MEMBERS’ ALLOWANCES AND SERVICES
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1. INTRODUCTION
The Members’ Allowances and Services Manual, which is available on the Source website and the Parliament of Canada website, is a comprehensive guide on the Board of Internal Economy’s current policies related to budgets, allowances, entitlements and services for Members, House Officers and research offices. In addition, this manual outlines the provisions that apply in the event of the resignation or non re-election of a Member or the death of a Member while in office, and explains how the dissolution of Parliament affects budgets, allowances, entitlements and services.

The Board of Internal Economy has established four By-laws under the authority of the Parliament of Canada Act:

- The Members By-law, which regulates the use of financial resources and administrative services provided by the House, serves as the foundation for the Members’ Allowances and Services Manual and should be read in conjunction with this manual.

- The Governance and Administration By-law provides the Clerk and other senior officials in the House Administration with various authorities relating to Members, committees and the House Administration. It provides for the establishment of budgets, allowances, rates and limits by the Board with regard to the funds, goods, services and premises used by Members.

- The Rules of Practice and Procedure of the Board of Internal Economy establish administrative rules relating to Board meetings, including the process by which Members may request direction from the Board or an exception to its By-laws.

- The Committees By-law provides for the financing of committees and the administration of goods and services for committees.

In the event of any inconsistencies between the By-laws and the Members’ Allowances and Services Manual, the By-laws take precedence over the manual.
2. GOVERNANCE AND PRINCIPLES

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1. Introduction

This chapter describes some of the governing principles as detailed in the Board of Internal Economy’s Members By-law, which regulates the allocation of funds, goods, services and premises to Members, as well as the use of such resources. In addition, this chapter provides an overview of the governance and administration of the House of Commons. Throughout this chapter, reference to Members should be read to include Presiding Officers, House Officers and the national caucus research offices, unless otherwise indicated, and any expenses are to be charged to their respective budgets.

This chapter describes the following:

- Governing Principles
- Governance Structure
- House Administration

For more information on the Members By-law, contact the Office of the Law Clerk and Parliamentary Counsel.

2. Governing Principles

This section defines:

- Parliamentary Functions
- Principles
  - Responsibilities and Accountability
  - Management and Use of House Resources
  - Travel
  - Recruitment and Management of Employees

2.1 Parliamentary Functions

Pursuant to section 52 of the Parliament of Canada Act, the Board of Internal Economy can make By-laws that govern the use of funds, goods, services and premises by Members in the fulfillment of their parliamentary functions.

Section 1 of the Members By-law defines “parliamentary functions” as follows:

“[…] duties and activities that relate to the position of Member, wherever performed and whether or not performed in a partisan manner, namely, participation in activities relating to the proceedings and work of the House of Commons and activities undertaken in representing his or her constituency or constituents.”

For clarity, subsection 4(3) of the Members By-law states that the following activities, when performed by a Member, are not parliamentary functions:
“(a) activities related to the private interests of a Member or a Member’s immediate family;

(b) activities related to the administration, organization and internal communications of a political party, including participation in a party leadership campaign or convention, solicitations of contributions and solicitations of membership to a political party;

(c) activities related to a Member’s re-election;

(d) activities designed, in the context of a federal, provincial, or municipal election, or any other local election, to support or oppose a political party or an individual candidate; and

(e) activities that are related to a meeting of an electoral district association, as defined in the Canada Elections Act, and that are carried out for nomination, electoral or sponsorship purposes or that relate to soliciting contributions or membership.”

Subsection 4(3.1) of the Members By-law clarifies that:

“For greater certainty, a Member’s parliamentary or constituency office shall not be used as a meeting or organizational location in relation to any of the activities referred to in subsection (3).”

2.2 Principles

The following principles govern the use of funds, goods, services and premises by Members or on their behalf, as well as the responsibilities that Members must accept with regard to the use of such resources, including the recruitment and management of employees as well as the management of travel allocations.

2.2.1. Responsibilities and Accountability

Members are responsible for knowing, understanding and following the Board of Internal Economy’s policies, as outlined in the Members By-law and in this manual.

- **Manage the budgetary limits:** Members must operate within the limits of their allocated budget to carry out their parliamentary functions and are personally responsible for paying expenditures that are not allowed or that exceed the budget, amounts, allowances, rates and limits. Except as directed by the Board, Members may not personally fund, in whole or in part, the purchase of House assets. *(Members By-law, Part 1)*

- **Responsibilities as an employer:** Members are the employers of their employees and have full discretion in the direction and control of the work performed on their behalf by employees and contractors. Members are always responsible for actions taken on their behalf. Even where there has been a delegation of authority, Members remain responsible for their employees’ actions and decisions. *(Members By-law, Part 1, Part 3 and Part 4)*

Employees of Members, Presiding Officers, House Officers and research offices are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.
• **Custodians of goods and premises**: Members are the custodians of goods and premises provided by the House of Commons or purchased with funds provided by the House. Assets must only be used in the fulfillment of parliamentary functions. As custodians, Members will be held accountable for managing and safekeeping these assets, whether purchased or provided by the House. *(Members By-law, Part 1)*

All assets provided by the House of Commons or purchased through any budget are the property of the House. As custodians of these assets Members are required to:

- safeguard these assets during their term in office wherever they are used (e.g. in the office, at home and in their car), and when being used by their employees;
- refrain from transferring assets between the parliamentary and constituency offices;
- ensure that when their employees’ employment ceases, all House assets assigned to them are returned;
- confirm and sign their inventory reports maintained by the House Administration; and
- coordinate the disposal of damaged or obsolete assets with Materiel and Contract Management.

### 2.2.2. Management and Use of House Resources

The following principles govern Members’ management and use of House of Commons resources and assets.

- **In the fulfillment of parliamentary functions only**: Members may use the funds, goods, services, and premises provided by the House of Commons in the fulfillment of their parliamentary functions only. *(Members By-law, Part 1 and Part 5)*

House assets are not intended for Members’ personal use. This includes travel resources provided to them by the House of Commons in the fulfillment of their parliamentary functions.

- **Use by Members and their employees**: Members may not allow resources provided by the House of Commons to be used by anyone other than their employees, except as directed by the Board of Internal Economy. Members, their employees and their immediate families may not, directly or indirectly, personally benefit from any of these resources, nor may Senators, the Senate, the Government of Canada or any of their employees. *(Members By-law, Part 1 and Part 3)*

- **No donations or contributions**: Members may not donate, directly or indirectly, funds, goods or services provided by the House of Commons to any person, cause or organization, nor may they use these House resources for the purpose of soliciting contributions. *(Members By-law, Part 1)*

- **Place of work**: Contractors or employees hired by Members may not have as their regular place of work any space in the premises owned or leased by a political party or under the effective control of a political party. *(Members By-law, Part 4)*

- **Reasonableness, transferability, and business need**: Since a new Member assumes custody and use of existing office assets from the previous Member, asset purchases must be reasonable and
the assets transferable and typically needed in an office. As a result, Members may not charge the cost of household, personal, premium or customized items to any budget.

- **Centrally funded assets:** Members may not purchase goods and services provided by the House Administration (and therefore funded through the House Administration central budget) and charge the cost to any other budget, unless otherwise indicated.

- **No joint ownership:** Members may not personally fund, in whole or in part, the purchase of House assets. Assets purchased with House funds, in whole or in part, are the sole property of the House of Commons.

- **Compliance with House of Commons standards:** Items purchased by Members must meet the House of Commons’ technical and service standards approved by the Board for specific assets, such as computers and telecommunication equipment, as well as furniture in the parliamentary offices. Members must contact the House Administration before making purchases to:
  
  o ensure that the equipment complies with these standards;
  o take advantage of any House standing offers, which usually offer the best value; and
  o record equipment warranties.

- **Insurance for personal assets:** Personal items belonging to Members or their employees used within the parliamentary precinct or in the constituency office are the responsibility of the owner and must be insured by the owner since they will not be covered by the House of Commons’ insurance in the event of loss or damage.

### 2.2.3. Travel

The following principles govern the use of travel entitlements by Members and their authorized travellers.

- **Parliamentary functions:** Members may use the travel resources provided to them by the House of Commons in the fulfillment of their parliamentary functions only. Expenses for all other travel are considered personal expenses. Each trip requires a specific purpose of travel related to the fulfillment of the Member’s parliamentary functions.

- **Travel within Canada:** Members’ travel entitlements are intended for travel within Canada, except as otherwise allowed under the *Members By-law*. As a result, Members will not be reimbursed the cost, in whole or in part, of airline tickets and road travel that indicate destinations or departure points (including single stops) outside Canada.

- **Travel status:** Members will be reimbursed for out-of-pocket expenses when in travel status, subject to certain conditions. Members are in travel status when they are at least 100 kilometres from their primary residence and travelling:
  
  o between Ottawa and their constituency;
  o within their constituency, or the province or territory in which their constituency is located;
  o within the National Capital Region (NCR);
• elsewhere in Canada; or
• in and between Washington D.C. or New York City and Ottawa or their constituency.

- Most direct route and economical transportation: Members and their authorized travellers must take the most direct route when travelling. They must also select the safest and the most economical and practical means of travel.

- Family reunification: Designated travellers and dependants may use travel points to reunite with the Member at the Member’s secondary residence or at another location where the Member is carrying out parliamentary functions. They may also reunite with the Member who is travelling as a Minister or Parliamentary Secretary when carrying out parliamentary functions at the same location or when the combined duration of ministerial and parliamentary duties does not allow the Member to return to the primary residence. Resources are not provided for travel related to the personal engagements of Members, designated travellers and dependants.

- Expenses paid through other means: Members may not seek the reimbursement of expenses for meals (e.g. during flights and at events they are attending) and other items provided to them at no additional cost during their travels.

2.2.4. Recruitment and Management of Employees

The following principles govern the recruitment and management of Members’ employees.

**Members as employers:** Members are the employers of their employees. In accordance with the Members By-laws, Members may recruit, hire, promote or release employees, and determine their job responsibilities, their hours of work, the classification of their positions, and their salaries. Members have the full discretion over the direction and control of the work performed on their behalf by their employees; however, employees are hired exclusively to assist Members in the fulfillment of their parliamentary functions.

- **Fairness:** Employees are entitled to be treated in a fair and equitable manner, free from discrimination.
- **Respect:** Employees are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.
- **Safety:** Employees are entitled to a safe and healthy work environment. Members will take all reasonable precautions to protect their employees from illness or injury.

3. Governance Structure

The governance structure of the House of Commons is as follows:

- **Board of Internal Economy:** The Board is responsible for all financial and administrative matters with respect to Members, the House of Commons itself, its premises, services and staff. It is comprised of Members representing all recognized political parties.

  The Board is established pursuant to the Parliament of Canada Act, which sets out its powers and exclusive authority to govern the allocation and use of funds, goods, services and premises
that Members and House Officers need to carry out their parliamentary functions. The Board’s decisions and opinions are reflected in the policies contained in this manual. Based on these policies, Members manage their offices and employees, provide services to their constituents, and perform their parliamentary functions.

The Board approves House Administration budgets and is the employer of House Administration employees.

- **Speaker:** At the beginning of each parliament, Members elect the Speaker of the House by secret ballot. The Speaker chairs the Board of Internal Economy.

- **Standing Committee on Procedure and House Affairs:** The Committee’s mandate includes reviewing and reporting to the House of Commons and the Board of Internal Economy on the following:
  - issues concerning the administration of the House and the provision of services and facilities to Members; and
  - the effectiveness and management of operations under the joint control of the House of Commons and the Senate, except the Library of Parliament.

- **Clerk:** As the permanent senior officer of the House of Commons and the Secretary to the Board of Internal Economy, the Clerk is responsible for the management of the House Administration in accordance with the Board’s policy decisions and directions. The Clerk advises and supports the Speaker, the House and its committees in all procedural and administrative matters. The Clerk, acting under the authority of the Board, carries out the functions of the Board as employer and is responsible for financial matters, including the establishment of a system of internal financial controls for the House.

- **Clerk’s Management Group:** Chaired by the Clerk and composed of the heads of each service area, this management committee assists the Clerk by recommending policies and making submissions to the Board of Internal Economy, setting direction and priorities for the House Administration, defining expected results, managing risks, and monitoring work in progress. The Clerk’s Management Group ensures compliance with the By-laws, and aligns and coordinates policies and procedures within the House Administration in accordance with the Board’s decisions. The Clerk’s Management Group is accountable to the Clerk.

### 4. House Administration

The House Administration is the non-partisan institutional infrastructure that provides continuity from one parliament to the next, ensuring a stable infrastructure for Members, and preserving the parliamentary traditions and environment that support Members in the fulfillment of their parliamentary functions.

The House Administration is structured to serve the individual and collective needs of Members in their roles as legislators and representatives of their constituents in the Chamber, in committees and in caucus and also supports the Board of Internal Economy.
• **Office of the Clerk:** Under the leadership of the Clerk, this office supports the Board and the Speaker. Other responsibilities include internal audit, corporate communications, and safeguarding the heritage and traditions of Parliament.

• **Office of the Law Clerk and Parliamentary Counsel:** Under the leadership of the Law Clerk and Parliamentary Counsel, this service area provides legal and legislative services to the Speaker, the Board of Internal Economy, Members, the Clerk and the House Administration. Legal services include advice and representation on constitutional and parliamentary law, legal rights and immunities of Members, legal powers of the House and its committees, labour and employment law, conflict of interest, contractual obligations, and the application of federal laws to House business. Legislative services include assisting Members with the preparation of private Members’ bills and of amendments to government bills. Other responsibilities include the printing and reprinting of private Members’ bills and of government bills.

• **Procedural Services:** Under the leadership of the Deputy Clerk, Procedure, this service area provides a full range of procedural and legislative services to the Speaker, Members and House Officers. This includes preparing the official agenda and record of proceedings of the House (i.e. *Order Paper* and *Journals*, respectively), as well as maintaining House papers and records. It also provides a secretariat function to committees and organizes, on behalf of both the Senate and the House of Commons and their Speakers, the participation of the Parliament of Canada in international and interparliamentary activities in Canada and abroad.

• **Office of the Deputy Clerk, Administration:** Under the leadership of the Deputy Clerk, Administration, this office oversees the functionality and service delivery of the service areas listed below. Other responsibilities include strategic planning and reporting activities, and administration of the Parliamentary Press Gallery.
  
  o **Corporate Security Office:** Under the leadership of the Sergeant-at-Arms, this office acts as the central point of coordination for corporate security risk management and as a liaison with the Parliamentary Protective Service, who is responsible for physical security throughout the parliamentary precinct. The office is responsible for security project management, event coordination, parking allocation and enforcement, accreditation and security clearances, administrative investigations and ceremonial Chamber duties.

  o **Finance Services:** Under the leadership of the Chief Financial Officer (CFO), this service area is responsible for corporate financial planning, financial and asset management, as well as the contracting and purchasing of goods and services. The CFO provides policy and strategic financial advice and services to the Clerk, Members, the Board, and the House Administration.

  o **Human Resources Services:** Under the leadership of the Chief Human Resources Officer, this service area is responsible for providing human resources services to the House Administration and Members. This includes pay and benefits, learning and organizational development, language training, occupational health, safety and environment, accommodation of Members with special needs, and respectful workplace programs.

  o **Digital Services and Real Property:** Under the leadership of the Chief Information Officer (CIO), this service area is responsible for providing information technology and
information management services to Members, the House Administration and to other parliamentary organizations, including the Office of the Conflict of Interest and Ethics Commissioner. This includes the planning and delivery of a broad range of technology programs and services. In addition, this service area broadcasts the House of Commons debates and the committee proceedings, and is responsible for the House of Commons accommodation program. The CIO is responsible for overseeing the partnership with Public Services and Procurement Canada as it relates to the Long-Term Vision and Plan for the parliamentary precinct.

- **Parliamentary Precinct Operations:** Under the leadership of the Chief Operations Officer, this service area provides functional accommodation and related services to all Members and the House Administration. These services include trades, tenant operations, room allocations, food services, postal and messenger services, transport services, printing services, as well as maintenance and material handling.
3. MEMBERS’ SALARY AND BENEFITS
1. Introduction

Members are entitled to a sessional allowance and a number of benefits such as a retirement plan. This chapter should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter.

This chapter describes the following:

- Members’ Salary
- Insurance Plans
- Pension
- Relocation
- Employee and Family Assistance Program
- Special Accommodations for Members
- Conflict Resolution and Harassment Prevention

For information about the impacts of the dissolution of Parliament or of a general election on Members’ salaries and benefits, see the Dissolution of Parliament and Elections chapters, respectively.

For information on the additional salaries and benefits of House Officers, see the respective salary and benefits sections in the Presiding Officers, House Officers and Recognized Parties chapter.

2. Members’ Salary

**Members’ salary:** In accordance with the Parliament of Canada Act, Members are eligible to receive a sessional allowance as of the date of their election, as certified in the appropriate writ issued by the Chief Electoral Officer. The sessional allowance is payable in equal instalments on the last day of each month until the Member ceases to be a Member (i.e. if the Member does not seek re-election, is not re-elected, resigns, or dies while in office). For more information, see the Elections chapter and the Presiding Officers, House Officers and Recognized Parties chapter.

**Additional salaries:** Members who hold certain offices and positions are entitled to additional salaries in accordance with the Parliament of Canada Act. These salaries are paid as of the date of the Member’s appointment or election, depending on the requirements of the position. For more information about House Officers, the Speaker and other presiding officers, see the Presiding Officers, House Officers and Recognized Parties chapter.

**Annual adjustment:** The sessional allowance and additional salaries are adjusted each year on April 1 based on the index of the average percentage increase in base-rate wages for a calendar year in Canada resulting from major settlements negotiated in the private sector. This index is published by Employment and Social Development Canada within three months following the end of each calendar year. The salaries are rounded down to the nearest hundred dollars.

For the current sessional allowance and additional salaries, see the Sessional Allowance and Additional Salaries appendix in this chapter.
Members’ attendance reporting: An amount of $120 is deducted from the sessional allowance for each day, beyond 21 days in a session, that a Member does not attend a sitting of the House for reasons other than:

- illness;
- public or official business;
- service in the Canadian Armed Forces;
- pregnancy (for up to 4 weeks before the expected childbirth); or
- care of a newborn or newly adopted child (for 12 months after the date of the child’s birth or the date when the adopted child is placed with the Member).

For every month that the House is sitting, Members must provide Pay and Benefits with the Statement of Attendance form that indicates the number of days they did not attend sittings for any of the reasons listed above, or for other reasons. The days they did not attend sittings due to the reasons enumerated above still count as days of attendance. No deductions are made from Presiding Officers’ and House Officers’ additional salaries.

3. Insurance Plans

Members are provided with a range of protection in the event of illness, disability or death. Coverage includes life insurance, and health and dental care. The following insurance plans are available to Members:

- Public Service Management Insurance Plan
- Public Service Health Care Plan
- Dental Care Plans
- Other Insurance Options

3.1 Public Service Management Insurance Plan

Premiums for this plan, with the exception of supplementary life insurance, are paid by the House Administration and are a taxable benefit. This optional insurance plan includes:

- **Basic life insurance**: A lump sum benefit for basic life insurance is provided to the named beneficiary in the event of a Member’s death from any cause while insured.

- **Supplementary life insurance**: Members may, at their own expense, add supplementary life insurance coverage to the equivalent of their annual salary.

- **Accidental death and dismemberment benefit**: A lump sum benefit for accidental death and dismemberment is provided to a Member if mutilated in an accident or to a Member’s dependants or estate if the Member is killed in an accident.

- **Insurance for spouse and dependants**: Life insurance, as well as accidental death and dismemberment coverage, are provided for the Member’s spouse ($5,000) and for each dependent child ($2,500).
• **Long-term disability**: Continuing income may be provided to Members who are unable to work as a result of a disability.

• **Post-retirement life insurance**: This optional life insurance is available to former Members who receive a monthly retirement allowance under the *Members of Parliament Retiring Allowances Act* immediately upon ceasing to be a Member and to former Members who meet the eligibility criteria under section 71.2 of the *Parliament of Canada Act*.

For more information about insurance benefits for Members, see the [Public Service Management Insurance Plan](#) or contact Pay and Benefits.

### 3.2 Public Service Health Care Plan

This plan provides Members, their spouses and dependants with coverage for costs they have incurred for eligible services and products, including drugs, vision care, hearing aids, hospital benefits and nursing services excluded from the Member’s provincial or territorial plan. Some restrictions may apply. For more information about insurance benefits for Members, see the [Public Service Health Care Plan Directive](#) or contact Pay and Benefits.

Former Members can maintain their coverage under this plan if they receive a monthly retirement allowance, in accordance with the *Members of Parliament Retiring Allowances Act*, immediately upon ceasing to be a Member or if they meet the eligibility criteria under section 71.2 of the *Parliament of Canada Act*.

### 3.3 Dental Care Plans

**Public Service Dental Care Plan**: This mandatory plan provides insurance for dental services and supplies not covered under provincial or territorial health care or another dental plan for Members, their spouses and dependants. The House Administration pays the premiums for the plan. Some limits apply. For more information about the Dental Care Plan – Public Service of Canada or about insurance benefits for Members, see the [Source](#) website or contact Pay and Benefits.

**Pensioners’ Dental Services Plan**: This plan is similar to the Public Service Dental Care Plan with respect to coverage, except that it is voluntary and at the former Member’s expense. It is available to former Members who are entitled to receive a monthly retirement allowance immediately upon ceasing to be a Member and to former Members who meet the eligibility criteria under section 71.2 of the *Parliament of Canada Act*. Former Members’ survivors may also use this plan. For more information about the Pensioners’ Dental Services Plan or about insurance benefits for Members, see the [Source](#) website or contact Pay and Benefits.

### 3.4 Other Insurance Options

There are several other insurance options provided or available to Members when travelling on official business. For more information about these plans, contact Financial Management Operations.

**Group special risk insurance**: Members, as well as their designated traveller and dependants who are travelling with or on behalf of the Member, are provided with additional accident coverage.
Flight and rail insurance: Insurance in the amount of $500,000 per person is provided to Members and their authorized travellers at no charge if their airline or rail ticket is booked and paid through Members’ Travel Services. The insurance covers accidental loss of life, sight or limbs. Travellers who pay for their airline and rail tickets by other means will not benefit from this insurance. Members may purchase optional flight or rail insurance at their own expense.

Other travel insurance: Additional insurance is provided to Members and their authorized travellers at no charge and includes coverage for lost and stolen baggage, and baggage and trip delays if their airline or rail ticket is booked and paid through Members’ Travel Services. Travellers who pay for their airline or rail tickets by other means will not benefit from this insurance. For more information about this coverage, contact Financial Management Operations. Members may purchase optional travel insurance at their own expense for tickets purchased through Members’ Travel Services or another travel agency.

Medical insurance: Additional medical insurance is provided to Members for business travel outside Canada under the Travel Points System or for travel with committees, parliamentary associations and parliamentary delegations. This insurance provides additional coverage once all other provincial and group medical coverage has been exhausted.

Provincial and territorial medicare: All provinces and territories provide Members with basic health insurance. Most Members pay no premiums for this insurance; however, Members residing in Alberta and British Columbia share the premiums with the House Administration.

4. Pension

The *Members of Parliament Retiring Allowances Act* regulates pension coverage for Members of the House of Commons. Under the Act, Members must contribute a percentage of their sessional allowance toward their retirement benefits. For more information about retirement benefits for Members, see the Source website or contact Pay and Benefits. Members can also obtain details pertaining to their personal retirement benefits from their Pay and Benefits Advisor.

Severance allowance: When Members cease to be a Member, they may be entitled to a severance allowance. For more information about retirement benefits, see the Source website or contact Pay and Benefits.

Disability allowance: Members who are 65 years of age or older and who resign by reason of disability may choose to receive a disability allowance.

5. Relocation

Once per Parliament, Members may relocate their primary residence to the National Capital Region (NCR) or establish a secondary residence in the NCR. Members may relocate back from the NCR to a residence in Canada outside the NCR within one year of ceasing to be a Member. These benefits are subject to the conditions outlined below.

Allowable relocation expenses: The following expenses will be reimbursed at the time of relocation to and from the NCR:

- packing, unpacking and moving of furniture, household equipment and personal effects of the Member, the Member’s spouse and dependants residing with the Member;
• shipping of up to two family vehicles owned by the Member, the Member’s spouse or dependants residing with the Member

Note: Campers, snowmobiles, racing cars, and any other vehicle or boat with three-quarter ton rating or more are not allowed.

• transportation of household pets;

• in-transit storage of household goods and effects when necessary, up to three months;

• insurance premiums up to $1,500 for household effects; and

• installation or removal of appliances, utilities, telecommunications and security systems, etc.

Restrictions and limitations: The following restrictions and limitations apply:

• All relocation expenses, including monthly storage charges if required, must be claimed within one year of ceasing to be a Member.

• Relocation must include the NCR as the first destination or last departure point. (Relocations within the NCR are not allowed.)

• Materiel and Contract Management must approve, in advance and in writing, any in-transit storage of household effects from a Member’s residence in the NCR.

• Moves must be direct, from one address to another. Only expenses incurred for the loading, unloading, cartage or freight of Members’ household effects in their primary or secondary residence or authorized storage location will be reimbursed.

• The House of Commons will not be liable for:
  - any fees, liabilities or costs related to the leasing, renting, buying, or selling of a Member’s primary or secondary residence by a Member, former Member or their estate; and
  - any economic losses or out-of-pocket expenses incurred due to a recession, depressed housing market conditions, health-related issues, floods, fire, etc.

• Members must settle any disputes resulting from the move (e.g. damages to goods in transit) directly with the moving or insurance company prior to signing or submitting the invoices for payment or reimbursement within one year of ceasing to be a Member.

Planning of a move: For more information and advice, Members should contact Materiel and Contract Management before proceeding with any relocation-related activities.

The House Administration has contracted with companies to move Members’ personal effects. These professional moving companies offer excellent service, preferred client rates and liability coverage. Alternatively, Members may use another moving company provided the Member obtains estimates from at least two commercial moving companies. These estimates must be provided to Materiel and Contract Management for review who will provide Members with a written confirmation of the selected moving company. The selected company will be the one of the three with the best cost and value.
To ensure that the interests of Members and the House Administration are protected, moving estimates must be in the Member’s name and signed by the Member, a representative of the moving company, and their respective witnesses. The House Administration is unable to give a moving company, prior to any move, verbal or written guarantees that the full estimated relocation expenses, as determined by the moving company, will be paid by the House Administration.

The estimates must include:

- the moving company’s business number and goods and services tax/harmonized sales tax registration number;
- the services to be provided, including the weight of the goods, as well as the departure and destination addresses;
- the insurance coverage;
- total fees; and
- the timelines and deliverables.

Once signed, a moving estimate is considered a binding contract and may not be amended or replaced by a new agreement that charges a greater amount for the same arrangements.

**Invoices**: All invoices for moving expenses must be sent to the Member or former Member, who is responsible for confirming the expenses and that the work performed is satisfactory. Original receipts for all relocation expense claims are required.

Invoices must indicate:

- the completed work, described in detail with dates; and
- the dollar amount of the invoice.

Members may pay relocation expenses directly to the moving company and then claim reimbursement from Financial Management Operations. Alternatively, the moving company’s invoice, with the written approval of the Member or former Member, may be forwarded to Financial Management Operations for direct payment to the moving company. Only allowable expenses approved in writing by the Member will be paid. Any unpaid portion of a move resulting from a dispute is the Member’s personal responsibility.

**Travel for relocation purposes**: The Member’s travel expenses, as well as those of the Member’s spouse and dependants who reside with the Member, will be reimbursed as follows:

- **Relocation to the National Capital Region (NCR)**: The Member’s air or road transportation expenses, as well as those of the Member’s spouse and dependants, for relocation from the Member’s primary residence to a residence in the NCR may be claimed under the Travel Points System.

    When travelling under the Travel Points System, Members may claim their personal accommodation, meal and incidental expenses as a charge to their Travel Status Expenses Account. For more information, contact Financial Management Operations.
• **Relocation back to a residence in Canada, outside the NCR:** The House Administration will pay the Member’s air or road transportation expenses, as well as those of the Member’s spouse and dependants, for relocation from the NCR to the new or former place of residence in Canada, in accordance with the Members’ travel regulations in effect at that time. Additional costs resulting from a single stop en route for personal reasons will be at the traveller’s expense.

Accommodation, meal and incidental expenses are not reimbursed. However, if relocating while still in office, the Member’s personal accommodation, meal and incidental expenses may be charged to the Travel Status Expenses Account.

6. **Employee and Family Assistance Program**

This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. The program is free and available to Members, their spouses, their dependants and their employees. For more information, contact Occupational Health, Safety and Environment.

7. **Special Accommodations for Members**

Members that require special accommodations to fulfil their parliamentary functions may contact the Chief Human Resources Officer (CHRO). Under the direction of the CHRO, Human Resources Services will work directly with Members to assess their specific needs and ensure the implementation of an approved accommodation plan based on standard practices.

8. **Conflict Resolution and Harassment Prevention**

Employees of Members, Presiding Officers, House Officers and national caucus research offices are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.

The *Code of Conduct for Members of the House of Commons: Sexual Harassment* ensures the commitment of Members in creating an environment free of sexual harassment. Every Member is therefore required to sign the pledge form and return it to the Office of the Chief Human Resources Officer.

The *House of Commons Policy on Preventing and Addressing Harassment* focuses on harassment prevention and provides a process for filing informal and formal complaints, investigating and reporting on harassment, and communicating and appealing findings. This policy applies to Members, Presiding Officers, House Officers and Members responsible for research offices and their employees.

In support of this policy, the Finding Solutions Together program is available to Members and their employees when they experience conflict or harassment in the workplace. This confidential program
focuses on communication, collaboration and respect to resolve conflict as well as administering the harassment prevention program.

For more information about the program, contact the Manager of the Finding Solutions Together program or the Chief Human Resources Officer.
Appendix: Sessional Allowance and Additional Salaries

All Sessional Allowance and Additional Salaries are rounded down to the nearest hundred dollars as per section 67 of the *Parliament of Canada Act* and are effective as of April 1, 2019.

<table>
<thead>
<tr>
<th>Type</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Member’s Sessional Allowance</td>
<td>$178,900</td>
</tr>
<tr>
<td>Prime Minister&lt;br&gt; <em>Pursuant to the Salaries Act or the Ministries and Ministers of State Act</em></td>
<td>178,900</td>
</tr>
<tr>
<td>Speaker</td>
<td>85,500</td>
</tr>
<tr>
<td>Leader — Official Opposition</td>
<td>85,500</td>
</tr>
<tr>
<td>Cabinet Ministers&lt;br&gt; <em>Pursuant to the Salaries Act or the Ministries and Ministers of State Act</em></td>
<td>85,500</td>
</tr>
<tr>
<td>Ministers of State&lt;br&gt; <em>Pursuant to the Salaries Act or the Ministries and Ministers of State Act</em></td>
<td>85,500</td>
</tr>
<tr>
<td>Secretaries of State&lt;br&gt; <em>Pursuant to the Salaries Act or the Ministries and Ministers of State Act</em></td>
<td>63,900</td>
</tr>
<tr>
<td>Leader — Other Opposition Party</td>
<td>60,600</td>
</tr>
<tr>
<td>Deputy Speaker and Chair, Committees of the Whole</td>
<td>44,200</td>
</tr>
<tr>
<td>House Leader — Official Opposition</td>
<td>44,200</td>
</tr>
<tr>
<td>Chair – National Security and Intelligence Committee of Parliamentarians&lt;br&gt; <em>Pursuant to the National Security and Intelligence Committee of Parliamentarians Act Other than Members receiving a salary under the Salaries Act</em></td>
<td>44,200</td>
</tr>
<tr>
<td>Chief Whips — Government and Official Opposition</td>
<td>31,900</td>
</tr>
<tr>
<td>Parliamentary Secretaries</td>
<td>17,500</td>
</tr>
<tr>
<td>Assistant Deputy Speaker and Deputy Chair — Committees of the Whole</td>
<td>17,500</td>
</tr>
<tr>
<td>Assistant Deputy Speaker and Assistant Deputy Chair — Committees of the Whole</td>
<td>17,500</td>
</tr>
<tr>
<td>Position</td>
<td>Description</td>
</tr>
<tr>
<td>----------</td>
<td>-------------</td>
</tr>
<tr>
<td>House Leader — Other Opposition Party</td>
<td></td>
</tr>
<tr>
<td>Deputy House Leaders — Government and Official Opposition</td>
<td></td>
</tr>
<tr>
<td>Chief Whip — Other Opposition Party</td>
<td></td>
</tr>
<tr>
<td>Deputy Whips — Government and Official Opposition</td>
<td></td>
</tr>
<tr>
<td>Caucus Chairs — Government and Official Opposition</td>
<td></td>
</tr>
<tr>
<td>Chair — Standing, Special, Standing Joint and Special Joint Committees</td>
<td></td>
</tr>
<tr>
<td>Committee Member — National Security and Intelligence Committee of Parliamentarians</td>
<td></td>
</tr>
<tr>
<td>Caucus Chair — Other Opposition Party</td>
<td></td>
</tr>
<tr>
<td>Deputy House Leader — Other Opposition Party</td>
<td></td>
</tr>
<tr>
<td>Deputy Whip — Other Opposition Party</td>
<td></td>
</tr>
<tr>
<td>Vice-Chairs — Standing, Special, Standing Joint and Special Joint Committees</td>
<td></td>
</tr>
</tbody>
</table>
4. BUDGETS

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1. Introduction

Members are provided with funds, premises, goods and services to support them in the fulfillment of their parliamentary functions. Members must operate within their allocated budget and use the resources as prescribed by the Board of Internal Economy. Additional information on allowable expenses is provided throughout this manual.

Members should read this chapter in conjunction with section 2, Governing Principles in the Governance and Principles chapter.

This chapter presents an overview of the resources provided to Members and includes links to relevant sections throughout this manual.

This chapter describes the following:

- Resources Provided by the House Administration
- Member’s Office Budget
- Travel Allocations
- Delegation of Authority
- Financial Reports and Public Disclosure
- Accounting and Reimbursement
- Summary of Budget Allocations

For more information about the office budgets of Presiding Officers, House Officers and national caucus research offices, see the Presiding Officers, House Officers and Recognized Parties chapter.

For more information about the impacts of the dissolution of Parliament or of a general election on Members’ budgets, see the Dissolution of Parliament chapter and Elections chapter, respectively.

For a summary of the budget allocations, see section 8, Summary of Budget Allocations in this chapter.

2. Resources Provided by the House Administration

Resources provided by the House Administration to Members in support of their parliamentary functions, also known as Resources Provided by the House (RPH) or centrally funded assets, are resources charged to the House Administration central budget.

These resources include, under certain conditions, printing and mailing services, parliamentary and constituency office spaces, some office materials and supplies, telecommunications and wireless equipment and services, employees paid from the Consolidated Revenue Fund, translation services, and certain travel resources.

In addition, each fiscal year, Members are allocated travel points for trips between their constituency and Ottawa, elsewhere in Canada, and to Washington D.C. and New York City, subject to certain
conditions. The transportation cost associated with these travel points is charged to the House Administration central budget. For more information on the use of travel points, see section 4. Travel Allocations in this chapter and section 6. Travel Points System in the Travel chapter.

Members may not purchase goods and services provided by the House Administration, and funded through the House Administration central budget, and charge the cost to any other budget, unless otherwise indicated.

Members may not allow resources provided by the House of Commons to be used by anyone other than their employees, except as directed by the Board of Internal Economy. Members, their employees and their immediate families may not, directly or indirectly, personally benefit from any of these resources. Furthermore, these resources may not be used for election purposes at any time.

Additional information on resources provided by the House Administration is available throughout this manual. This information may also be obtained by contacting the House Administration.

3. Member’s Office Budget

The Board of Internal Economy sets the Member’s Office Budget (MOB).

The MOB consists of a basic budget and in some cases, an Elector Supplement and/or a Geographic Supplement for Members who represent densely populated or geographically large constituencies. Members whose constituencies are located in areas of the country where transportation and communication facilities may be restricted, as listed in Schedule 3 of the Canada Elections Act, also receive a Schedule 3 Supplement. The MOB is allocated each fiscal year on April 1. The Board may adjust the budget from time to time.

Members use the MOB to pay employee salaries, service contracts, some operating and travel costs, and other expenses, as determined by the Board. Members are responsible for the management of these resources and must operate within their allocated budget, as they are personally responsible for paying expenditures exceeding their budget.

The MOB includes:

- **Basic budget**: The basic budget for the 2019-2020 fiscal year is set at $363,600 for all constituencies.

- **Elector Supplement**: Members who represent densely populated constituencies receive an Elector Supplement. This graduated supplement is added to the basic budget when there are 70,000 electors or more on the Final Lists of Electors for the Member’s constituency, as published by the Chief Electoral Officer after an election. The Elector Supplement remains in effect for the duration of Parliament.
2019-2020 Annual Elector Supplement

<table>
<thead>
<tr>
<th>Number of Electors</th>
<th>Supplement</th>
</tr>
</thead>
<tbody>
<tr>
<td>150,001 or more</td>
<td>$64,020</td>
</tr>
<tr>
<td>130,001 – 150,000</td>
<td>53,340</td>
</tr>
<tr>
<td>110,001 – 130,000</td>
<td>42,690</td>
</tr>
<tr>
<td>90,001 – 110,000</td>
<td>32,030</td>
</tr>
<tr>
<td>80,001 – 90,000</td>
<td>21,370</td>
</tr>
<tr>
<td>70,000 – 80,000</td>
<td>10,680</td>
</tr>
</tbody>
</table>

- **Geographic Supplement**: Members who represent constituencies with an area of 500 square kilometres or more receive a graduated Geographic Supplement.

2019-2020 Annual Geographic Supplement

<table>
<thead>
<tr>
<th>Area (sq. km)</th>
<th>Supplement</th>
</tr>
</thead>
<tbody>
<tr>
<td>500,001 or more</td>
<td>$64,950</td>
</tr>
<tr>
<td>200,001 – 500,000</td>
<td>45,760</td>
</tr>
<tr>
<td>75,001 – 200,000</td>
<td>36,910</td>
</tr>
<tr>
<td>20,001 – 75,000</td>
<td>26,570</td>
</tr>
<tr>
<td>15,001 – 20,000</td>
<td>23,610</td>
</tr>
<tr>
<td>8,001 – 15,000</td>
<td>20,670</td>
</tr>
<tr>
<td>3,001 – 8,000</td>
<td>10,320</td>
</tr>
<tr>
<td>500 – 3,000</td>
<td>5,910</td>
</tr>
</tbody>
</table>

- **Schedule 3 Supplement**: Members who represent constituencies located in areas of the country where transportation and communication facilities may be restricted, as listed in Schedule 3 of the *Canada Elections Act*, receive a Schedule 3 Supplement, which is set at $20,670 for the 2019-2020 fiscal year, except for Members representing Nunavut and the Northwest Territories, who receive $24,800.

For a complete list of basic budgets and supplements by constituency, see the Appendix: Member’s Office Budget by Constituency 2019-2020 in this chapter.

**Carry-forward**: Members may carry forward into the next fiscal year the unspent portion of their current fiscal year’s MOB, excluding any carry-forward from a prior year, to a maximum of 5% of the approved budget. The carry-forward is calculated each year in June by the House Administration and is automatically added to the MOB for the new fiscal year. However, the carry-forward policy does not apply to expenditure limits established within a budget, such as the Miscellaneous Expenditures Account and the Advertising Expenses Account.
Year of an anticipated general election: In the year of an anticipated general election, the MOB will be prorated based on the number of days between April 1 and midnight the day before the general election.

Electoral boundaries redistribution: The Chief Electoral Officer confirms the electoral boundaries of each constituency, which are reviewed every 10 years. After this review and the next election, there may be changes to the supplements due to revised demographic or electoral boundaries.

Miscellaneous Expenditures Account: Members may use up to 3% of their MOB for hospitality and gift expenses. Eligible hospitality and gift expenses related to their parliamentary, non-political functions are charged to this account. For more information, see section 4. Hospitality and Gifts in the Expenses chapter and the Appendix: Financial Limits by Constituency 2019-2020.

Advertising Expenses Account: Members may use up to 10% of their MOB for advertising expenses. Eligible advertising expenses related to their parliamentary, non-political functions are charged to this account. For more information, see the 3.Advertising section in the Expenses chapter and the Appendix: Financial Limits by Constituency 2019-2020.

For more information on the MOB, see the Expenses chapter and the Appendix: Member’s Office Budget by Constituency 2019-2020.

4. Travel Allocations

The Board of Internal Economy provides Members with travel allocations to reimburse their transportation, accommodation and meal expenses as follows:

- **Travel Points System**: Members are allocated 64 travel points each fiscal year to carry out their parliamentary functions. Members who have more than one dependant are provided with eight additional points for the second and any subsequent dependants between the ages of 6 and 20. Members may use:
  - all these points for regular trips, which are trips:
    - between their constituency and Ottawa;
    - within the constituency; and
    - from Ottawa or the constituency to the provincial/territorial capital in which the constituency is located.
  - up to 25 of these 64 points for special trips, which are trips within Canada (other than regular trips), 4 of which can be used to travel to Washington D.C. and New York City.

Unused travel points cannot be carried forward from one fiscal year to the next.

Travel points may be used by the Member’s authorized travellers, under certain conditions.

For more information on the use of travel points, see section 6. Travel Points System in the Travel chapter.
• **Travel Status Expenses Account (TSEA):** Members are provided with a budget for the living expenses that they personally incur while in travel status. Members may charge meal, incidental and accommodation expenses, including those related to their secondary residence, that they personally incur while in travel status to this account. The maximum limit for the 2019-2020 fiscal year is set at $30,690.

Unused amounts of the TSEA cannot be carried forward from one fiscal year to the next.

For more information, see the **Travel** chapter.

**Year of an anticipated general election:** In the year of an anticipated general election, the travel point allocation and the TSEA budget are prorated based on the number of days between April 1 and midnight the day before the general election.

### 5. Delegation of Authority

The Board of Internal Economy allows Members to delegate certain responsibilities to their regular employees. However, Members are ultimately accountable for the actions taken on their behalf and are personally responsible for paying expenditures that are not allowed. Under no circumstances can Members delegate responsibilities to contractors.

Members may delegate the following responsibilities in writing to a regular employee:

- initiate expenditures against the Member’s Office Budget (MOB);
- approve invoice payments, including those for lease agreements, equipment maintenance contracts, goods and services contracts, but excluding contracts for professional services;
- approve petty cash claims for office expenses;
- request budget information, including salary costs;
- approve monthly employee attendance forms, except the designated employee’s own report;
- approve requisitions for office supplies, stationery, printing services and householder printing;
- request locksmith services; and
- approve requisitions for identification/access cards.

Members may not delegate the following responsibilities:

- appoint or terminate employees;
- set or amend pay rates and working hours for employees;
- enter into, amend or terminate contracts;
- approve payments for contracts for professional services;
- enter into, amend or terminate lease agreements;
• approve requests for airline or train tickets;
• approve travel expense claims;
• make commitments for matters for which the Member is personally liable;
• establish a petty cash fund for office expenses;
• approve hospitality and gift expenses charged to the Miscellaneous Expenditures Account; and
• approve charges for advertising expenses.

Financial Management Operations must be notified in writing of the delegation, its extent and duration, any subsequent amendments, and its termination. Members must complete and return the Delegation of Authorities form. Forms may need to be updated from time to time to ensure accuracy of the information on record. For more information or a copy of the form, see the Financial Portal or contact Financial Management Operations.


Financial reports: Members may access different financial reports related to their budgetary allocations and various expenditures, including salary, travel, operating and advertising expenses, through the Financial Portal. For more information, contact Financial Management Operations.

Other than the Member or the Board of Internal Economy, no other person or group may release information about a Member’s expenditures without the permission of the Member or the Board.

Public disclosure: The Speaker of the House of Commons will publish the Members’ Expenditures Report on the Parliament of Canada website on a quarterly basis. The report summarizes:

• expenditures incurred by Members;
• expenditures related to resources provided by the House Administration in support of Members’ parliamentary functions;
• detailed travel expenses charged under the Travel Points System; and
• detailed hospitality expenditures.
Members must routinely review their financial reports and report any errors to ensure the accuracy and validity of the data available in the Financial Portal. The schedule for cumulative quarterly reporting is as follows:

<table>
<thead>
<tr>
<th>Year-to-date Reports</th>
<th>Publishing Deadline</th>
</tr>
</thead>
<tbody>
<tr>
<td>Q1 (April – June)</td>
<td>September 30</td>
</tr>
<tr>
<td>Q2 (April – September)</td>
<td>December 31</td>
</tr>
<tr>
<td>Q3 (April – December)</td>
<td>March 31</td>
</tr>
<tr>
<td>Q4 (April – March)</td>
<td>June 30</td>
</tr>
</tbody>
</table>

7. Accounting and Reimbursement

Members are responsible for managing their budgets. They must therefore submit their expense claims promptly, manage their petty cash and set up recurring payments for their office and secondary residence leases, if applicable, by filling the Direct Deposit Enrolment – Contractors, Landlords, Suppliers and Others form. For more information, contact Financial Management Operations.

**Payments to suppliers**: Members are responsible for directly paying suppliers for all allowable expenses under $100. For allowable expenses exceeding $100, Members may either:

- submit an office expense claim through the Financial Portal and provide the approved original invoices to Financial Management Operations for payment directly to the supplier; or
- pay these expenses and then seek reimbursement by submitting a claim through the Financial Portal and providing the original receipts to Financial Management Operations.

During the fiscal year, reimbursement requests should be submitted to Financial Management Operations as soon as possible. At the end of the fiscal year (March 31), all accounts relating to that fiscal year must be received by the date specified by Financial Management Operations in its year-end procedures. Subject to certain conditions, invoices received after the specified date will be charged to the budget of the new fiscal year.

**Travel expense claims**: A single claim for each trip including all transportation, accommodation and per diem expenses must be submitted by Members and their authorized travellers. Travel claims must be submitted through the Financial Portal within 30 calendar days of the end of the trip. Members and their authorized travellers must regularly reconcile all outstanding travel claims and airline tickets purchased by Members’ Travel Services. Members may not transfer travel costs between the Travel Points System, the Travel Status Expenses Account and the Member’s Office Budget (MOB) after they have been approved and submitted through the Financial Portal. For more information on submitting claims, contact Financial Management Operations.

**Expense claims**: Members must submit all expense claims, along with original receipts, invoices and supporting documentation (e.g. tear sheet and copy of material produced) promptly after the expenses are incurred.
Direct deposit for reimbursement: Reimbursement of travel and office expense claims will be made through direct deposit to the Member’s bank account.

Limits on the purchase of certain types of assets: Certain assets are subject to a maximum purchase price and quantity, and can be purchased through the MOB or any other applicable budget, subject to certain conditions. For more information on the purchase of assets, see the Appendix: Limits on the Purchase of Assets in the Expenses chapter.

Petty cash: In order to pay suppliers directly, Members may establish a petty cash of up to $2,000 as an advance from the MOB. This advance does not represent an increase to the MOB.

The petty cash is established by completing the Petty Cash Request – Members form, available from Financial Management Operations, and by providing a void cheque. By signing this form, Members accept all terms and conditions associated with creating a petty cash. Non-allowable expenses, including those exceeding the applicable budget limit, will not be reimbursed.

Members must ensure that adequate measures are taken to safeguard their petty cash. Members are personally responsible for any loss of funds resulting from negligence or misuse. The petty cash must be returned to the House Administration when the Member ceases to be a Member.

Taxes: Members pay the goods and services tax (GST), the harmonized sales tax (HST) and the Québec sales tax (QST), as applicable, on purchases of goods and services. However, these taxes are charged to a central account and are not charged to the MOB.

The provincial sales tax (PST) applies in the provinces of British Columbia, Saskatchewan and Manitoba, and is charged to the MOB. However, Members may claim a PST exemption for goods and services purchased while carrying out their parliamentary functions under the following circumstances:

- Since House standing offers already contain a PST exemption clause, all purchases by Members or on their behalf using a House standing offer are PST exempt; no action is required by the Member.

- The mandatory template for professional service contracts contains a PST exemption clause. If the Member enters into another type of contract with a supplier, such as an equipment lease agreement, the Member may claim a PST exemption if such a clause is added to the contract. The supplier may request a copy of the PST exemption certificate.

- Some provinces charge PST on office leases. If this is the case, Members must include a PST exemption clause in the lease agreement. The landlord may request a copy of the PST exemption certificate.

Regulatory charges (e.g. environmental fees) are typically paid and charged to the applicable budget.

For a copy of the PST exemption certificate or for more information on the application of the GST, HST, QST, PST and regulatory charges, contact Financial Management Operations.

Recovery of funds: In accordance with the Parliament of Canada Act, the Board of Internal Economy has the power to act on all matters of financial and administrative policy affecting the House of Commons.
After 90 days or more, the House Administration may recover what is owed from the amounts due to Members, excluding their sessional allowances, additional salaries and pensions. This does not preclude the Board from exercising any other civil remedies it deems appropriate.

Former Members must repay any amounts that they owe to the House.
## 8. Summary of Budget Allocations

<table>
<thead>
<tr>
<th>Allocations</th>
<th>Fiscal Year 2019-2020</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resources provided by the House Administration (charged to the House Administration central budget)</td>
<td>N/A</td>
<td>Resources charged to the central budget include, under certain conditions, printing and mailing services, parliamentary and constituency office space, certain office materials and supplies, telecommunications and wireless equipment and services, employees paid from the Consolidated Revenue Fund, translation services, and certain travel resources. Additional information is provided throughout this manual.</td>
</tr>
<tr>
<td>Member’s Office Budget (MOB) Basic Budget</td>
<td>$363,600</td>
<td>This annual budget provides Members with funds to pay employee salaries, service contracts, wireless devices, some operating and travel costs, and other expenses. For more information, see the Expenses chapter and the Appendix: Member’s Office Budget by Constituency 2019-2020 in this chapter.</td>
</tr>
<tr>
<td>Add: (if applicable)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>+ Elector Supplement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>+ Geographic Supplement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>+ Schedule 3 Supplement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Travel Status Expenses Account (TSEA)</td>
<td>$30,690</td>
<td>Members may charge some travel expenses they personally incur while in travel status to this account. For more information, see the Travel chapter.</td>
</tr>
<tr>
<td>Travel Points System</td>
<td>64 travel points</td>
<td>This system ensures that Members have the same transportation resources regardless of where their constituency is located in Canada. Members are allocated at least 64 travel points each fiscal year for regular trips, of which 25 points may be used for special trips. Additional points are provided to Members who have dependants who meet a certain age criteria. For more information, see section 6. Travel Points System in the Travel chapter.</td>
</tr>
<tr>
<td>Add: (if applicable)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>+ Point allocation based on age of dependant</td>
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Member’s Office Budget Limits

<table>
<thead>
<tr>
<th>Allocations</th>
<th>Fiscal Year 2019-2020</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous Expenditures Account (hospitality and gift expenses)</td>
<td>3% of the MOB</td>
<td>Members may charge eligible hospitality and gift expenses related to their parliamentary, non-political functions to this account. For more information, see the 4. Hospitality and Gifts section in the Expenses chapter and the Appendix: Financial Limits by Constituency 2019-2020.</td>
</tr>
<tr>
<td>Advertising Expenses Account</td>
<td>10% of the MOB</td>
<td>Members may charge eligible advertising expenses to this account. For more information, see the 3. Advertising section in the Expenses chapter and the Appendix: Financial Limits by Constituency 2019-2020.</td>
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</tbody>
</table>

**Note:** Certain assets are subject to a maximum purchase price and quantity, subject to certain conditions. For more information on the purchase of assets, see the Appendix: Limits on the Purchase of Assets in the Expenses chapter.
Appendix: Schedule of Rates

Schedule of Rates

The maximum annual salary and contact limit rates are reviewed annually based on the major wage settlements reached by major groups across Canada. The maximum rates for mileage and tickets for meals are reviewed periodically.

<table>
<thead>
<tr>
<th>Item</th>
<th>Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Annual Salary</td>
<td>$88,300 per employee</td>
<td>April 1, 2019</td>
</tr>
<tr>
<td>Maximum Annual Contract Limit</td>
<td>$88,300 per contractor</td>
<td>April 1, 2019</td>
</tr>
<tr>
<td>Private Accommodation</td>
<td>$50 per night</td>
<td>October 20, 2003</td>
</tr>
<tr>
<td>Secondary Residence</td>
<td>$50 per day</td>
<td>April 1, 2017</td>
</tr>
<tr>
<td>Mileage</td>
<td>53.80 cents per kilometre</td>
<td>January 1, 2020</td>
</tr>
<tr>
<td>Tickets for Meals</td>
<td>Maximum of $125 per ticket</td>
<td>December 7, 2017</td>
</tr>
<tr>
<td>Taxi and Bus</td>
<td>Receipts required for amounts over $25</td>
<td>-</td>
</tr>
<tr>
<td>Postal Services</td>
<td>82 cents per kilogram (preferred bulk rate) for items mailed from the House of Commons postal stations only</td>
<td>January 1, 1996</td>
</tr>
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</table>

Per Diem

The per diem rates are based on the National Joint Council’s Travel Directive, subject to the conditions set by the Board of Internal Economy. The per diem rates for United States are the same as for the provinces, in US currency.

The following per diem rate is effective January 1, 2020.

<table>
<thead>
<tr>
<th>Per Diem Type</th>
<th>Provinces</th>
<th>Yukon</th>
<th>N.W.T.</th>
<th>Nunavut</th>
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<tr>
<td>Breakfast</td>
<td>20.35</td>
<td>22.75</td>
<td>24.15</td>
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<tr>
<td>Lunch</td>
<td>20.60</td>
<td>20.90</td>
<td>29.30</td>
<td>33.20</td>
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<tr>
<td>Dinner</td>
<td>50.55</td>
<td>60.25</td>
<td>62.70</td>
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<tr>
<td>Incidentals</td>
<td>17.30</td>
<td>17.30</td>
<td>17.30</td>
<td>17.30</td>
</tr>
<tr>
<td>Total</td>
<td>108.80</td>
<td>121.20</td>
<td>133.45</td>
<td>166.30</td>
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</table>
## Appendix:

### Member’s Office Budget by Constituency

#### 2019-2020

<table>
<thead>
<tr>
<th>Constituency</th>
<th>Basic Budget $</th>
<th>Geographic Supplement $</th>
<th>Elector Supplement $</th>
<th>Schedule 3 Supplement $</th>
<th>Total $</th>
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<tbody>
<tr>
<td>Abbotsford</td>
<td>363,600</td>
<td></td>
<td>10,680</td>
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<td>374,280</td>
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<tr>
<td>Abitibi—Baie-James—Nunavik—Eeyou</td>
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<td>64,950</td>
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<td>-</td>
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<tr>
<td>Ajax</td>
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<td>Alfred-Pellan</td>
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<td>374,280</td>
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</tr>
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<td>Central Nova</td>
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<td>-</td>
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<td>Charleswood—St. James—Assiniboia—Headingley</td>
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<td>-</td>
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<tr>
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# Appendix: Financial Limits by Constituency 2019-2020

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1. Introduction

Members are provided with funds to carry out their parliamentary functions and to pay for employee salaries, office-related expenditures, contracts for professional services, contracts for goods and other services, as well as other allowable expenses.

This chapter describes the following:

- General Principles
- Advertising
- Hospitality and Gifts
- Smartphones and Tablets
- Websites and Domain Names
- Offices
- Other Expenses
- Restrictions

Throughout this chapter, reference to Members should be read to include House Officers and national caucus research offices, unless otherwise indicated, and any expenses are to be charged to their respective budgets.

For more information about additional allowable expenses for House Officers and research offices, see the Presiding Officers, House Officers and Recognized Parties chapter.

For more information about employee salaries, contracts for professional services, and travel entitlements, see the Employees chapter, the Contracts chapter and the Travel chapter, respectively.

Allowable expenses are impacted by the dissolution of Parliament or a general election. For more information, see the Dissolution of Parliament chapter and the Elections chapter, respectively.

2. General Principles

The following principles govern Members’ management and use of House resources, as well as Members’ financial responsibilities:

- Management and Use of House Resources
- Financial Responsibilities

2.1 Management and Use of House Resources

- **Reasonableness, transferability, and business need:** Since a new Member assumes custody and use of existing office assets from the former Member, asset purchases must be reasonable and the assets transferable and typically needed in an office. As a result, Members may not charge the cost of household, personal, premium or customized items to any budget.
• **Centrally funded assets:** Members may not purchase goods and services provided by the House Administration (and therefore funded through the House Administration central budget) and charge the cost to any other budget, unless otherwise indicated.

• **No joint ownership:** Members may not personally fund, in whole or in part, the purchase of House assets. However, if Members choose to purchase a camera or video camera at a cost that exceeds the maximum purchase price, Members will be personally responsible for the additional cost. Assets purchased with House funds, in whole or in part, are the sole property of the House of Commons.

• **Parliamentary functions:** House assets are only to be used while Members carry out their parliamentary functions and are not intended for Members’ personal use.

• **Use by Members and their employees:** Members may not allow House resources to be used by anyone other than their employees, except as directed by the Board of Internal Economy.

• **Compliance with House of Commons standards:** Items purchased by Members must meet the House’s technical and service standards approved by the Board for specific assets, such as unmanaged computers and telecommunication equipment, as well as furniture in the parliamentary offices. Members must contact the appropriate House Administration service area before making purchases to:
  - ensure that equipment complies with these standards;
  - take advantage of any House standing offers, which usually offer the best value; and
  - record equipment warranties.

### 2.2 Financial Responsibilities

• **Budget management within limits:** Members must operate within their allocated budgets and use the resources as prescribed by the Board of Internal Economy. Members are personally responsible for paying expenditures that are not allowed or that exceed their budgetary allocations.

• **Responsibilities as an employer:** Members are always responsible for the actions and decisions of their employees. Even where there has been delegation of authority, Members remain responsible for actions taken on their behalf by employees and are personally responsible for paying expenditures that are not allowed.

For other guiding principles, see section 2. Governing Principles in the Governance and Principles chapter.
3. Advertising

Members may use up to 10% of their Member’s Office Budget for advertising expenses. For a list of advertising financial limits by constituency, see the Appendix: Financial Limits by Constituency 2019-2020 in the Budgets chapter.

**Purpose:** The purpose of advertisements is to allow Members to communicate with their constituents. Advertisements must support at least one of the following purposes:

- provide the Member’s office location and contact information;
- describe the services that a Member provides to constituents;
- announce upcoming meetings related to the fulfillment of the Member’s constituency functions;
- issue congratulatory messages or greetings to the Member’s constituents; and
- support other matters regarding the Member’s parliamentary functions, such as issuing partisan opinions or advocacy statements.

**Content:** Advertisements must include the Member’s name and status as a Member of Parliament (i.e. name, M.P.). Members who include their contact information in advertisements must only use their official parliamentary contact information (i.e. their designated website, office phone number, and office or email address).

Advertisements may also include the following:

- the Member’s picture;
- the location of constituency and parliamentary offices;
- office hours;
- meeting announcements;
- descriptions of services provided to constituents;
- congratulatory messages or greetings to constituents;
- details of the Member’s participation in an event or activity;
- the party logo;
- quick response (QR) codes, web addresses and other types of references, all of which must link to the Member’s designated website or to federal, provincial or municipal websites; and
- partisan opinions or advocacy statements.

**Format:** Members may choose from the following advertising formats:

- roadside billboards, as well as advertisements in newspapers, on television and on the radio or in other commercial media commonly available to their constituents, including the Internet;
Note: Radio advertisements should provide, although it is not mandatory, a means of contacting the Member.

- at third party events or activities:
  - printed materials, including event programs, booklets, newsletters, bulletins and flyers;
  - event signage and banners, and other types of signs; and
- promotional items of minimal value (e.g. pens, bookmarks, calendars and refrigerator magnets).

Members may share an advertisement with another federal Member or provincial or municipal elected official from the same community or region. Each Member of the House of Commons must submit their own invoice as per the procedures outlined below.

**Restrictions:** Advertisements cannot be used to directly or indirectly:

- sponsor or support community groups and charities unless the advertisements:
  - meet one or more of the criteria outlined under the Purpose paragraph above;
  - are directed at people residing within the Member’s constituency; and
  - are supported by an advertising format with the required content.

- refer to websites other than municipal, provincial or federal websites and the Member’s designated website (for more information, see section 6, Websites and Domain Names in this chapter);

- make a donation or contribution of a political nature;

- solicit contributions to or membership in any political party, funds for community groups or charities, or donations or contributions for any other person or cause;

- provide financial assistance to groups or causes or their Internet sites (golf tournaments, concerts, festivals, charitable activities, sports teams, etc.);

- communicate campaign or constituency association information; or

- support or oppose the election of any candidate or party at any level of government.

**Cost:** Advertising at events or activities hosted or organized by a third party cannot exceed $500 per event or activity.

This limit does not apply to the commercial media advertising formats specified above; actual costs for such formats will be reimbursed (based on receipts).

For more information on the reimbursement of costs related to the production of signage, see section 8, Other Expenses in this chapter.
Invoicing: Requests for reimbursement or payment of advertising expenses must include the following three pieces of information:

- the original invoice (including an invoice number, where applicable) printed on the official letterhead of the business or organization that provided the advertisement;

- a copy of the advertisement in the published format:
  - for radio or television advertisements: a tear sheet or script;
  - for a web advertisement: the Internet link and a hard copy of the advertisement; or
  - for signage and banner advertisements used at a third party event or activity: a photograph that shows the event and the location of use of the advertisement in a clear and obvious manner; and

- an office expense claim approved and submitted through the Financial Portal by the Member

Advertising is impacted by the dissolution of Parliament. For more information, see the Dissolution of Parliament chapter.

4. Hospitality and Gifts

Members may use up to 3% of their Member’s Office Budget (MOB) for hospitality and gift expenses. This portion of the budget is referred to as the Miscellaneous Expenditures Account. For a list of the financial limits for this account by constituency, see the Appendix: Financial Limits by Constituency in the Budgets chapter.

Hospitality: Expenses for the following, incurred while Members carry out their parliamentary functions (excluding political activities), may be charged to this account:

- meals for the Member and guests (when accompanied by one or more guests);
- tickets for meals with service groups, at community events or at other meetings (for the maximum ticket rate for meals, see the Schedule of Rates); and
- food and any beverages served at meetings and events organized or hosted by the Member.

Members may also charge office-related hospitality items, such as coffee makers, cups, spoons and drinking glasses, as an expense against their MOB.

Gifts: Expenses not exceeding $150 (before taxes) for each of the following gifts, and incurred while Members carry out their parliamentary functions (excluding political activities), may be charged to this account:

- a gift given as a matter of protocol in recognition of the value and importance of a person, an event or an organization in the Member’s constituency that has contributed positively to the community, including:
  - charitable and non-profit community organizations;
• athletic, educational or cultural community events; and
• individuals from the community who have achieved distinction, or whose significant contribution to the community warrants public recognition;

• flowers for the funeral of a Member’s constituent; and
• a gift given as a matter of protocol to a civic leader or visiting dignitary.

To be reimbursed for gift purchases, Members must approve and submit an office expense claim through the Financial Portal and provide original receipts. This responsibility cannot be delegated. For more information on the reimbursement process, see section 7, Accounting and Reimbursement in the Budgets chapter.

5. Smartphones and Tablets

Members may charge the cost of allowable wireless devices (smartphones, cell phones, pagers and tablets) to their Member’s Office Budget (MOB). Members must contact Telecommunications Services to have the devices purchased with service packages at the best value and then configured, ensuring security and connectivity, and to receive service support. These devices may only be used by the Member’s regular employees.

• **Smartphones:** In addition to the cost of their own smartphone, Members may charge to their MOB the cost of up to one smartphone per regular employee (cell phones and pagers included), including the cost of monthly voice and data plans, air time (including roaming), long-distance calls, and features such as messaging, voice mail, network access and 911 services. Members may also purchase standard accessories such as car chargers, holsters, ear buds and headsets. Non-standard accessories may not be charged as an expense to any budget.

• **Tablets:** In addition to the tablet provided to Members through the House Administration central budget, Members may charge the cost of one Apple iPad and accessories (extended warranty, case, charger and mini-SIM card) to their MOB. The maximum purchase price of the tablet (including accessories) cannot exceed $1,800. Expenses associated with the monthly data plan and roaming charges of these two tablets are charged to the MOB. Members may not have more than two tablets in inventory.

• For more information about smartphones and tablets for House Officers and for research offices, see section 3.6 Expenses and section 4, National Caucus Research Offices respectively, in the Presiding Officers, House Officers and Recognized Parties chapter.

**Conditions:** The following conditions apply to the wireless devices of Members, House Officers and research offices:

• **Replacements and upgrades:** Members may replace or upgrade a wireless device 24 months after its acquisition date and must return the previous device to the House Administration. All replacement and upgrade costs will be charged to the MOB.

• **Lost or damaged devices:** Members may have damaged devices repaired as a charge against their MOB. If a device has been damaged beyond reasonable repair, the device must be returned to the House Administration. The replacement cost for a device that is lost or that has
been damaged will be charged to the MOB, and the Member’s inventory report will be updated accordingly.

- **Applications, digital content, and accessories:** The purchase and maintenance costs for applications, digital content and non-standard accessories may not be charged to any budget. However, newspaper and periodical subscriptions and e-books relevant to the Member’s parliamentary functions may be charged as an expense to the relevant office budget. Applications and digital content remain the property of the user.

- **Travel abroad:** At least one week before travelling abroad on parliamentary business, Members must contact Telecommunications Services to discuss the most economical solution for long-distance calls and data plans. Otherwise any additional costs related to the use of their wireless devices abroad become personal expenses. Members should only use their devices’ Wi-Fi capability when travelling abroad and limit the use of their devices to parliamentary functions. For more information, contact the IT Service Desk.

- All wireless devices must be returned to the House Administration when the Member ceases to be a Member.

- Members will assume full responsibility for the security of the information and documents saved on their wireless devices.

6. **Websites and Domain Names**

**Website policy:** In order to charge certain expenses to their Member’s Office Budget (MOB), Members must designate one website with a domain name that is in compliance with the domain name policy. Once designated, only that website (or its sub-pages) may be used in advertisements, constituency mail and householders, or on letterheads and personalized stationery.

**Designation:** Members must submit the Designation of a Member’s Website form. This designation will remain in effect for at least 12 months or for the duration of Parliament, whichever is less. New designations will be required at the beginning of a new parliament.

**Expenses for the designated website:** Expenses for the following can be charged to the MOB:

- web consulting services, web design, graphic design and maintenance;
- website hosting; and
- copyright for website content, if required.

**Content:** Designated websites may include party logos, partisan opinions and advocacy statements. Links to other websites are allowed (including municipal, provincial and federal websites) as long as these links and their graphics, when viewed from the Member’s designated website, do not contravene the restrictions outlined below. For example, an allowable link would be “ABC Party website.” However, links such as “Contribute to the ABC Party,” “Join the ABC Party,” “Member’s Name – Campaign 2015,” or “Donate to Local Food Bank” would not be allowed.
Members are personally responsible for the content of their websites. They must ensure that the content is at all times in compliance with the by-laws and the restrictions outlined below, as well as any applicable legislation (e.g. *Canada Elections Act* and *Copyright Act*).

**Restrictions:** Members’ designated websites cannot directly or indirectly:

- solicit contributions to or membership in any political party;
- solicit funds for community groups or charities;
- solicit donations or contributions for any person or cause;
- include campaign or constituency association information; or
- support or oppose the election of any candidate or party at any level of government.

Only Members’ designated websites that comply with the conditions above and the [domain name policy](#) below, whether they are paid through the MOB or not, may be:

- linked from the [Parliament of Canada website](#); or
- used in advertisements, promotional items, constituency mail and householders, or on letterheads and personalized stationery.

**Invoicing:** Requests for reimbursement or payment must include the following three pieces of information:

- the original invoice (including the invoice number, where applicable) printed on the official letterhead of the business or organization that provided the service;
- the domain name or designated website address for which services were rendered; and
- an office expense claim approved and submitted through the Financial Portal by the Member.

**Domain name policy:** Members may charge domain name registration fees to their MOB under the following conditions:

- the domain name must contain neutral terms and must not include words such as vote, donate, support, elect, or contribute, or any other words of the same nature; and
- the domain name must exclusively refer to the Member and not to any other individual or group; however, references to the Member’s political party or constituency are allowed.

When seeking reimbursement, Members must clearly indicate the domain name on the invoices.

It is the Member’s responsibility to ensure the protection of any domain names. Although Members may purchase multiple domain names, only one can be designated for use under the [website policy](#). As a result, all domain names purchased must direct users to the designated website. Purchased domain names may never be used for election-related or other purposes.

Website and domain name policies are impacted by the dissolution of Parliament. For more information, see the [Dissolution of Parliament](#) chapter.
7. Offices

Members may charge expenses for the following to their Member’s Office Budget (MOB):

- **Furniture and Equipment**
- **Parliamentary Office**
- **Constituency Office**
- **Utilities, Maintenance and Security Systems**
- **Office Decor**
- **Office Moves**

For information on the reimbursement process, see section 7. Accounting and Reimbursement in the Budgets chapter.

### 7.1 Furniture and Equipment

For more information on office assets provided to Members as a charge against the House Administration central budget, see the Offices chapter.

Members may purchase some furniture and assets for their parliamentary and constituency offices and charge the cost to their MOB.

The Board of Internal Economy has established certain rules and limitations regarding the acquisition of certain assets. For more information, see the Appendix: Limits on the Purchase of Assets in this chapter.

**Parliamentary office**: Members are provided with standard furniture, equipment and supplies based on a scale of entitlement approved by the Board to support the operation of their parliamentary office.

Members may acquire additional furniture, office equipment and supplies, and charge the cost to their MOB, subject to the conditions set by the Board.

Members may also charge to their MOB the cost of special ergonomic equipment, including ergonomic assessments for their parliamentary office. For more information, contact Occupational Health and Safety and Environment.

Members may not purchase any additional multi-functional devices, fax machines, photocopiers, scanners or printers for their parliamentary office as a charge against any budget. Furthermore, Members may not purchase high-capacity printing equipment as a charge against any budget.

In addition to televisions already provided by the House for parliamentary offices, Members may purchase an additional television, if it meets House technical standards, as a charge against their MOB. The cost for the installation of the additional television network drops or for the relocation of existing drops, as well as the furniture required to accommodate the television will also be charged to the MOB. All television purchases must be coordinated with Materiel and Contract Management. Televisions provided by the House or purchased by the Members for their parliamentary offices may not be transferred to constituency offices.
If the additional television becomes obsolete due to technological changes within the parliamentary precinct, any associated costs to update or replace the additional television will be charged to the MOB.

**Constituency office:** Members may purchase the following assets for their constituency offices:

- **Furniture:** Members may purchase furniture such as desks, chairs, tables, bookcases and filing cabinets, and charge the cost to their MOB.

  Members may also charge the cost of ergonomic equipment and assessments to their MOB. For more information, contact Occupational Health and Safety and Environment.

- **Printing equipment and services:** Members are provided with one multi-functional device for each official constituency office as a charge against the House Administration central budget. Members may purchase additional printing equipment as a charge against their MOB provided that the equipment is purchased through House standing offers, subject to certain conditions. Printing equipment includes multi-functional devices, fax machines, scanners, photocopiers, printers and folding/inserting machines. Expenses for service support and the required fax lines, as well as copy charges, will be charged to the MOB.

  The cost of high-capacity printing equipment is not an allowable expense. For a list of technology products currently available through House standing offers, see the Source website or contact the IT Service Desk.

  Members are strongly encouraged to negotiate termination clauses when entering into equipment lease agreements, since Members are personally responsible for any costs remaining 21 days after they cease to be a Member. For standard termination clauses, see section 2.2. Contracts for Goods and Other Services in the Contracts chapter.

- **Computers and laptops:** The House of Commons provides Members with up to five managed computing devices per constituency, and Members may purchase up to five other managed or unmanaged other computing devices and other hardware through House standing offers and charge the cost to their MOB. For a list of technology products currently available through House standing offers, see the Source website or contact the IT Service Desk. The cost of repairing, cleaning and maintaining computer equipment may also be charged to the MOB.

  Members must comply with the Acceptable Use of Information Technology Resources Policy, which is available on the Source website. For more information, contact the IT Service Desk.

  If Members’ unique and essential business requirements cannot be met using the House of Commons’ existing standard equipment, Members may purchase non-standard computing devices, including Apple computers and laptops, for their constituency office only, as a charge against their MOB. Members must receive prior approval from the Chief Information Officer (CIO). The equipment, the operating system and any non-standard software will not be supported by the House of Commons. The equipment will not be configured to be connected to the parliamentary precinct network, and all maintenance issues will be the sole responsibility of the Member.

  To request the purchase of any non-standard computing device, or Apple computer or laptop, Members must contact the IT Service Desk to discuss their business requirements, justify the
need for non-standard equipment, and provide the make and model of the device or computer requested. Approval for these devices may only be obtained from the CIO. If prior approval is not received, the cost of the new asset will be considered a personal expense.

- **Computer software:** In addition to standard software provided by the House, Members may purchase non-standard software as a charge against their MOB, with the prior approval of Digital Services and Real Property (DSRP).

- **Network/service access:** Members are provided with a multi-factor authentication token (either hardware or application-based) to access the House of Commons network while travelling or away from the office. Members may purchase additional tokens as a charge against their MOB.

- **Televisions:** Members may purchase up to two televisions per constituency office and charge the cost to their MOB. The maximum purchase price of the television (including accessories) cannot exceed $1,200. The installation and monthly service fees for these televisions may also be charged to their MOB.

- **DVD players:** Members may purchase a DVD player as a charge against their MOB.

- **Fax machines:** Members may purchase or lease fax machines for their constituency offices. Costs to acquire and install a fax machine or any required additional phone line, as well as associated operating expenses including long-distance fees, are charged to the MOB. Members are encouraged to contact Materiel and Contract Management about the equipment available through House standing offers.

- **Global positioning system (GPS) devices:** Members may charge the cost of portable GPS devices to their MOB. Any repair and maintenance costs are chargeable to the MOB. Service fees, subscription and installation charges, accessory costs, and costs for non-portable GPS devices may not be charged to the MOB and will be considered personal expenses. Portable GPS devices will be recorded in the Constituency Asset Inventory Report and must be returned when the Member ceases to be a Member.

- **Satellite phones:** In special circumstances to secure assistance to Members and their employees when travelling to remote locations within the constituency, Members may request the purchase of a satellite phone as a charge against the House Administration central budget.

To request the purchase of a satellite phone, Members must contact DSRP to discuss their business requirements and must provide written justification. Each request will then be reviewed by the Chief Financial Officer in consultation with the CIO. If the request is not approved, the cost of the satellite phone may be considered a personal expense.

If approved, the costs of monthly voice and data plans, air time (including roaming), long-distance calls, and standard accessories, as well as any repair and maintenance costs, will be charged to the MOB.

The satellite phone will be recorded in the Constituency Asset Inventory Report and must be returned when the Member ceases to be a Member.

- **Office supplies:** Members may purchase office supplies such as pens, Post-it notes and desktop items through the House standing offer or from another supplier as a charge against their MOB.
Certain office supplies are subject to restrictions. For more information, contact Materiel and Contract Management.

7.2 Utilities, Maintenance and Security Systems

Unless included in the constituency office lease, Members may charge costs for the following to the Member’s Office Budget (MOB):

- utilities, including oil, natural gas, propane, electricity, water and water tanks;
- lawn maintenance and snow removal;
- parking;
- office accessibility assessments (for more information, contact Occupational Health and Safety and Environment);
- security monitoring;

Notes: Office security systems with video intercoms are highly recommended, and with prior approval from the Corporate Security Office, the cost will be charged to the House Administration central budget. For more information on security issues related to constituency offices and Members’ residences, contact the Security Project Management Office.

If Members feel that their office is at a higher security risk, a security assessment can be undertaken in consultation with the Corporate Security Office, and the cost of the assessment and resulting enhancements charged to the House Administration central budget. For more information, contact the Security Project Management Office.

- maintenance and repairs, including painting, carpet installation and cleaning, carpentry repairs to the premises, and furniture and equipment repairs; and
- consulting services for environmental monitoring related to indoor air quality, asbestos, volatile organic compounds, etc. (for more information, contact Occupational Health and Safety and Environment).

7.3 Office Decor

Members may modestly and professionally decorate their offices in a standard office style. Members may charge decorative items under $100, plus applicable taxes, to their Member’s Office Budget (MOB). Members may not charge to any budget the cost of purchasing or renting artwork. For more information on framing decorative items, see section 6. Other House Services in the Services chapter.

For greater precision, decorative items include swearing-in certificates, press clippings, photos with or of dignitaries and community leaders, as well as photos taken at events that the Member organized or attended. To be allowable, decorative items must be related to the Member’s parliamentary functions and displayed in the Member’s parliamentary or constituency office.
All decorative items, other than the items listed above, become the property of the House regardless of the cost or the source. As a result, Members will not be able to retain these items when they cease to be a Member.

Members may also charge the cost of plants and floral arrangements, flags, Remembrance Day wreaths, and seasonal decorations to their MOB.

### 7.4 Office Moves

During the course of a parliament, all expenses associated with a constituency office move will be charged to the Member’s Office Budget. These expenses include those for storing and relocating office assets, and for setting up equipment (e.g. phone lines). For assistance in coordinating a constituency office move, contact Materiel and Contract Management. For more information on constituency office moves after an election, see the Elections chapter.

### 8. Other Expenses

Members may charge expenses for the following to their Member’s Office Budget (MOB):

- External printing
- Phone surveys
- Reference materials
- Signage
- Travel
- Interpretation services
- Room rentals for public meetings
- Residences

**External printing:** When Members choose not to use the House Administration printing services, they may charge to their MOB external printing expenses for the following, subject to the restrictions and conditions of use set by the Board of Internal Economy (for more details, see section 2.6 Restrictions in the Services chapter):

- volumes of less than 5,000 essentially identical copies (“essentially identical” means that each document must have a 50% difference in textual content from other documents produced in the same fiscal year); and
- Christmas and holiday greeting cards.

**Phone surveys:** Members who wish to conduct any type of contracted phone survey (including virtual town halls and automatic dialers) in order to obtain feedback from constituents may charge the cost to their MOB, subject to the following conditions and restrictions:

- Members must direct the survey only to their constituents.
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Members may only seek feedback on their own performance as an individual Member or to determine how their constituents feel about certain issues.

Members must identify themselves as the object of the survey.

Members may only ask constituents for personal information for the purpose of carrying out their own parliamentary functions and must inform constituents that the gathered information will only be used for the purpose and to the extent for which their consent was granted.

Before a survey can be conducted, Members must email their survey scripts to the Office of the Law Clerk and Parliamentary Counsel for review. Payment requests must be submitted along with the scripts and the results of the review from the Office of the Law Clerk and Parliamentary Counsel.

Reference materials: Members may charge expenses for the following reference materials to their MOB:

- dictionaries and directories;
- books (hard copy and electronic versions), not exceeding three copies of any title;
- newspaper and periodical subscriptions (electronic subscriptions may be weekly, monthly or quarterly only); and
- documents received through access-to-information requests personally submitted by the Member.

Signage: Members may charge the cost to produce signage in quantities not exceeding six copies per sign per parliament to their MOB. Signage should prominently include the Member’s name and provide a means of contacting the Member (e.g. the Member’s designated website, office phone or fax number, and office or email address). A photograph of the signage must be submitted to Financial Management Operations for reimbursement purposes.

When signage is used at third party events or activities, any costs related to its use will be charged to the Advertising Expenses Account, if used in compliance with the advertising policy. For more information on advertisements, see section 3. Advertising in this chapter.

Travel: Members may charge some of their travel expenses and those of their authorized travellers to their MOB when travelling within their constituency. For more information, see the Travel chapter.

Interpretation services: Expenses for language and sign language interpretation may be charged to the MOB, as follows:

- Language interpretation: Expenses are allowable when such a service is required in the fulfillment of Members’ parliamentary functions in Canada, Washington D.C. or New York City. Original receipts must be provided with expense claims. No travel costs may be reimbursed for interpreters.

- Sign language interpretation: Expenses are allowable when such a service is required for Members’ meetings with constituents who are deaf or hard of hearing. Alternatively, Members may seek prior approval from their Chief Whip to charge the cost of sign language interpretation.
Room rentals for public meetings: Members may charge the cost of room rentals for public meetings in their constituency to their MOB. It is highly recommended that Members acquire public liability insurance for these meeting facilities. They may also charge public liability insurance costs, as well as sound system and security costs along with other similar costs, to their MOB.

Residences: Members may charge expenses for the following to their MOB:

- **Fax machines in primary and secondary residences**: Members may purchase or lease a fax machine for their primary and secondary residences. Purchase and installation costs for the fax machine and an additional phone line (if required), as well as associated operating expenses (including long-distance fees), may be charged to the MOB.

- **Internet in primary and secondary residences**: Members may acquire Internet service for their primary and secondary residences. Connection and monthly service fees may be charged to the MOB. Members should make their own arrangements for home Internet service.

For more information about residences, see section 11. Residences in the Travel chapter.

9. Restrictions

Members, Presiding Officers, House Officers and national caucus research offices may not use any budget for the following:

- personal expenditures such as personal meals and traffic violation fines;
- hospitality expenses for political events;
- membership and tournament fees;
- a gift purchase exceeding $150;
- gift purchases for staff, for current or former Members, or for personal or political reasons;
- a gift purchase for third party fundraising;
- a gift certificate purchase;
- donations or contributions of any kind, direct or indirect, including any fundraising meals or events;
- sponsorship expenses for events, groups or causes;
- purchase or rental of formal wear;
- costs for external printing services to print, produce or distribute printed materials other than Christmas and holiday greeting cards in volumes exceeding 5,000 copies;
• purchase or rental of furniture for the parliamentary office, unless authorized by the Board of Internal Economy;

• purchase or long-term lease of motor vehicles, including acquisition costs and financing charges for a mobile office;

• costs for party conventions, including party leadership conventions or events of a similar nature;

• expenses related to electoral district association meetings;

• legal fees, except those related to the preparation of constituency office leases; and

• costs for any type of contracted phone survey that is not directed at constituents in the Member’s constituency.

Prior to committing funds or making a purchase, Members may seek additional clarification with regard to these restrictions by contacting Financial Management Operations. For more information on assets, see the Appendix: Limits on the Purchase of Assets in this chapter.
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Appendix:
Limits on the Purchase of Assets

The Board of Internal Economy has established administrative controls regarding the purchase of assets for Members, House Officers and national caucus research offices.

This document includes:

- Limits on the Purchase of Certain Types of Assets
- Restricted Assets
- Inventory Control

1. Limits on the Purchase of Certain Types of Assets

The following table only provides the maximum purchase price and quantity for the assets that are subject to specific limits and that can be purchased using the Member’s Office Budget (MOB) or any other applicable budget, under certain conditions. The limits and the types of assets listed in this table may periodically be amended, subject to the conditions set in section 2, General Principles of this chapter.

If Members are uncertain whether the purchase of an asset is allowable or not, they should refer to the Expenses chapter. They may also contact the following services for assistance and advice related to these limits:

- For furniture and office equipment, contact Materiel and Contract Management.
- For information on technology equipment, contact the IT Service Desk.
<table>
<thead>
<tr>
<th>Asset type</th>
<th>Maximum purchase price per item (excludes applicable taxes)</th>
<th>Maximum quantity</th>
<th>Comments</th>
</tr>
</thead>
</table>
| Smartphones (including cell phones and pagers) | None | One per Member and one per regular employee | • The cost of associated monthly voice and data plans, air time, long-distance calls, as well as standard features and accessories (i.e. chargers, car chargers, holsters, ear buds and headsets) will be charged to the MOB.  
• Non-standard accessories may not be charged to any budget.  
• All devices must be acquired through Telecommunications Services.  
• For more information on limits applying to Presiding Officers, House Officers and national caucus research offices, see the Presiding Officers, House Officers and Recognized Parties chapter. |
| Tablets | $1,800 | Two per Member | • The cost of extended warranties and all accessories (cases, chargers and mini-SIM cards) is included in the maximum purchase price.  
• An extended 24-month warranty must be purchased for each tablet.  
• One tablet will be provided as a charge against the House Administration central budget.  
• An additional tablet may be purchased as a charge against the MOB  
• All devices must be acquired through Telecommunications Services.  
• For more information on limits applying to Presiding Officers, House Officers and research offices, see the Presiding Officers, House Officers and Recognized Parties chapter. |
<table>
<thead>
<tr>
<th>Asset type</th>
<th>Maximum purchase price per item (excludes applicable taxes)</th>
<th>Maximum quantity</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multi-purpose printing solutions</td>
<td>None</td>
<td>One per official constituency office, charged to the House Administration central budget</td>
<td>• One multi-purpose printing solution for each official constituency office as a charge against the House Administration central budget.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Additional devices charged to the MOB</td>
<td>• The House Administration is responsible for the life cycling of multi-purpose printing devices.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Expenses for the at-fault service and fax lines, as well as copy charges, will be charged to the MOB.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Additional MFDs, fax machines, photocopiers, scanners or printers for Members’ constituency offices will be charged to the MOB.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• The constituency office is responsible for additional devices (including life cycling costs).</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• All devices must be acquired through the House standing offer.</td>
</tr>
<tr>
<td>Computers</td>
<td>None</td>
<td>Up to 10 per constituency</td>
<td>• Up to five computing devices with standard software packages and support services per constituency will be provided as a charge against the House Administration central budget. The House Administration is responsible for the life cycling of these devices.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Up to five additional computing devices may be purchased as a charge against the MOB. The constituency office is responsible for the life cycling of these additional devices.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• All devices must be acquired through the House standing offer.</td>
</tr>
<tr>
<td>Asset type</td>
<td>Maximum purchase price per item (excludes applicable taxes)</td>
<td>Maximum quantity</td>
<td>Comments</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------</td>
<td>------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| Cameras and audio/visual capture equipment (digital and film)             | $3,000 for one office (either constituency or parliamentary office) $1,500 for each additional office | One camera per office | • Primary office package ($3,000) includes:
  o one camera not exceeding $1,500;
  o all related accessories.
• Each additional office package ($1,500) includes:
  o one camera and accessories not exceeding a total of $1,500.
• Regardless of the office, the cost of all accessories is included in the maximum purchase price (whether purchased at the same time as the camera or subsequently, and charged to the MOB.
• If Members choose to seek a reimbursement that exceeds the maximum purchase price, they will be personally responsible for the portion of the cost above the maximum purchase price. This portion will not be reimbursable at any time and the asset remains the sole property of the House of Commons. |
| Televisions (all types)                                                   | $1,200                                                      | Two per constituency office | • The cost of installation and all accessories is included in the maximum purchase price.
• Televisions may be used for any purposes, including video conferencing and digital signage.
• Costs are charged to the MOB.                                                                                           |
| Video/teleconferencing equipment                                          | $2,500                                                      | One per constituency office | • The cost of all accessories is included in the maximum purchase price, whether purchased at the same time as the video/teleconferencing equipment or subsequently.
• Costs are charged to the MOB.
• All devices must be procured through Telecommunications Services.                                                         |
| Portable event shelters (all types)                                      | $2,500                                                      | One per constituency office | • Camping-style tents or shelters are not allowed.
• Costs are charged to the MOB.                                                                                             |
| Public address systems                                                    | $1,500                                                      | One per constituency office | • The cost of all components such as loud speakers, mixers, megaphones, microphones, stands and cabling is included in the maximum purchase price.
• Costs are charged to the MOB.                                                                                             |
### Asset type
<table>
<thead>
<tr>
<th>Asset type</th>
<th>Maximum purchase price per item (excludes applicable taxes)</th>
<th>Maximum quantity</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coffee makers (all types)</td>
<td>$350</td>
<td>One per office</td>
<td>Costs are charged to the MOB.</td>
</tr>
<tr>
<td>Refrigerators (all types)</td>
<td>$750</td>
<td>One per constituency office</td>
<td>Costs are charged to the MOB.</td>
</tr>
<tr>
<td>Microwaves</td>
<td>$150</td>
<td>One per office</td>
<td>Costs are charged to the MOB.</td>
</tr>
<tr>
<td>Decorative items</td>
<td>$100</td>
<td>None</td>
<td>Costs are charged to the MOB.</td>
</tr>
<tr>
<td>Framing</td>
<td>$125</td>
<td>None</td>
<td>Costs are charged to the MOB.</td>
</tr>
</tbody>
</table>

### 2. Restricted Assets

Members may not charge household, personal, premium or customized items to any budget. The following list provides examples of assets that are not allowable as expenses against any budget since they are not transferable, reasonable or typically needed in an office.

**Household items:**
- camping equipment, BBQs and outdoor grills;
- home theatre sound systems;
- stoves and blenders;
- beds and cots;
- steam irons or steamers; and
- power tools.

**Personal items:**
- artwork;
- iPods, iPhones, iPod touch phones, MP3 players and any related accessories;
- electronic book readers such as Kindle, Kobo and Sony Reader;
- luggage;
- clothing such as coats and formal wear; and
- car accessories.
Premium or customized items:

- assets that are permanently customized;
- luxury and/or antique and/or custom-built furniture; and
- special-order desk blotters and other accessories.

3. Inventory Control

Members who have more than the maximum quantity of the items listed above in their office inventory will not be allowed to replace these items or make new purchases until their current inventory falls below the limits. Members who have assets that are not allowable listed in their office inventory may not replace such items.
6. TRAVEL

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1. Introduction

Members are provided with resources to facilitate their travel within their constituencies, to and from Ottawa, and elsewhere, as approved by the Board of Internal Economy. Throughout this chapter, reference to Members should be read to include Presiding Officers and House Officers, unless otherwise indicated.

This chapter describes the following:

- General Principles
- Members’ Travel Services
- Travel Points System
- Road Travel
- Accommodations and Meals
- Travel for Special Circumstances
- Accounting and Reimbursement
- Summary of Travel Allocations
- Authorized Travellers
- Air Travel
- Other Means of Transportation
- Residences
- Travel Reward Programs

For information on travel by employees of Presiding Officers, House Officers and national caucus research offices, see section 3.7 Travel in the Presiding Officers, House Officers and Recognized Parties chapter.

For special travel rules that apply during the dissolution period and following a general election, see section 7. Travel in the Dissolution of Parliament chapter and the Elections chapter, respectively.

2. General Principles

The following principles govern the use of travel entitlements by Members and their authorized travellers:

- **Parliamentary functions**: Members may use the travel resources provided to them by the House of Commons in the fulfillment of their parliamentary functions only. Expenses for all other travel are considered personal expenses. Each trip requires a specific purpose of travel related to the fulfillment of the Member’s parliamentary functions.

- **Travel within Canada**: Members’ travel entitlements are intended for travel within Canada, except as otherwise allowed under the Members By-law. As a result, Members will not be reimbursed the cost, in whole or in part, of airline tickets and road travel that indicate destinations or departure points (including a single stop) outside Canada.

- **Travel status**: Members will be reimbursed for out-of-pocket expenses when in travel status, subject to certain conditions. Members are in travel status when they are at least 100 kilometres from their primary residence and travelling:
  - between Ottawa and their constituency;
  - within their constituency, or the province or territory in which their constituency is located;
o within the National Capital Region (NCR);
o elsewhere in Canada; or
o in and between Washington D.C. or New York City and Ottawa or their constituency.

• **Most direct route and economical transportation:** Members and their authorized travellers must take the most direct route when travelling. They must also select the most economical, practical and the safest means of travel.

• **Family reunification:** Designated travellers and dependants may use travel points to reunite with the Member at the Member’s secondary residence or at another location where the Member is carrying out parliamentary functions. They may also reunite with the Member who is travelling as a Minister or Parliamentary Secretary when carrying out parliamentary functions at the same location or when the combined duration of ministerial and parliamentary duties does not allow the Member to return to the primary residence. Resources are not provided for travel related to the personal engagements of Members, designated travellers and dependants.

• **Expenses paid through other means:** Members may not seek the reimbursement of expenses for meals (e.g. during flights and at events they are attending) and other items provided to them at no additional cost during their travels.

### 3. Summary of Travel Allocations

Members are entitled to the following allocations in order to enable them to travel in the fulfillment of their parliamentary functions.

- **Travel Status Expenses Account (TSEA):** Only Members may charge their accommodation, meal and incidental expenses to this account, subject to certain conditions. For the current limit of this account, see section 8. **Summary of Budget Allocations** in the Budgets chapter.

- **Member’s Office Budget (MOB):** Members and their authorized travellers may charge some of their travel expenses to the MOB, subject to certain conditions. Other than between the constituency and Ottawa, travel expenses are typically charged to this budget when the Member travels in the province or territory in which their constituency is located.

- **Travel Points System:** Members are allocated travel points each fiscal year for trips between their constituency and Ottawa, elsewhere in Canada, and to Washington D.C. and New York City, subject to certain conditions. The transportation cost associated with these travel points is charged to the House Administration central budget. For more information, see section 6. **Travel Points System** in this chapter.

For more information on the reimbursement process, see section 14. **Accounting and Reimbursement** in this chapter.
4. Members’ Travel Services

Members’ Travel Services provide Members with travel agency services that include issuing airline and rail tickets, making hotel and car rental reservations, and assisting with route planning. Although Members may use the travel agency of their choice, Members’ Travel Services offer the following advantages:

- substantial savings to Members and the House of Commons through a bulk discount;
- the most economical and practical travel options available at the class of travel to which the traveller is entitled;
- the corporate flight pass program, which entitles some long-distance travellers to travel at a higher class of travel at a lower cost, subject to certain conditions;
- $500,000 in accident insurance per person at no charge when the airline or rail ticket is booked and paid through Members’ Travel Services; and

  - Note: This insurance covers accidental loss of life, sight or limbs. Travellers who pay for these airline and rail tickets by other means will not benefit from this insurance. To designate a beneficiary for this insurance, Members and authorized travellers must complete the Beneficiary Designation Request and send it to Financial Management Operations.

- other travel insurance, including insurance for lost or stolen baggage, and for baggage and travel delays at no charge when the airline or rail ticket is booked and paid through Members’ Travel Services.

  Note: Travellers who pay for these airline and rail tickets by other means will not benefit from this insurance. For more information about this coverage, contact Financial Management Operations.

Members and their authorized travellers may purchase additional insurance coverage at their own expense for tickets purchased through Members’ Travel Services or another travel agency.

5. Authorized Travellers

Members may allocate certain travel entitlements to their authorized travellers, who are the designated traveller, dependants and regular employees of the Member.

**Designated traveller:** Members may appoint one person as their designated traveller. This person is entitled to travel resources in order to support or represent the Member in their parliamentary functions. Members may not designate an employee or another Member who is not their spouse. For more information, see section 12. Travel for Special Circumstances in this chapter.

Members must declare their designated traveller. This declaration remains in effect for at least 12 months or for the duration of Parliament, whichever is shorter. Changes before the expiry of the designation may be approved by the Chief Financial Officer under special circumstances, including death, divorce or other significant life events, with written justification from the Member.
Since the name of the Member’s designated traveller is published in the Public Registry of Designated Travellers on the Parliament of Canada website, Members are responsible for ensuring that their designated traveller is so advised and agrees to have their name disclosed. The Designated Traveller Declaration form is available on the Source website.

**Dependant:** Members’ dependants may be able to use Members’ travel resources, as long as Members declare their dependants by providing each dependant’s name, date of birth, relationship to the Member, and student status. For dependants who are students, Members must also provide the name and location of the educational institution where the dependants are enrolled. Members must provide, on an annual basis and upon any change, a new declaration for each dependant. The Dependant Declaration form is available on the Financial Portal.

**Eligible employees:** To be eligible to use the Member’s travel resources, employees must regularly work for the Member and be paid a minimum of 15 hours a week. No travel claims may be made for an employee for any period prior to their employment.

**Excluded travellers:** Members may not authorize on-call employees, contractors, volunteers or employees of government departments and agencies to use their travel entitlements, unless otherwise indicated.

### 6. Travel Points System

Transportation expenses incurred by Members and their authorized travellers in the fulfillment of Members’ parliamentary functions are typically charged under the Travel Points System. The Travel Points System ensures that all Members have access to the same travel resources regardless of where in Canada their constituency is located.

This section describes:

- [Point Allocation](#)
- [Point Calculation](#)

#### 6.1 Point Allocation

Members are allocated a minimum of 64 travel points each fiscal year. For a diagram of the travel point allocation, see the Travel Points System appendix in this chapter.

Members who have more than one dependant are provided with eight additional points for the second and any subsequent dependants between the ages of 6 and 20. The allocation is calculated each fiscal year according to the age of the dependants as of March 31 of the fiscal year in question.

This allocation of additional points does not take into account dependants with disabilities in this age range as no point is deducted for them regardless of their age.

Leaders of recognized parties who are Members, other than the Prime Minister, are entitled to additional travel resources. For more information, see section [3.7 Travel](#) in the Presiding Officers, House Officers and Recognized Parties chapter.
Regular trips: Members may use their travel points for regular trips, which are trips:

- between Ottawa and the Member’s constituency;
- within the constituency; and
- from Ottawa or the constituency to the provincial/territorial capital in which the constituency is located.

Members may allocate some or all of their travel points to their authorized travellers, including eligible employees who can either assist the Members or represent them at an event.

Special trips: Members may use up to 25 of their allocated points for special trips, which are trips in Canada (other than regular trips). Members may allocate some or all of these 25 points to their authorized travellers. To be able to use special points, employees must accompany the Member.

The 25-point limit for special trips does not apply to the Speaker, Leaders of recognized parties who are Members (other than the Prime Minister), House Leaders and Whips of recognized parties.

Washington D.C. and New York City: Members may use up to 4 of their 25 points for special trips to Washington D.C., and 2 of these 4 points for special trips to New York City. The following conditions must be met:

- Members must provide a detailed description of the purpose of the trips, which must be in order to carry out their parliamentary functions;
- trips to New York City must be to attend official conferences, meetings and events mentioned on the United Nations website, as well as meetings scheduled with United Nations officials;
- the Member must be the only authorized traveller;
- travel to these destinations must be round trips, for which a full travel point must be deducted;
- the most direct route of travel must be used, and one of the points of departure or arrival must include either Ottawa or the Member’s constituency, or the Canadian or American border airport closest to the Member’s constituency;
- trips must not include a single stop, other than a layover; and
- travel points cannot be used for travel related to the business of parliamentary associations or parliamentary committees.

Year of an anticipated general election: In the year of an anticipated general election, the Travel Points System will be prorated based on the number of days between April 1 and midnight the day before the general election.
6.2 Point Calculation

Unless otherwise provided for in this chapter, a half point is deducted for each trip taken by Members or their authorized travellers. A trip means a trip that is taken by any means to one destination for a particular purpose and that is direct or without any interruption other than a single stop, which must not be longer than 12 hours and not be a layover. The calculation of travel points is impacted by the following:

**Reunification:** When dependants reunite with the Member:

- No point is deducted for dependants from 0 to 5 years old;
- No point is deducted for dependants with disabilities who rely wholly on the Member, regardless of their age; and
- A half point per trip is deducted for dependants from 6 to 20 years old, or from 21 to 25 years old if they are full-time students.

**Accommodation and per diem:** Upon written justification, Members, whether in travel status or not, may charge under the Travel Points System, any accommodation and per diem expenses that are incurred under special circumstances to ensure their safety and well-being the day before or after a regular trip. Original receipts are required for all expenses.

**Local ground transportation:** Under the Travel Points System, any local ground transportation costs for travel to and from train and bus stations or airports are considered part of the cost of the trip. Travellers will be reimbursed for the cost of the kilometres travelled for a round trip, as well as for those travelled by bus, by taxi, or using lawful alternative commercial transportation services, at the approved kilometre rate plus applicable parking fees, and ferry and road tolls. Original receipts are required for all expenses, except for taxi fares under $25. For the current kilometre reimbursement rate, see the [Schedule of Rates](#) appendix in the Budgets chapter.

**Conditions and restrictions:** The following conditions and restrictions apply to travel points:

- When travelling between the Member’s constituency and Ottawa, Members and their authorized travellers must charge their transportation expenses under the Travel Points System, regardless of the province or territory in which the Member’s constituency is located.
- Each trip must have a specific purpose of travel and be for the purpose of the fulfillment of the Member’s parliamentary functions.
- A point or a fraction thereof is deducted on the day on which the travel occurs, regardless of when the trip was booked or ticket issued.
- Unused travel points do not carry over into the next fiscal year.
- To use special points, employees must accompany the Member or the House Officer.
- Members must monitor their point usage and ensure that they do not exceed their point allocation. Members may view their travel details as well as those for their authorized travellers.
in the Financial Portal. These details include the number and dates of trips taken, destinations, cost of travel, as well as the number of remaining travel points.

- The House Administration will recover the cost for trips that exceed the Member’s allocation.
- Members may use the Travel Points System when travelling with parliamentary committees or associations within Canada. Members and their authorized travellers may not use the Travel Points System when Members are travelling in their capacity as Ministers or Parliamentary Secretaries except when Members are carrying out parliamentary functions at the same location or for family reunification purposes as per conditions set out in section 2, General Principles in this chapter.

7. Air Travel

Members and their authorized travellers must select the most economical, practical and the safest means of travel, at the class of travel to which they are entitled, on any airline, and use the most direct Canadian route available to reach their destination. Air travel expenses are typically charged under the Travel Points System.

When travelling by air, any stop that is longer than 12 hours and that is not a layover ends the trip. A layover means a necessary stop—until the trip can be resumed—that occurs at a place other than the trip destination, in either of the following circumstances:

- The stop is necessary because of external factors outside the control of the traveller, such as a strike or weather-related problems.
- The stop is necessary in order to make a connecting flight or to continue the trip by another means of travel.

In the event of a layover and on presentation of original receipts, the cost of overnight accommodation will be charged to the Travel Points System.

This section also describes:

- Class of Air Travel
- Charters and Private Aircrafts
- Other Eligible Expenses

7.1 Class of Air Travel

Members and their authorized travellers are entitled to various classes of travel depending on the duration of continuous travel and whether or not travel arrangements are made by Members’ Travel Services.
Since Members’ Travel Services administer the corporate flight pass program on behalf of the House of Commons, they ensure that travellers always travel using the most economical, practical and the safest travel option at the class of travel to which they are entitled.

Members and their authorized travellers must travel at a class of travel to which they are entitled. However, when a flight is available at a higher class of travel for a lower fare, Members and their authorized travellers may travel at the most economical fare regardless of class and duration of travel when supported by written documentation (e.g. a screenshot or quote).

The following tables summarize the classes of travel allowed for each type of traveller based on whether or not travel arrangements are made by Members’ Travel Services.

**Table 1 – Booked by Members’ Travel Services**

<table>
<thead>
<tr>
<th>Type of Traveller</th>
<th>Regular Trips Over 2 hours</th>
<th>Regular Trips Under 2 hours</th>
<th>Special Trips Over 2 hours</th>
<th>Special Trips Under 2 hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Members</td>
<td>Business</td>
<td>Full-fare economy</td>
<td>Business</td>
<td>Full-fare economy</td>
</tr>
<tr>
<td>Designated Travellers</td>
<td>Business</td>
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<td>Business</td>
<td>Full-fare economy</td>
</tr>
<tr>
<td>Dependants</td>
<td>Business</td>
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<td>Business</td>
<td>Full-fare economy</td>
</tr>
<tr>
<td>Eligible Employees</td>
<td>Reduced economy</td>
<td>Reduced economy</td>
<td>Reduced economy</td>
<td>Reduced economy</td>
</tr>
</tbody>
</table>

**Table 2 – Not booked by Members’ Travel Services**

<table>
<thead>
<tr>
<th>Type of Traveller</th>
<th>Regular Trips Over 2 hours</th>
<th>Regular Trips Under 2 hours</th>
<th>Special Trips Over 2 hours</th>
<th>Special Trips Under 2 hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Members</td>
<td>Business (flight pass only)</td>
<td>Full-fare economy</td>
<td>Full-fare economy</td>
<td>Full-fare economy</td>
</tr>
<tr>
<td>Designated Travellers</td>
<td>Business</td>
<td>Full-fare economy</td>
<td>Full-fare economy</td>
<td>Full-fare economy</td>
</tr>
<tr>
<td>Dependants</td>
<td>Full-fare economy</td>
<td>Full-fare economy</td>
<td>Full-fare economy</td>
<td>Full-fare economy</td>
</tr>
<tr>
<td>Eligible Employees</td>
<td>Reduced economy</td>
<td>Reduced economy</td>
<td>Reduced economy</td>
<td>Reduced economy</td>
</tr>
</tbody>
</table>

Members and their authorized travellers are allowed to travel in the following classes of travel:

1) **Air travel booked by Members’ Travel Services:**
   - **Regular and special trips over two hours:** Members, designated travellers and dependants may request to travel in business class.
   - **Regular and special trips under two hours:** Members, designated travellers and dependants may travel in full-fare economy class.
• **Eligible employees:** Eligible employees may travel in reduced economy class, regardless of the duration of the trip.

2) **Air travel not booked by Members’ Travel Services:**

When Members and their authorized travellers choose to make their own travel arrangements or use a travel agency other than Members’ Travel Services, they are only allowed to travel in the following classes of travel:

**Regular trips over two hours:**

- Members and designated travellers may travel in business class, subject to the following conditions:
  
  o Members must use a flight pass, otherwise they must travel in full-fare economy class.
  
  o Members and designated travellers may purchase a flight pass at a lower class of travel than business class provided that its cost does not exceed that of a business class flight pass.
  
  o Designated travellers may use an individual ticket or a flight pass.

- Dependents may travel in full-fare economy class (up to the equivalent of *Latitude*) using an individual ticket or a flight pass.

**Regular trips under two hours:** Members, designated travellers and dependants may travel in full-fare economy class (up to the equivalent of *Latitude*) using an individual ticket or a flight pass.

**Special trips:** Members, designated travellers and dependants may travel in full-fare economy class (up to the equivalent of *Latitude*) using an individual ticket or a flight pass, regardless of the duration of the trip.

**Eligible employees:** Eligible employees may travel in reduced economy class (up to the equivalent of *Flex*) using an individual ticket, regardless of the duration of the trip.

**Non-corporate flight passes:** When Members choose not to use Members’ Travel Services to book their flight pass, they must purchase the pass directly from an airline and seek reimbursement through the Financial Portal. These purchases are subject to the following conditions and restrictions:

- A flight pass purchase is limited to an individual 10-segment non-transferable package at the most economical travel class option to which the traveller is entitled.

- Flight passes must only be used by Members, designated travellers and dependants.

- Seeing that five regular travel points will be deducted from the Member’s travel point balance at the time of purchase and then adjusted at the time of use to reflect the nature of the trip (regular or special), Members must ensure that they have five travel points available prior to the purchase of a flight pass.
• Members are responsible for the monitoring and use of the entire flight pass within its validity period; therefore, the cost of any segments not accounted for within the validity period (including segments not used by designated travellers and dependants) will be deemed a personal expense of the Member. Depending on the airline’s terms of purchase, an extension may be possible.

• At the end of the fiscal year, any costs for unused flight pass segments and the corresponding travel point deductions will be transferred to the new fiscal year if the segments are still within their validity period.

• When Members cease to be a Member, they must reimburse the House Administration for any costs for unused flight pass segments, including segments not used by their designated travellers and dependants.

If permitted by Members’ travel reward programs, Members may use these benefits to upgrade to business class. For more information, see section 13. Travel Reward Programs in this chapter.

For more information on classes of travel, contact Members’ Travel Services.

7.2 Charters and Private Aircraft

Chartered aircraft: Members will be reimbursed up to the maximum cost of the equivalent commercial airfare on days when commercial flights are available. Otherwise, Members will be reimbursed for actual costs, including those for allowable local ground transportation.

When a Member allows additional passengers to travel on the chartered aircraft, the related costs will be divided equally among all passengers. The House Administration will pay only the Member’s and the authorized travellers’ share of the costs. Other passengers not eligible to travel must pay their share of the costs directly to the carrier. A passenger manifest from the carrier must accompany all claims for reimbursement or for direct payment to the carrier.

For travel in the province or territory in which their constituency is located, Members may charge the costs for charters to their Member’s Office Budget (MOB) or use the Travel Points System. For travel elsewhere, Members may only charge those costs under the Travel Points System.

When using the Travel Points System, a point per round trip will be deducted for the Member only, even though other authorized travellers may be accompanying the Member on the flight. An additional half point will be deducted for any planned stop in the same location that is longer than one overnight stay.

Privately operated aircraft: The rate of reimbursement for Members operating a privately owned or leased aircraft will be determined on a case-by-case basis. For more information, contact Financial Management Operations.

7.3 Other Eligible Expenses

Airport Lounges: When in travel status, pay-per-use access fees for airport lounges for Members and their designated travellers, as well as for dependants and employees when travelling with the Member or the designated traveller, may be charged to the Member’s Office Budget (MOB).

Annual lounge membership fees at Canadian airports for Members and their designated travellers may also be charged to the MOB. This includes the special annual membership fee for the Air Canada Maple
Leaf Club. Members must complete the *Maple Leaf Club Application* form, which is also available in the Financial Portal.

**In-flight wireless Internet access:** Expenses related to wireless Internet access during flights may be charged to the MOB.

**Pre-approved traveller programs:** Expenses related to pre-approved traveller programs (e.g. Nexus) that have been approved by the House Administration may be charged to the MOB.

## 8. Road Travel

Members and their authorized travellers may travel by road in order to carry out parliamentary functions when it is the most economical, practical and the safest means of travel. They must use the most direct route available to reach their destination. Members charge their road transportation expenses to their Member’s Office Budget (MOB) typically when travelling in the province or territory in which their constituency is located, or under the Travel Points System when travelling elsewhere in Canada. The following expenses incurred while in travel status will be reimbursed:

- **Privately owned vehicle:** Members and their authorized travellers may use their own car and be reimbursed for the cost of the distance travelled at the approved kilometre rate. The kilometre rate is determined using the formula approved by the Board of Internal Economy. The formula is based on the rates set by the National Joint Council’s Travel Directive. For the current kilometre rate, see the *Schedule of Rates* appendix in the Budgets chapter. The following conditions and restrictions apply:
  
  - When Members or authorized travellers travel together in a privately owned vehicle, only the traveller who provides the car will be reimbursed for the expenses incurred.
  
  - When employees are not travelling with the Member, they will only be reimbursed for the cost of the distance travelled within the Member’s constituency and from the constituency to the provincial/territorial capital in which the constituency is located.
  
  - Members may charge the cost of supplementary business liability insurance for one of their own vehicles to their MOB. Members may allow the same expense for their regular employees when their insurance provider requires such coverage. Original proof of payment must be provided.

- **Rented vehicle:** Members and their authorized travellers may use rented vehicles when the combined costs, including those for local ground transportation, do not exceed the cost of commercial airfare. Costs may be charged under the Travel Points System or to the MOB, as appropriate. When travelling together by rental car, by taxi or using lawful alternative commercial transportation services, Members and authorized travellers may claim an equal share for reimbursement. Travel points will be deducted for every traveller claiming expenses. Authorized travellers must ensure that they have adequate liability coverage when they rent a car. The cost of purchasing additional liability coverage will be reimbursed if it is included in the rental agreement. Reimbursement will be made on the basis of actual and reasonable costs up to the maximum cost of the equivalent commercial airfare, or taxis, where applicable.
**Conditions and restrictions:** The following conditions and restrictions apply for road travel:

- **Most direct route:** Members and their authorized travellers must use the most direct route to reach their destination when travelling by car. To assist travellers in planning the most direct route for their road travel, the House Administration standard is Google Maps, using major highways in Canada only. For every road travel claim, Members and their authorized travellers must provide routing information. For every major route deviation, the traveller must provide an explanation and additional routing information, and indicate any special circumstances in the *Travel Expense Claim* available in the Financial Portal.

- **Purpose of travel:** Each trip by road requires a specific purpose of travel, which must support the fulfillment of Members’ parliamentary functions. Members and their authorized travellers must provide a detailed description of the purpose of the trip.

- **Road Travel Log:** When claiming road transportation expenses as a charge against the MOB, Members must complete the *Road Travel Log* and submit it with their travel expense claim through the Financial Portal. The log submitted must provide the dates and purpose of travel, as well as the address of each destination of the trip.

- **Commuting:** Commuting expenses for travel between residences and the normal place of work are not allowed for any travellers. For the purposes of this section, Members’ normal place of work is defined as their parliamentary and constituency offices, while employees’ normal place of work is defined as the office where they normally work, whether it be the parliamentary or the constituency office. The following exceptions apply to commuting expenses:
  
  - Members whose primary or secondary residence is located within the constituency, but more than 50 kilometres from their normal place of work, may claim transportation costs at the approved kilometre rate for the distance travelled between their declared residence and their normal place of work.
  
  - Members whose primary or secondary residence is located outside their constituency, but within 100 kilometres of their constituency’s nearest border and more than 50 kilometres from their normal place of work, may claim transportation costs at the approved kilometre rate for the distance travelled between their declared residence and their normal place of work.
  
  - When authorized travellers travel directly from their residence to attend an event or activity within the Member’s constituency, they may only claim the distance in excess of their normal commute.
  
  - Members whose constituency is located in the National Capital Region (NCR) and who maintain a primary residence between 50 and 100 kilometres from the parliamentary precinct may claim transportation costs at the approved kilometre rate for the distance travelled between their primary residence and the parliamentary precinct while on House-related business. The Speaker, recognized party leaders who are Members, and ministers may not claim these expenses.
Members may claim expenses for taxi or lawful alternative commercial transportation services incurred for travel between the parliamentary precinct and the NCR residence on an exceptional basis when the House is sitting for extended hours in the evening. Original receipts are required.

- **Travel between the constituency and Ottawa:** When travelling between the constituency and Ottawa, Members and their authorized travellers must charge their transportation expenses under the Travel Points System, regardless of the province or territory in which the Member’s constituency is located.

- **Travel within the NCR:** Members and authorized travellers may charge to the MOB the expenses they incur for the following while travelling in the NCR (other than commuting) in order to carry out the Members’ parliamentary functions (original receipts are required):
  - parking, except monthly or weekly passes;
  - taxis or lawful alternative commercial transportation services;
  - public transportation tickets or monthly passes used by the Member; and
  - road travel using a personal vehicle at the approved kilometre rate (no receipts required).
  - Note: Cars are not allowed to be rented in the NCR.

- **Long-distance road travel:** When Members, designated travellers or dependants claim expenses for long-distance road travel, they will be reimbursed up to the cost of a corporate flight pass segment to the nearest reasonable destination at the class of travel allowed. Employees will be reimbursed up to the maximum cost of airfare in reduced economy class (*Flex*).
  - For safety reasons, employees and parliamentary interns should not be required to drive more than:
    - 250 kilometres after having worked a full day;
    - 350 kilometres after having worked a half day; and
    - 500 kilometres on any day when they have not worked.

### 9. Other Means of Transportation

Members and their authorized travellers may choose to travel by the following means of transportation when these means are the most economical, practical and the safest means of travel:

**Train:** VIA Rail Canada provides Members with free rail pass privileges. VIA Rail also provides Members’ spouses and dependants with a preferred rate (50% discount) for any rail ticket fare. For more information, contact VIA Rail Canada.

No travel points are deducted when the free train privileges are used. However, a travel point will be deducted when Members, spouses and dependants claim the cost of meals, accommodations or seat upgrades. These costs cannot exceed the maximum cost allowed for air transportation plus local ground transportation.
Employees may travel by train and claim actual costs, up to the maximum airfare allowed. These costs will be charged to the Member’s Office Budget (MOB) or under the Travel Points System, depending on the circumstances of travel.

**Bus:** When Members and their authorized travellers travel by bus, actual receipted costs will be reimbursed up to the maximum cost of allowed air transportation plus local ground transportation to and from the nearest terminal. These costs will be charged to the MOB or under the Travel Points System, depending on the circumstances of travel.

**Charters and private boats:**

- **Chartered boats:** Members may charge the cost of charters to their MOB for travel in the province or territory in which their constituency is located or use the Travel Points System; when travelling elsewhere in Canada, the costs may only be charged under the Travel Points System. When using the Travel Points System, a half point will be deducted for each Member and authorized traveller per trip. The same conditions that apply to chartered aircraft apply to chartered boats. For more information, see section 7.2 Charters and Private Aircraft in this chapter.

- **Privately operated boats:** The rate of reimbursement for Members operating a privately owned or leased boat will be determined on a case-by-case basis. For more information, contact Financial Management Operations.

### 10. Accommodations and Meals

When Members are in travel status, they may charge their accommodation, meal and incidental expenses to the Travel Status Expenses Account (TSEA) or the Member’s Office Budget (MOB), subject to certain conditions. Only Members may charge these expenses to the TSEA.

This section describes:

- **Accommodations**
- **Per diem**

#### 10.1 Accommodations

When Members and authorized travellers are in travel status, their hotel, motel or private accommodation expenses will be reimbursed as follows:

- Commercial accommodations or lawful alternative commercial accommodation services are reimbursed at actual costs; original receipts are required.

- Private non-commercial accommodations, other than a Member’s secondary residence, are reimbursed at the private accommodation rate approved by the Board of Internal Economy. The rate is set and adjusted in accordance with the National Joint Council’s Travel Directive. For the current rate, see the Schedule of Rates appendix in the Budgets chapter.
• Reasonable actual costs for private non-commercial accommodations when commercial accommodations or lawful alternative commercial accommodations are non-existent; original receipts are required.

**Conditions and restrictions:** When claiming accommodation expenses incurred while in travel status, the following conditions and restrictions apply:

• Members who maintain a primary residence within 100 kilometres of the parliamentary precinct may claim accommodation expenses when they are required to remain at work for House of Commons or committee business, or in exceptional or emergency situations (e.g. when they cannot safely return home due to bad weather). Original receipts are required. However, Members whose primary residence is located within 16 kilometres of the parliamentary precinct may not claim accommodation expenses.

• Members who declared a secondary residence in their constituency may claim accommodation expenses when travelling at least 100 kilometres from this residence to carry out their parliamentary functions. For more information on secondary residences, see section 11. Residences in this chapter.

• Members may only claim accommodation expenses for up to seven consecutive nights in each location.

• In general, designated travellers and dependants may not claim accommodation expenses.

• The Prime Minister, the Speaker and the Leader of the Official Opposition may not claim accommodation expenses while in the National Capital Region (NCR).

• Members may claim the cost of one hotel room or other commercial accommodations when their spouse and/or dependants visit them in the NCR, under the following conditions:
  - Members must be with their spouse and/or dependants for the duration of the stay; and
  - Members who own or rent a secondary residence within the NCR must confirm that the residence is unsuitable for use by their spouse and/or dependants.

• Employees may claim accommodation expenses as a charge against the MOB, when travelling in order to carry out the Member’s parliamentary functions, under the following conditions:
  - When they are travelling between Ottawa and the constituency, and are more than 100 kilometres from their normal place of work.
  - When they are accompanying the Member or House Officer on a special trip.
  - A maximum of two weeks’ accommodation expenses may be charged per trip; original receipts are required.

For more information on accommodation expenses for House Officers’ employees, see section 3.7 Travel in the House Officers and Recognized Parties chapter.
## 10.2 Per diem

When Members are in travel status, their meal and incidental expenses will be reimbursed based on the per diem rates approved by the Board of Internal Economy. The rates are set and adjusted in accordance with the National Joint Council’s Travel Directive. Incidentals include gratuities as well as laundry and dry cleaning expenses. For the current per diem rates, see the Schedule of Rates appendix in the Budgets chapter.

**Conditions and restrictions:** When claiming per diem expenses incurred while in travel status, the following conditions and restrictions apply:

- Members may claim per diem expenses for all days of travel and for sitting days while in the National Capital Region (NCR).
- Per diem expenses must be reduced by the cost of any meals provided through other means, for example, by airlines, in lobbies and as hospitality.
- Members may claim per diem expenses for non-sitting days while in the NCR, subject to certain conditions. Members must provide the dates and nature of parliamentary functions performed.
- Members may claim per diem expenses when travelling in the constituency and must provide the dates and nature of parliamentary functions performed.
- Members whose constituency is located in the NCR and who maintain a primary residence within 100 kilometres of the parliamentary precinct may claim breakfast and dinner expenses for the days when the House is sitting and the Member works a minimum of 11 hours, which include transit time to and from the Member’s residence. Meal expenses will be reimbursed at the approved per diem rate and will be charged to the TSEA.
- In general, designated travellers and dependants may not claim per diem expenses.
- Employees may claim per diem expenses as a charge against the MOB, when travelling in the fulfillment of the Member’s parliamentary functions, as follows:
  - When they are travelling between Ottawa and the constituency, and are more than 100 kilometres from their normal place of work.
  - While travelling in the Member’s constituency, when travel is authorized by the Member and the Member’s employees are more than 16 kilometres away from their normal place of work during regular meal hours.
  - When they are accompanying the Member or House Officer on a special trip.
- While travelling in their constituency (other than commuting), Members may claim the per diem allowance for meals as a charge against the MOB when they are more than 16 km from their primary or secondary residence that is in or near their constituency.

For more information on per diem expenses for House Officers’ employees, see section 3.7 Travel in the House Officers and Recognized Parties chapter.
11. Residences

Because they are required to work extensively in Ottawa, Members whose constituency is not located in the National Capital Region (NCR) may choose to stay in a commercial or private accommodation, or at a personal residence when in the NCR. Expenses for such accommodations may be charged to the Travel Status Expenses Account (TSEA), which provides Members with assistance to defray some of the additional costs of maintaining a secondary residence.

Although Members typically choose to have their secondary residence in the NCR, since their primary residence is in the constituency, they may choose to have their secondary residence in the constituency and their primary residence in the NCR, subject to certain conditions as outlined below:

- **Primary residence**: A primary residence is defined as a residence other than a seasonal or recreational dwelling or a recreational vehicle, that is ordinarily occupied by the Member, and available for the Member’s occupancy at all times. The main purpose of a primary residence cannot be to generate income.

- **Secondary residence**: A secondary residence is defined as a residence of the Member, other than a seasonal or recreational dwelling or a recreational vehicle that is maintained by the Member in addition to the Member’s primary residence.

Note: The Member’s residence in the constituency must be located in or near the Member’s constituency (“near” means within 100 kilometres from the nearest border of the Member’s constituency).

This section describes:

- [Declarations of Primary and Secondary Residences](#)
- [Expenses for the Secondary Residence](#)

### 11.1 Declarations of Primary and Secondary Residences

All Members must declare their accommodation arrangements at the start of each new parliament by completing the *Declaration of Primary and Secondary Residences* form available in the Financial Portal. Members who have a residence in the constituency and in the National Capital Region (NCR) must indicate which one is the primary residence and which one is the secondary residence. Members must complete a new declaration form whenever there is a change in their accommodation arrangements, including a change of address for all declared residences.

Note: Members who stay in hotels or private accommodations or who share accommodations with another person, including another Member, must also declare these arrangements.

Members must provide supporting documentation for their declared residences that clarifies ownership or rental status, such as but not limited to:

- if the property is owned, a municipal tax invoice that shows the details of the property assessment; or
• if the property is rented, a residential lease.

The House Administration will verify the information provided in the Member’s declaration and conduct a title search, if applicable.

**Criteria:** In addition to the definition of a primary residence, Members must consider the following criteria to determine which residence they should declare as their primary residence:

• The primary residence is occupied by the Member more often than the other residence.
• The primary residence is where the Member most frequently resides on weekends and holidays (the Member’s travel patterns between Ottawa and the constituency will also be considered).
• The primary residence is where the Member’s spouse lives most of the time.
• The primary residence is where the Member’s young dependent children reside.
• The primary residence is in the area where the Member’s dependent children attend primary/elementary and secondary school.
• The primary residence is the one declared on the Member’s income tax return, and is located in the province where the Member votes and pays income taxes.
• The primary residence is in the province or territory where the Member has public health coverage, and where the Member’s driver’s licence is issued and vehicle registered.

One or more criteria may be sufficient to determine which residence is the primary residence. In situations where both residences could potentially qualify as the primary residence, Members should contact Financial Management Operations for advice.

### 11.2 Expenses for the Secondary Residence

Members who own or rent a secondary residence in the National Capital Region (NCR) or in their constituency may claim expenses related to their declared secondary residence against the TSEA, subject to certain conditions.

This section describes:

- Owned secondary residence
- Rented secondary residence
- Restrictions

**Owned secondary residence**

Members who own a secondary residence may only claim an accommodation rate for each day it is available for their occupancy and is not rented to any other person. Members are deemed owners of a secondary residence when they or their spouse are the sole owners or when they jointly own the residence with a spouse or with any other person.
Only one claim for accommodation expenses may be submitted per dwelling, per day. The secondary residence rate approved by the Board of Internal Economy is set and adjusted in accordance with the private non-commercial accommodation rate of the National Joint Council’s Travel Directive. For the current rate, see the Schedule of Rates appendix in the Budgets chapter.

**Rented secondary residence**

Members who rent or lease a secondary residence may claim receipted expenses for the following:

- rental of furnished or unfurnished apartments, condominiums or homes, whether rented by the day, week or month, or leased, except for rental or leasing arrangements that include a purchase option;
- one basic phone line;
- basic cable television;
- utilities (oil, natural gas, propane, electricity, water and water tanks); and
- one parking space.

Members may not claim any rent when their secondary residence is rented from a member of their immediate family or from an employee of any Member, House Officer or research office.

**Rent or lease payments:** Members have two options for the payment of their secondary residence rent or lease.

- **Direct payments to the landlord:** To have the rent of their secondary residence paid directly to their landlord by the House Administration, Members must:
  - declare their primary and secondary residences using the Declaration of Primary and Secondary Residences form available in the Financial Portal;
  - complete the lease form available in the Financial Portal, indicating the monthly rent amount to be paid to the landlord (up to the maximum monthly rent indicated in the lease);
  - complete the Direct Deposit Enrolment – Contractors, Landlords, Suppliers and Others form available in the Financial Portal; and
  - provide Financial Management Operations with the original lease signed by the Member and the landlord.

**Annual validation:** Automatic direct payments may only be set up for 12 months. To ensure the continuation of automatic payments, Members must annually validate their declaration of primary and secondary residences in the Financial Portal one month prior to the end of their lease, or 12 months following the start of automatic payments or the last annual validation, whichever comes first.

**New or revised lease:** Members are responsible for their lease and must notify Financial Management Operations in writing and 30 days in advance of any changes to their lease (e.g. change to monthly rent or new landlord). Members must provide an original copy of the new lease, signed by both parties. The lease must specify the monthly rent amount and included utilities. In addition, Members must submit a new Declaration of Primary and Secondary
Residences form available in the Financial Portal. Otherwise, they will be held personally responsible for any related payment error.

- **Reimbursement of payments to the Member:** To seek the reimbursement of their monthly lease payments to the landlord for their secondary residence, Members must:
  
  - declare their primary and secondary residences using the Declaration of Primary and Secondary Residences form available in the Financial Portal;
  
  - submit a monthly secondary residence expense claim through the Financial Portal; and
  
  - provide the original monthly lease receipt that includes the landlord’s name and phone number, the landlord’s or agent’s signature, the full address of the property, the amount paid, as well as the rental period.

- **Shared secondary residence:** Members who share a secondary residence must provide details of the cost-sharing arrangements to Financial Management Operations. Only their portion of the costs will be reimbursed or automatically paid to the landlord.

- **Security deposit or last month’s rent:** If a landlord requires a security deposit or last month’s rent, Members must pay this expense personally. Members may seek reimbursement for this expense (receipt required) when they leave the secondary residence and the deposit is applied against the last month’s rent, subject to certain conditions.

**Restrictions**

Members who own or lease their secondary residence may not claim any of the following expenses:

- rental fees for seasonal or recreational dwellings, such as cottages, ski chalets or camp sites;
- Internet access fees and costs to acquire and operate a fax machine (however, Members may charge these expenses to their MOB);
- expenses for space used as the Member’s constituency office;
- real estate fees;
- legal fees;
- house finders’ fees;
- mortgage payments (neither the principal nor the interest);
- lease termination costs;
- local moving costs;
- furniture, furnishings or equipment costs; and
- expenses associated with mobile homes or recreational vehicles.
The Prime Minister, the Speaker and the Leader of the Official Opposition may not claim any secondary residence expenses.

12. Travel for Special Circumstances

Members and their authorized travellers may seek reimbursement for travel expenses incurred in the following special circumstances:

- **Travel to attend funerals**
- **Travel by an authorized traveller to represent the Member at a constituency event**
- **Travel by employees to attend training**
- **Travel for speaking engagements**

**Travel to attend funerals:** Members and authorized travellers may charge travel expenses to the Member’s Office Budget (MOB) or under the Travel Points System, where applicable, to attend:

- state funerals;
- funeral of a sitting Member, their spouse or their dependant;
- funeral of a former Member;
- funeral of a constituent (when held in the Member’s constituency); and
- funeral of the Member’s own employee.

**Travel by an authorized traveller to represent the Member at a constituency event:** When an authorized traveller is required to represent the Member at an event, accommodation and per diem expenses will be reimbursed under the following conditions:

- the travel relates to the Member’s parliamentary functions;
- the travel is in the province or territory in which the Member’s constituency is located;
- the authorized traveller representing the Member is more than 100 kilometres from the authorized traveller’s normal place of work;
- related claims by the designated traveller are limited to expenses for seven consecutive nights in each location; and
- original receipts are provided.

**Travel by employees to attend training:** At the Member’s discretion, transportation costs incurred by a Member’s employee to attend training courses may be charged under the Travel Points System or to the MOB. However, in order to use a travel point as a special trip, the employee must accompany the Member or House Officer. Meal, accommodation and incidental expenses may be charged to the MOB at the Member’s discretion.
Travel for speaking engagements:

- Members may use their travel allocations to attend a speaking engagement in order to carry out their parliamentary functions. However, they must not accept payment for this engagement (unacceptable payment also includes gifts valued at over $500 and donations to charitable organizations, with or without a tax receipt).

- Members may not use their travel allocations to attend a speaking engagement that is not part of their parliamentary functions. However, they may accept payment for this type of engagement.

For more information, contact the Office of the Law Clerk and Parliamentary Counsel.

13. Travel Reward Programs

Members may use accumulated points or other benefits from memberships in travel reward programs for the following:

- travel that would otherwise be paid by the House Administration (e.g. travel under the Travel Points System, or travel for parliamentary committees, delegations and associations);

- international travel related to the Member’s parliamentary functions;

- travel for standing and special committee members to attend international conferences or seminars that have been approved by the committee;

- travel by employees of Members, House Officers and research offices who are required to accompany Members on parliamentary business trips within Canada;

- travel by a designated traveller accompanying the Member who is part of a parliamentary association or exchange delegation; and

- travel by a Member for personal reasons.

If permitted by the travel reward program, Members may use their points or other benefits to upgrade to business class when travelling to carry out their parliamentary functions, or donate their unused points or other benefits to charitable organizations.

14. Accounting and Reimbursement

Travel expense claims: The following conditions apply when submitting a travel claim:

- All travel claims must be personally approved by the Member and submitted through the Financial Portal.

- A single claim must be submitted for each trip and include all transportation, accommodation and per diem expenses.

- Members and their authorized travellers must submit the Road Travel Log for their road travel expenses charged to the Member’s Office Budget (MOB).
• All claims must be submitted within 30 days of the end of the trip, even when there are no additional costs other than the airline ticket purchased through Members’ Travel Services.

• Proper supporting documentation (e.g. original receipts and invoices) is required before the reimbursement can be processed. The following documents will not be accepted as proof of payment:
  o credit card slips;
  o post-dated receipts;
  o statements of accounts; and
  o copies of cheques.

**Outstanding claims:** Members and their authorized travellers must regularly reconcile all outstanding travel claims with airline tickets purchased by Members’ Travel Services.

**Expense transfer:** Members may not transfer travel costs between the Travel Points System, the Travel Status Expenses Account and the Member’s Office Budget after the costs have been approved and submitted through the Financial Portal.

**Direct payment:** The House Administration will not pay suppliers directly, unless expenses are for travel by chartered aircraft or boat, or for travel booked with Members’ Travel Services.
Appendix: Travel Points System

ANNUAL POINT ALLOCATION

Members who have more than one dependant are provided with eight additional points for the second and any subsequent dependants between the ages of 6 and 20. For more information, see section 6.1 Point Allocation in this chapter.
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7. EMPLOYEES

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1. Introduction

The applicable Terms and Conditions of Employment govern the employment relationship between Members or House Officers and their employees. This chapter highlights some of the terms and conditions of employment and provides additional information regarding current processes.

Throughout this chapter, reference to Members should be read to include presiding officers, House Officers, and Members responsible for national caucus research offices, unless otherwise indicated. Any expenses, including employee salaries, are to be charged to the respective office budgets.

This chapter describes:

- Governing Principles
- Recruitment
- Pay and Leave Administration
- Benefits
- Employee and Family Assistance Program
- Conflict Resolution and Harassment Prevention
- Employee Departures

2. Governing Principles

The following principles govern the recruitment and management of Members’ employees.

**Members as employers:** Members are the employers of their employees. In accordance with the *Members By-law*, Members may recruit, hire, promote or release employees, and determine their job responsibilities, their hours of work, the classification of their positions, and their salaries. Members have the full discretion over the direction and control of the work performed on their behalf by their employees; however, employees are hired exclusively to assist Members in the fulfillment of their parliamentary functions.

**Fairness:** Employees are entitled to be treated in a fair and equitable manner, free from discrimination.

**Respect:** Employees are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.

**Safety:** Employees are entitled to a safe and healthy work environment. Members will take all reasonable precautions to protect their employees from illness or injury.
3. Recruitment

Types of employees

The Board of Internal Economy has established three categories for Members’ employees:

- regular employees, who are full- or part-time employees hired for an employment period of greater than six months;
- short-term employees, who are full- or part-time employees hired for an employment period of less than six months; and
- on-call employees, who are hired for a specified or unspecified employment period and who report to work as required.

Staffing

To staff their offices, Members may wish to:

- consider hiring the employees who worked for the former Member;
- contact their party Whip’s office, which often maintains a list of candidates, including those that have been employed by former Members; or
- consider candidates from the inventory of resumés managed by Members’ Human Resources Services.

When Members have determined their staffing requirements for their parliamentary or constituency offices, they must:

- ensure that sufficient financial resources are available in their Member’s Office Budget;
- determine job responsibilities and hours of work;
- determine the place of work, which must be the parliamentary or constituency office (for more information, see the section 2. Governing Principles in the Governance and Principles chapter); and
- establish appropriate salaries (see section 4. Pay and Leave Administration in this chapter).

Staffing procedures

When a Member hires a new employee or requests a new position, the Member must:

- send the following documents to the prospective employee:
  - the standard letter of offer of employment, signed by the Member;
  - the Terms and Conditions of Employment;
  - the Policy on Confidentiality and Conflicts of Interest;
the House of Commons Policy on Harassment Prevention and Resolution in the Workplace; and

Note: The employee must sign the letter of offer of employment and the Terms and Conditions of Employment and return them to the Member.

- make the staffing request through the Source website under Hiring an employee and attach the letter of offer of employment and the Terms and Conditions of Employment, both signed by the employee, as well as the Direct Deposit Enrolment Form completed by the employee.

Failure to submit these documents will result in a delay in salary payments to the employee.

For more information on these documents, contact Members’ Human Resources Services.

Hiring restrictions

- Immediate family: Members may not hire members of their immediate family to work in the parliamentary or constituency office.

- Designated traveller: Members may not hire their designated traveller to work in the parliamentary or constituency office.

- Political party executives: Members may not hire political party executives to work in the parliamentary or constituency office.

- Contractors: Members may not hire, as an employee, any person who is already engaged as an independent contractor with the House of Commons, a Member, the Senate, a Senator, the Library of Parliament, a federal government department or agency, or a Crown corporation, and who continues to receive income from the Consolidated Revenue Fund. Employees may not benefit, directly or indirectly, from any contract with a Member. These contractual arrangements are subject to the rules and restrictions described in the Contracts chapter.

- Employees paid from the Consolidated Revenue Fund:
  
  - Members may not hire, as a full-time employee, any person who is already receiving full-time employment income from the Consolidated Revenue Fund, or who is employed by the House of Commons, a Member, the Senate, a Senator, the Library of Parliament, a federal government department or agency, or a Crown corporation. Members may hire, as a full-time employee, a part-time reservist in the Canadian Forces, subject to certain conditions. For more information, contact Members’ Human Resources Services.
  
  - Members may hire, as a part-time employee, any person who is already receiving part-time employment income from the Consolidated Revenue Fund, as long as the total combined hours do not exceed 37.5 hours per week. The total combined hours can exceed 37.5 hours per week if the excess hours are attributable to part-time employment as a reservist in the Canadian Forces. For more information, contact Members’ Human Resources Services.

Other considerations

Probation: Members may wish to impose a probationary period allowing them time to properly evaluate a new employee. A probationary period of up to 12 months may be considered, depending on
the nature and duration of the work. It is important to clearly state the length of the probationary period in the letter of offer of employment.

**Security screening:** All prospective employees, contractors, interns and volunteers of Members are required to undergo site access security screening. They must obtain and maintain the required security access and comply with all policies regarding site access security screening.

**Temporary personnel:** Members may require temporary office help for a number of reasons, such as to catch up on office work during peak periods, to prepare a particular report or proposal, to translate householders into languages other than French or English, or to replace regular employees on sick leave or maternity/parental leave. Temporary personnel may be hired through personnel agencies and the related costs charged to the Member’s Office Budget. For more information, see section 2.2 Contracts for Goods and Other Services in the Contracts chapter, or for additional options, contact Members’ Human Resources Services.

### 4. Pay and Leave Administration

This section describes:

- Pay Administration
- Leave Administration

#### 4.1 Pay Administration

Information regarding pay administration for regular employees, short-term employees or on-call employees is available in the Terms and Conditions of Employment. For more information on leave entitlements, see section 4.2 Leave Administration in this chapter.

There are many factors that affect employee salaries and payments:

- Rate of pay on appointment
- Maximum annual salary
- Annual salary increases
- Performance awards
- Acting Pay
- Overtime
- Attendance reporting

**Rate of pay on appointment:** Members determine their employees’ rates of pay on appointment, subject to the maximum annual salary established by the Board of Internal Economy. However, this maximum salary does not apply to employees paid from the office budgets of presiding officers, House Officers, or research offices.
Pay and Benefits must be notified in writing of an appointment within 30 calendar days following the employee’s effective date of employment. Otherwise, the House Administration will only pay the salary portion for the 30 calendar days immediately preceding the date when the written hiring notice was received from the Member. If the employee worked for more than 30 days before receipt of the written hiring notice, the Member will be personally responsible for paying the additional portion of the salary to which the employee is entitled.

A salary may only be paid for services that have been performed; services must be performed during the period for which the payment is made.

**Maximum annual salary:** The maximum annual salary of Members’ employees is adjusted annually based on the index of the average percentage increase in base-rate wages for a calendar year in Canada resulting from major wage settlements negotiated by major groups. For the current maximum annual salary, see the Schedule of Rates appendix in the Budgets chapter.

**Annual salary increases:** At their discretion, Members may increase a regular employee’s base salary once per fiscal year, subject to the maximum annual salary established by the Board. However, this maximum salary does not apply to employees paid from the office budgets of presiding officers, House Officers, or research offices.

Members determine the amount of the annual salary increase, which will be a permanent adjustment to the employee’s base salary. Members may request and approve a salary increase at any time during a fiscal year, but no later than March 31 of that fiscal year, through the Source website under Salary increase and performance award. Retroactive payments will be limited to a period of 30 calendar days immediately prior to the date that Pay and Benefits receives the request. The salary increase will only be processed if the letter of offer of employment for the position in question, signed by the Member and the employee, has been provided to Pay and Benefits.

Decreases to the annual salary of an employee are not permitted unless there is a change in position. However, Members may offer an employee a new position, at a lower salary, through the Source website under Changing status or position - including acting. A copy of the new letter of offer of employment, signed by the Member and the employee, must be provided to Pay and Benefits.

Short-term and on-call employees are not eligible to receive annual salary increases. A new letter of offer of employment is required for each period of employment, with a new salary determination, and the letter must be sent to Pay and Benefits.

At their discretion, Members may give an annual salary increase to employees who are on leave with pay, on leave without pay or on maternity/parental leave, unless they have been on continuous leave for more than two years.

Regular employees whose employment in a Member’s office is terminated and who are subsequently re-employed by the same Member within 90 calendar days will be considered to have been continuously employed for the purposes of determining the employee’s eligibility for an annual salary increase. Short-term employees who were terminated for less than five working days are considered to have been continuously employed.

If a regular employee accepts a different position within a Member’s office or is hired by another Member within the fiscal year, the employee is eligible for the annual salary increase, as determined by the current Member.
When a regular employee works for multiple Members concurrently, each Member may provide a salary increase on a discretionary basis. However, the employee’s new collective annual salary cannot exceed the maximum annual salary established by the Board. Accordingly, these Members will need to coordinate the applicable salary increases.

During the dissolution of Parliament, Members may not request any salary increases for their employees.

Performance awards: At the discretion of the Member, an employee may be paid a performance award of no more than 10% of the employee’s salary as of December 31 in the year for which the award is granted. The cost will be charged to the Member’s Office Budget of that fiscal year.

Regular employees who are at the maximum annual salary established by the Board are eligible to receive a performance award. A performance award will not affect an employee’s base salary, but it is a taxable benefit and counts toward pensionable service.

To process a performance award, Members must submit the request between January 1 and March 31 through the Source website under Salary increase and performance award. The performance award will only be processed if a letter of offer of employment for the position in question, signed by the Member and the employee, has been provided to Pay and Benefits.

At their discretion, Members may give a performance award to employees who are on leave with pay, on leave without pay or on maternity/parental leave, unless they have been on continuous leave for more than two years.

Regular employees whose employment in a Member’s office is terminated and who are subsequently re-employed by the same Member within 90 calendar days will be considered to have been continuously employed for the purpose of performance award eligibility. Short-term employees who were terminated for less than five working days are considered to have been continuously employed.

If a regular employee accepts a different position within a Member’s office or is hired by another Member within the fiscal year, the employee is eligible for the annual performance award, as determined by the current Member.

When a regular employee works for multiple Members concurrently, each Member may provide a performance award on a discretionary basis. However, the employee’s collective performance award cannot exceed 10% of the employee’s collective annual salary on December 31 of the previous calendar year. Accordingly, these Members will need to coordinate the applicable performance awards.

During the dissolution of Parliament, Members may not request performance awards for their employees.

Acting pay: Requests to Provide an acting appointment for regular and short-term employees must be made through the Source website.

When an on-call employee is required to perform the duties of a higher-level position, the employee should be provided a new letter of offer of employment.

Overtime: Employees are not entitled to be paid overtime. When an employee is required to work additional hours, or work on a paid statutory holiday or on a day of rest, the Member may grant compensatory leave or give a performance award to regular employees.
For more information on performance awards, see the Performance awards section in this chapter.

**Attendance reporting:** Members must provide Pay and Benefits with a monthly employee attendance summary signed by the Member or their approved delegate. When the current Monthly Attendance Summary form is not provided, the House Administration may only release one subsequent cheque for the employee whose attendance has not been reported. The Monthly Attendance Summary is available on the Source website.

### 4.2 Leave Administration

Information regarding leave administration for regular employees, short-term employees or on-call employees is available in the Terms and Conditions of Employment.

Depending on the type of employee, employees may be entitled to the following types of leave*:

- **Vacation leave**
- **Sick leave**

Members may also grant other types of leave on a discretionary basis.

**Vacation Leave:** Vacation leave that is not taken by December 31 of the year in which it is earned must be paid out to the employee as a charge against the Member’s Office Budget. To compensate an employee for unused vacation leave, the Member must submit a request by February 15 through the Source website under Leave and departures.

Members may not accept the liability for vacation leave accumulated with another employer, including other Members, a federal department, the House Administration, the Senate, the Library of Parliament, or other government agencies.

**Sick leave:** Members may request medical certificates in order to authorize sick leave. However, medical certificates are required when sick leave extends beyond 20 consecutive working days. The Member must then submit the medical certificate to Members’ Human Resources Services. If an employee’s absence continues for more than 20 consecutive working days, the employee’s salary will continue to be paid from the House Administration central budget until accumulated sick leave has been exhausted or employment is terminated, whichever comes first. For more information, contact Members’ Human Resources Services.

Employee salaries and leaves are affected by the dissolution of Parliament. For more information, see the Dissolution of Parliament chapter.
5. Benefits

Depending on the type of employee, Members’ employees may be entitled to the following benefits:

- **Pension**
- **Supplementary Death Benefit Plan**
- **Insurance plans:**
  - **Public Service Management Insurance Plan**
  - **Public Service Health Care Plan**
  - **Dental care plans**
- **Employee parking**

**Pension:** Employees who have contributed to the Public Service Superannuation Plan for two or more years are generally entitled to a pension benefit such as an immediate or deferred pension or a transfer value payment. For more information, see the [Public service pension plan](#) webpage.

**Supplementary Death Benefit Plan:** Following the death of an employee who has participated in this plan, twice the annual adjusted salary will be payable to the named beneficiary or estate of the employee.

**Insurance plans:** Employees are provided with a full range of protection in the event of illness, disability or death. Coverage includes life insurance, and health and dental care. The following insurance plans are available to employees:

- **Public Service Management Insurance Plan:** Premiums for this plan are paid by the employee. This optional insurance plan includes:
  - **Basic life insurance:** A lump sum benefit is provided to the named beneficiary in the event of the employee’s death from any cause while insured.
  - **Supplementary life insurance:** Employees may, at their own expense, add supplementary life insurance coverage to the equivalent of their annual salary.
  - **Accidental death and dismemberment benefit:** A lump sum benefit is provided to an employee if mutilated in an accident or to the employee’s dependants or estate if the employee is killed in an accident.
  - **Insurance for spouse and dependants:** Life insurance, as well as accidental death and dismemberment coverage, are provided for the employee’s spouse ($5,000) and for each dependent child ($2,500). In case of accidental death, the amount of insurance is doubled.
  - **Long-term disability:** Continuing income is provided to employees who are unable to work because of a disability. For more information about restrictions and other conditions, contact Pay and Benefits.

For more information, see the [Public Service Management Insurance Plan webpage](#).
• **Public Service Health Care Plan:** This plan provides employees of Members and House Officers, their spouses and dependants with coverage for costs they have incurred for eligible products and services, including drugs, vision care, hearing aids, hospital benefits and nursing services, excluded from the employee’s provincial or territorial plan. Some restrictions apply. This plan is subject to co-insurance. For more information, see the Public Service Health Care Plan.

• **Dental care plans**
  
  o **Public Service Dental Care Plan:** This mandatory plan provides insurance for dental services and supplies not covered under provincial or territorial health care or another dental plan for employees of Members and House Officers, their spouses and dependants. The House Administration pays the premiums for the plan. Some restrictions apply. For more information, see the Public Service Dental Care Plan.

  o **Pensioners’ Dental Services Plan:** This plan is similar to the Public Service Dental Care Plan with respect to coverage, except that it is voluntary and available to former employees who are entitled to receive a monthly retirement allowance. Former employees’ survivors may also use this plan. For more information, see the Pensioners’ Dental Services Plan.

**Employee parking:** Members’ employees may apply for parking within the parliamentary precinct. Parking is a taxable benefit. Parking is granted according to availability and requirements. Members are responsible for returning parking permits when their employees leave their employment. For more information, contact the Parking Administration.

6. **Employee and Family Assistance Program**

This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. This program is free and available to Members’ employees at all times and up to 12 months following the employee’s termination of employment for any reason other than just cause. For more information, contact Occupational Health and Safety.

7. **Conflict Resolution and Harassment Prevention**

Members’ employees are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.

The House of Commons *Policy on Preventing and Addressing Harassment* focuses on harassment prevention and provides a process for filing informal and formal complaints, investigating and reporting on harassment, and communicating and appealing findings. This policy applies to Members, House Officers, and the Members responsible for research offices and their employees.
In support of this policy, the Finding Solutions Together program is available to Members and their employees when they experience conflict or harassment in the workplace. This confidential program focuses on communication, collaboration, and respect between peers to resolve conflict, and on harassment prevention.

Members and employees who experience conflict or harassment in the workplace or who would like more information about the program should contact the Finding Solutions Together program or the Chief Human Resources Officer.

8. Employee Departures

Details on the entitlements regarding the departure of regular employees, short-term employees or on-call employees are available in the Terms and Conditions of Employment. Additional information is provided in this section.

Depending on the type of employee and the reason for departure, the Member’s employee may be entitled to some or all the following upon termination of employment:

- Closing Notice
- Separation Entitlement
- Working Notice
- Termination Entitlement
- Severance Entitlement
- General Entitlement

8.1 Closing Notice

The following Members and House Officers who are not re-elected or who are former House Officers due to a party losing its recognized party status may, if it is within the limits of their respective budgets, retain a select number of their existing employees under their existing terms and conditions of employment for a period of up to 14 calendar days following the general election, to assist in the closing of files and offices:

- regular Members;
- Leaders of recognized parties;
- House Leaders of recognized parties; and
- Chief Whips of recognized parties.

Employees are expected to work through the closing notice period.

Employee salaries during this 14-day closing notice period will be charged to the former Member’s Office Budget or House Officer’s Office Budget of the previous parliament. If not re-hired following the 14-day closing notice period, employees who are entitled to the 60-day separation entitlement will
begin their entitlement following the closing notice period. For more information, see section 8.2 Separation Entitlement in this chapter.

8.2 Separation Entitlement

A separation entitlement equal to salary for 60 calendar days or until the end of the employee’s term of employment, whichever comes first, is provided to some employees when their employment is terminated because their employer ceases to be their employer (e.g. because the Member resigns, is not re-elected, does not seek re-election, dies while in office, or is no longer a House Officer). Employees are not expected to work as of the date they receive the separation entitlement.

If within the 60-day period the employee is appointed to another position or receives income as a contractor from the Consolidated Revenue Fund, the employee must inform Pay and Benefits and the separation entitlement will cease as of the date of the appointment.

Regular and short-term employees of former Members: The separation entitlement for regular and short-term employees of former Members is charged to the House Administration central budget. On behalf of the former Member, the House Administration will notify the employees of their change in status. At the end of the 60-day period or at the end of their term of employment, whichever comes first, their employment will cease unless they receive a new offer of employment.

The start date of the separation entitlement for regular and short-term employees may be changed following the activation of a closing notice period or the death of a Member. For more information, see section 8.1 Closing Notice in this chapter and the Resignation or Death of a Member chapter, respectively.

Regular and short-term employees of Party Leaders, House Leaders and Chief Whips: For employees whose employment is terminated during a parliament, the separation entitlement is charged to the respective House Officer’s Office Budget. For employees whose employment is terminated following a general election as a result of their employer ceasing in the House Officer role or as a result of a budget reduction, the separation entitlement is charged to the House Administration central budget. On behalf of the former House Officer, the House Administration will notify the employees of their change in status. At the end of the 60-day period or at the end of their term of employment, whichever comes first, their employment will cease unless they receive a new offer of employment.

The start date of the separation entitlement for employees of these House Officers may be changed following the activation of a closing notice after a general election. For more information, see section 8.1 Closing Notice in this chapter.

Regular and short-term employees of research offices during a parliament: For employees whose employment is terminated when the Member ceases to be responsible for the research office during a parliament, the separation entitlement is charged to the Research Office Budget. On behalf of the Member, the House Administration will notify the employees of their change in status. At the end of the 60-day period or at the end of their term of employment, whichever comes first, their employment will cease unless they receive a new offer of employment.
Dissolution of Parliament

Regular and short-term employees of the following House Officers are impacted by the dissolution of Parliament:

- **Speaker**: The Speaker’s employees continue to be employed through the dissolution of Parliament. If the Speaker ceases in that role on the day a new parliament begins, the employees will continue in their functions under the direction of the new Speaker for a transition period of 30 days, after which time, they will receive an amount equal to their salary for 60 calendar days or until the end of their term of employment, whichever comes first. This separation entitlement is charged to the Speaker’s Office Budget. On behalf of the Speaker, the House Administration will notify the employees of their change in status. At the end of this 90-day period, their employment will cease unless they receive a new offer of employment.

- **Deputy Speaker**: The Deputy Speaker’s employees continue to be employed through the dissolution of Parliament. If the Deputy Speaker ceases in that role on the day a new parliament begins, the employees will receive an amount equal to their salary for 60 calendar days or until the end of their term of employment, whichever comes first, starting on the day the Deputy Speaker ceases in that role. This separation entitlement is charged to the Deputy Speaker’s Office Budget. On behalf of the Deputy Speaker, the House Administration will notify the employees of their change in status. At the end of this 60-day period, their employment will cease unless they receive a new offer of employment.

- **National Caucus Chairs, the Deputy Chair and Assistant Deputy Chair of Committees of the Whole**: This separation entitlement is charged to the respective House Officer’s Office Budget.

- **Research offices**: Research office employees receive a working notice as of the date of dissolution. For more information, see section 8.3 Working Notice in this chapter.

### 8.3 Working Notice

Working notice is only provided at the dissolution of Parliament for the regular and short-term employees of research offices. Working notice provides employees with written notice that their employment will end as of a particular day in the future. Employees are expected to continue to work during this period since their employment continues until the end of the notice period and their employer continues in a particular role.

**Regular and short-term employees of research offices:**

- During the working notice, salaries will continue to be charged to the Research Office Budget. On behalf of research offices, the House Administration will notify the employees of their change in status.

- While their employment continues until the end of the working notice period, these employees would not be allowed access to the parliamentary precinct as of election day until the working notice is cancelled. At the end of this 60-day period, their employment will cease unless one of the following occurs:
If the Member responsible for the research office decides to continue the employment of an employee in the same position after the election, the Member must advise Members’ Human Resources Services in writing. This effectively cancels the working notice. Otherwise, no further action is required.

If the Member responsible for the research office decides to offer an employee another position, the Member must submit a staffing request through the Source website under Hiring an employee. The working notice will cease on the date of the appointment.

If, however, their employment is terminated for any reason, including a party losing its recognized party status or a party budget being reduced due to a change in party standing, the Member responsible for the research office will advise Members’ Human Resources Services. The employees will receive the remaining portion of the 60-day working notice as pay in lieu of notice. This entitlement is charged to the respective House Officer’s Office Budget or Research Office Budget.

Leave of absence during the dissolution of Parliament impacts working notice as follows:

- If the leave of absence is unpaid and starts during the working notice period, the notice period will be extended by an equivalent number of days only if the leave was approved and submitted in writing to Pay and Benefits prior to the date of dissolution. Leaves of absence should not be extended beyond the election date.

- If the employee takes a paid leave of absence, the working notice period will not be extended.

- If the employee begins a paid or an unpaid leave of absence before the date of dissolution, the working notice period will not be extended.

8.4 Termination Entitlement

Whenever an employee’s dismissal is contemplated, the Member is strongly advised to consult Members’ Human Resources Services. Members must submit a termination of employment request through the Source website under Termination of employment.

Information regarding termination entitlements for regular employees is available in the Terms and Conditions of Employment. Additional information is provided in this section.

Regular employees of Members: In accordance with the Terms and Conditions of Employment and based on an employee’s length of continuous employment, regular employees whose employment is terminated for any reason other than just cause are entitled to notice of termination. If a Member chooses to give pay in lieu of notice, the first two weeks will be charged to the Member’s Office Budget. The remaining entitlement will be paid from the House Administration central budget.

Regular employees of House Officers or research offices: In accordance with the Terms and Conditions of Employment, regular employees whose employment is terminated by a House Officer or the Member responsible for the research office, for any reason other than just cause or because the House Officer or Member ceases in that role, will be given a minimum of two weeks up to a maximum of eight weeks of notice of termination. In exceptional circumstances and following consultation with the Office of the Law Clerk and Parliamentary Counsel, the maximum termination entitlement of eight weeks may be exceeded if a House Officer or the Member responsible for the research office deems it appropriate and
if the payment remains within the limits of their respective office budgets. Furthermore, the Office of the Law Clerk and Parliamentary Counsel must be satisfied that legal circumstances warrant this higher payment. The Office of the Law Clerk and Parliamentary Counsel must be consulted in these matters.

8.5 Severance Entitlement

Information regarding severance entitlements for regular employees is available in the Terms and Conditions of Employment. Short-term and on-call employees may not receive a severance entitlement.

Members may not take on the liability for severance entitlement with an employer other than the House of Commons, or another Member or House Officer. As a result, new employees cannot bring with them any severance entitlement earned while in the employ of a minister, a federal government department or agency, a Crown corporation, the Senate, or the Library of Parliament.

8.6 General Entitlement

Members’ and House Officers’ regular employees who have lost their positions because the Member or House Officer ceased to be a Member or a House Officer (e.g. due to resignation, non re-election, or death while in office) will be considered for House Administration positions over applicants who are not currently employed by the House of Commons. This applies for a period of six months from the date of loss of employment, if the employee:

• meets the established position requirements;
• has a good employment record; and
• has a minimum of one year’s service as a regular employee in a Member’s or House Officer’s office.
# 8. SERVICES

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1. Introduction

The House Administration provides many services to Members in order to enable them to carry out their parliamentary functions as approved by the Board of Internal Economy. Throughout this chapter, reference to Members should be read to include Presiding Officers, House Officers and national caucus research offices, unless otherwise indicated, and expenses are to be charged to their respective budgets. This chapter should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter, which states that goods and services provided by the House Administration may not be purchased as a charge to any budget, unless otherwise expressly indicated.

This chapter describes the following:

- **Printing**
- **Franking Privilege and Mail**
- **Telecommunications**
- **Training**
- **Other House Services**
- **Services Provided by Other Organizations**

For information about the impact of a dissolution of Parliament on services, see the Dissolution of Parliament chapter.

2. Printing

Members have access to many printing-related services, including document preparation, content validation, digital copying, offset printing, bindery, consulting and planning services, subject to certain restrictions. These services do not apply to Presiding Officers, House Officers and national caucus research offices. They are only provided to Members in their role as Members.

This section describes the following policies and services:

- **Communication with Constituents**
- **Communication Outside the Constituency**
- **Christmas and Holiday Greeting Cards**
- **Personalized Stationery**
- **Envelope Processing**
- **Restrictions**
2.1. Communication with Constituents

Members may use the following printed materials to communicate with their constituents:

- **Correspondence**
- **Householders**
- **Constituency Mail**

**Correspondence:** Members may send direct, addressed mail to their constituents by using their frank or they may send unaddressed mail by using the bulk mail rate. Use of the preferred bulk mail rate is only available when processed by the House Administration. All correspondence is subject to the following conditions:

- There is no limit to the quantity of mailings that may be distributed at one time within the Member’s constituency.
- For larger volumes, Members must certify that their mailings comply with the policies of the Board of Internal Economy.
- To produce, print, assemble and/or seal mailings, Members must use one of the following three methods:
  - Printing and Mailing Services, which is the most cost-effective and required method for larger volumes;
  - external printing services for volumes of less than 5,000 essentially identical copies (“essentially identical” means that each document must have a 50% difference in textual content from other documents produced in the same fiscal year); costs for these services may be charged to the Member’s Office Budget (MOB) subject to restrictions and conditions of use outlined in section 2.6 in this chapter; or
  - printers in their offices for low volumes.

**Householders:** Householders are printed materials sent by Members to inform their constituents about parliamentary activities and issues. Householders are prepared and distributed exclusively by the House Administration and costs are charged to the House Administration central budget. Members may print and mail up to four householders per calendar year.

- There must be at least 30 calendar days between each householder printing request.
- Unused householder allocations cannot be carried over to a subsequent year.
- For each householder, the quantity produced cannot exceed the total number of businesses and residential and rural households in the Member’s constituency.
- Members who require additional copies may have them printed and mailed as a charge against their MOB. Postage for additional householder mailings is subject to the preferred bulk rate set by Canada Post and is charged to the MOB. This preferred rate is available to Members only when items are mailed from the House of Commons Postal and Distribution Services. When
mailed from anywhere, items are subject to the prevailing regular postal rates. For the bulk mail rate, see the Schedule of Rates in the Budgets chapter.

- In the preparation of householders, Members may charge the cost of graphic design services and of translation into languages other than English or French to their MOB.

The Board of Internal Economy sets the restrictions and conditions of use, and approves householders colours and formats. For more details, see section 2.6 Restrictions in this chapter. For more information on printing and mailing services, see the Source website or contact Printing and Mailing Services.

**Constituency mail:** Constituency mail is printed or photocopied material reproduced and distributed exclusively by the House Administration to households in the Member’s constituency. Members may request to print and mail up to eight times the number of households in their constituency per calendar year as a charge against the House Administration central budget.

- Constituency mail, whether submitted in one or multiple requests, is limited to one time the number of households in the Member’s constituency for every 30 calendar days.
- Constituency mail is produced in an approved format that includes one or two colours or full colour.
- The originating Member’s name must appear prominently on all constituency mail.
- Constituency mail may only be distributed to households within the Member’s own constituency.
- Members may not share their constituency mail allocations with other Members.
- Constituency mail must be distributed by the House Administration either as:
  - unaddressed mail at the preferred bulk rate set by Canada Post, as a charge against the MOB; or
  - addressed mail, with the cost charged to the MOB.

The Board of Internal Economy sets the restrictions and conditions of use, and approves the format of constituency mail. For more details, see section 2.6 Restrictions in this chapter. For more information on printing and mailing services, see the Source website or contact Printing and Mailing Services.

### 2.2. Communication Outside the Constituency

To facilitate communication with stakeholders, some mailings may be distributed outside a Member’s constituency. In the fulfillment of their parliamentary functions, Members may produce and mail correspondence and other printed materials to stakeholders outside their own constituency in quantities not exceeding 5,000 copies per document under the following conditions:

- Only mailings in quantities not exceeding 5,000 essentially identical copies may be distributed outside a Member’s constituency. “Essentially identical” means that each document must have a 50% difference in textual content from other documents produced in the same fiscal year.
• Each document must originate with the Member and the Member’s name and status as a Member of Parliament (i.e. name, M.P.) must appear prominently on each document.

• Documents must be distributed within Canada as addressed or unaddressed mail.

• For larger volumes, Members must certify that their mailings comply with the Board’s policies.

• To produce, print, assemble and/or seal mailings, Members must use one of the following three methods:
  
  o Printing and Mailing Services, which is the most cost-effective and required method for larger volumes;

  o external printing services for volumes of less than 5,000 essentially identical copies (costs for these services may be charged to the Member’s Office Budget); or

  o printers in Members’ offices for low volumes.

• Several Members may mail the same document if the total quantity does not exceed 5,000 copies and all other conditions are met.

• In the preparation of such material, Members may charge the cost of graphic design services and of translation into languages other than English or French to their MOB.

• Greeting cards are not subject to this policy.

The Board of Internal Economy sets the restrictions and conditions of use. For more details, see section 2.6 Restrictions in this chapter.

2.3. Christmas and Holiday Greeting Cards

Printing and Mailing Services will provide Members with up to 2,000 full-colour photograph cards or two-colour personalized cards with envelopes.

• The costs for additional cards and envelopes beyond the 2,000 limit will be charged to the Member’s annual envelope allocation and then, if necessary, to the Member’s Office Budget (MOB).

• Members may choose to work with Printing and Mailing Services or with an external supplier of their choice to design and print full-colour personalized cards. When using the services of an external supplier, all costs will be charged to the MOB.

2.4. Personalized Stationery

Members are provided with an electronic letterhead template to facilitate office correspondence. In addition, Members may request a reasonable quantity of personalized stationery printed in two colours as a charge against the House Administration central budget, including:

• personalized letterhead on high-quality paper or on a more economical grade of paper;

• personalized business cards for Members and their employees;
• complimentary slips or cards;
• wish cards with envelopes (excluding Christmas and holiday greeting cards); and
• note paper and pads.

For more information on printing and mailing services, see the Source website or contact Printing and Mailing Services.

2.5. Envelope Processing

Printing and Mailing Services provides envelope processing services such as franking, addressing, inserting and sealing. For more information on printing and mailing services, see the Source website or contact Printing and Mailing Services.

2.6. Restrictions

Members may not use the House Administration’s printing and photocopying services, or any external printing and advertising services, nor may they use the Member’s Office Budget (MOB) for the following:

• solicitations for membership in any political party;
• solicitations for monetary contributions for any political party;
• federal, provincial or municipal election campaign material, including speeches, enumerators’ lists, party and constituency workers lists, poll activities, and requests for re-election support;
• advertising of an event or activity for the benefit of a person, an association or an organization unless the advertisement forms a minor part of the communication and either:
  o is for the purpose of communicating the Member’s participation in the event or activity; or
  o the event or activity would be of interest to the Member’s constituents;

Note: A “minor part of the communication” means not more than: for reply cards, one third of a page or one sixth of the whole document; for booklets, the equivalent of one page, and the advertisement must not be located on the front page; and for all other formats, the equivalent of a folded sheet, and the advertisement must not be located on the front page.

• printed materials that include quick response (QR) codes, web addresses or other references to sites other than the Member’s designated website or federal, provincial or municipal websites;

Note: Subject to conditions set by the Board, printed materials produced by the House Administration’s printing and photocopying services may include web addresses for third party local community, government or non-profit organizations.

• entire reproduction of publications available from the House Administration, a government department or agency, or a commercial source;

• reproductions of any item that would infringe a copyright, unless permission has been obtained from the owner of the right; and
• work that Printing and Mailing Services is not technologically equipped to undertake.

3. Franking Privilege and Mail

Members are provided with internal mail and messenger services, as well as free mailing privileges. This section describes the following:

- Franking privilege
- Internal mail
- Messenger
- Courier

**Franking privilege:** Members are entitled to the franking privilege as specified in the *Canada Post Corporation Act*. This does not apply to Presiding Officers, House Officers and research offices. The franking privilege is only provided to Members in their role as Members in order to assist communication between Members and their constituents and to allow Members to send mail postage-free anywhere in Canada. Mail addressed to Members is also delivered postage-free.

The franking privilege is for the exclusive use of the Member and may not be shared with individuals or groups requesting franked envelopes.

To ensure that Members’ outgoing mail is sent postage-free, it must be franked, that is, marked to indicate that the sender has free mailing privileges. The House Administration provides Members with franking services. For more information on envelope processing, see section 2. Printing in this chapter.

The following items may be mailed postage-free in Canada:

- letter mail;
- publication mail;
- addressed advertising distribution mail (excluding parcels);
- four householders per calendar year; and
- books returned by Members to the Library of Parliament.

Costs for the following may be charged to the Member’s Office Budget (MOB):

- mailing of parcels;
- postal insurance; and
- special service mail (e.g. registered mail or Xpresspost).

To prevent the unauthorized use of the Members’ franked envelopes and letterheads, these materials should be shredded when no longer required. To arrange the shredding of bulk material, contact Parliamentary Delivery Services.
Mailing privileges begin on the day that notice of the Member’s election is published by the Chief Electoral Officer in the Canada Gazette and end 10 calendar days after Parliament is dissolved or 10 calendar days after the Member ceases to be a Member.

**Internal mail:** The House of Common’s internal mail service is available to Members and is intended for routine, non-urgent pick-ups and deliveries within the parliamentary precinct of parliamentary publications, government reports and other publications, as well as regular mail intended for delivery by Canada Post.

Members receive a secure mailbox in the building where their parliamentary office is located. To further ensure the confidentiality of Members’ mail, only Members may receive mail over the counter from the House of Commons internal mail service.

**Messenger:** Within the parliamentary precinct, messenger services may be used to deliver items marked URGENT that cannot be sent by electronic mail or fax. Urgent messenger services will be limited to requests that directly support Members’ parliamentary functions.

Messengers are not permitted to:

- pick up and deliver urgent items within the same building;
- pick up and deliver personal items to and from the House of Commons Dry Cleaning Depot and the Ottawa International Airport, bus or rail terminals;
- transport Members, their designated travellers, friends or visitors within or outside Ottawa;
- drive Members’ vehicles for any reason;
- obtain licence renewals and pay fines, parking tickets, etc., for Members;
- pick up and deliver material and messages to or from Members’ or employees’ residences;
- shop for Members;
- pick up and deliver from any off-the-Hill commercial retail outlet;
- provide personal services to Members’ employees or individuals employed by the House Administration; and
- accept gratuities from Members.

**Courier:** Members may charge the costs for commercial courier services to their MOB. Within the parliamentary precinct, Members may request the internal delivery of commercial courier items by Parliamentary Delivery Services. However, the cost of the commercial courier is charged to their MOB.
4. Telecommunications

Members are provided with telecommunications services. This section describes the following:

- **Phones**
- **Long-distance calls**
- **Smartphones and tablets**
- **Satellite phones**

**Phones**

- **Ottawa:** Members are provided with one fax line and four multi-line phones in their parliamentary office, which are paid through the House Administration central budget. They may purchase peripheral equipment for their parliamentary office and charge the cost to their Member’s Office Budget (MOB). Members must contact Telecommunications Services before making any purchases to ensure that equipment meets the House Administration’s technical and service standards.

- **Constituency:** Members will designate one constituency office as their primary constituency office. In the primary constituency office, Members are provided with the following phone services and suite of standard features, which are charged to the House Administration central budget:
  - four phone sets and lines, including monthly services;
  - one fax line; and
  - one toll-free number.

In the primary constituency office, additional phone sets, lines, monthly services (excluding long-distance costs), and other related costs will be charged to the MOB. In secondary constituency offices, all phone sets, lines, monthly services (excluding long-distance costs), and other related costs will be charged to the MOB.

Members must contact Telecommunications Services before making any purchases for phone equipment and services to ensure that equipment and services meet the House Administration’s technical and service standards, as well as to take advantage of special prices and other favourable terms available to the House Administration.

**Long-distance calls**

- **Ottawa:** All charges for long-distance calls made from the parliamentary office are paid through the House Administration central budget.

- **Constituency:** All charges for long-distance calls made from constituency offices from the designated phone lines are paid through the House Administration central budget provided that the constituency offices are leased and used exclusively to serve constituents and to carry out the Member’s parliamentary functions.
Additionally, Members may designate up to four phone numbers in their constituency office from which long-distance calls may be made in support of their parliamentary functions. The cost for these long-distance calls is charged to the House Administration central budget. No other costs related to these four lines are allowable expenses against any budget. Members must notify the Telecommunications Services about the location of these phones or fax lines.

- **Collect and teleconference calls:** Within Canada, the cost of collect calls and government or commercial teleconference or videoconference calls may be charged to the MOB.

- **Long-distance reports:** Members may request from Telecommunications Services reports of long-distance calls placed from phones in their offices.

**Smartphones and tablets:** Members must purchase wireless devices and service packages through Telecommunications Services in order to ensure that they get the best value, and to receive full support and configuration, including security features. Before travelling abroad, Members should contact Telecommunications Services to ensure that they have the best travel package available for their device. For more information on the purchase conditions for wireless devices, see section 5. **Smartphones and Tablets** in the Expenses chapter or contact Telecommunications Services.

**Satellite phones:** To secure assistance to Members and their employees when travelling to remote locations within the constituency, Members may request the purchase of satellite phones. Upon written justification, the Chief Financial Officer, in consultation with the Chief Information Officer, may provide for the purchase of satellite phones as an eligible expense to the House Administration central budget. The costs of monthly voice and data plans, air time (including roaming), and long-distance calls, as well as the cost of standard accessories will be charged to the MOB. For more information on purchases, see section 7.1. **Furniture and Equipment** in the Expenses chapter or contact Telecommunications Services.

## 5. Training

This section describes the following:

- **Language training**
- **Media relations and presentation skills training**
- **Computer software training**
- **Other training**

**Language training:** The House Administration offers language training in both official languages, provides advice on various learning products and services, and assists in coordinating training through external suppliers. For more information, contact the Language Training Centre.

- **Members:** Members have the following options for second official language training which are paid through the House Administration central budget:
  - Individual or group language courses that are offered in Ottawa by the House Administration.
  - Language courses elsewhere in Canada, including individual or group immersion programs offered by an accredited Canadian teaching institution, as long as Language
Training and Assessment Services has approved the course in advance and in writing. Accommodation expenses will be fully reimbursed, and meals will be reimbursed at the approved per diem rate. For the current per diem rates, see the Schedule of Rates in the Budgets chapter.

- **Spouses and regular employees:** All training costs (including course registration fees and material) related to language training for spouses and regular employees will be charged to the Member’s Office Budget (MOB). Spouses and regular employees have the following options for second language training, if approved by the Member:
  
  - individual or group language courses offered in Ottawa by the House Administration, at the published rates; or
  
  - individual or group language courses elsewhere in Canada (including language immersion sessions) offered by a certified or an accredited Canadian teaching institution, as long as Language Training and Assessment Services has approved the course in advance and in writing.

Members may approve transportation for their spouses and regular employees as a charge under the Travel Points System, and accommodation, meal and incidental costs for their spouses and regular employees as a charge against the MOB. For more information on employee travel for training, see section 12. Travel for Special Circumstances in the Travel chapter.

In the case of regular employees of Presiding Officers and House Officers, all training costs and related travel costs are charged to their respective office budgets.

If Members, their spouses or regular employees must cancel their participation in a course or a particular session, they must notify the teacher or the institution at least 24 business hours before the start of that course or session. If notice is not given within the specified period, any cancellation fees incurred will be charged to the MOB. However, in cases where Members must cancel a course or session due to an unplanned absence related to their parliamentary duties or travel delays, the cancellation fees will be charged to the House Administration central budget.

**Media relations and presentation skills training:** Members and their regular employees may attend media relations and presentation skills training; these training costs are charged to the House Administration central budget. If Members or their regular employees need to cancel or reschedule a course, they must notify Learning and Organizational Development at least 72 business hours prior to the beginning of the course. If notice is not given within the specified period, any cancellation fees incurred will be charged to the MOB.

**Computer software training:** The House Administration provides software training to Members and their regular employees on standard House-supported software; these training costs are charged to the House Administration central budget. Training costs for non-standard software will be charged to the MOB. For more information, contact Learning and Organizational Development.

**Other training:** Members and their regular employees may attend:

- training in languages other than English or French offered by a certified or an accredited Canadian teaching institution; and
- external workshops, conferences and courses held in Canada, provided that they are directly related to the Member’s parliamentary functions.

Allowable expenses, including registration or cancellation fees and other related costs, as well as travel, accommodation, meal and incidental expenses, will be charged to the MOB at the approved per diem rates. For the current per diem rates, see the Schedule of Rates in the Budgets chapter.

Short-term and on-call employees are not eligible for any training.

6. Other House Services

Members are provided with many other House services. Any costs to Members associated with these services are described below. These services include:

File storage and disposal: Each Member is allocated 0.66 square metres of locked storage space for hard-copy files, the equivalent of 12 file boxes (38 cm x 29 cm x 25 cm each) in the parliamentary precinct. For more information, contact the Secure Storage Facility.

Shredding services are also available to Members, in the parliamentary precinct, upon request through Parliamentary Delivery Services. Documents to be shredded must be boxed and clearly labelled.

Computer diskettes, audiotapes and videotapes, CD-ROMs and other electronic storage media may be disposed of by contacting the IT Service Desk.

Food Services: Members have access to the Parliamentary Dining Room in the West Block and a variety of cafeterias and canteens located throughout the parliamentary precinct, as well as an on-site catering service.

- Catering Services: Full catering and coffee services are available for meetings, luncheons and receptions in the parliamentary precinct. For more information, contact Catering Services.

- Parliamentary Dining Room: Members, their spouses and immediate families, as well as other eligible guests may dine in the Parliamentary Dining Room, which is a formal, full table service facility. See the Access to the Parliamentary Dining Room appendix in this chapter for a list of eligible diners. Appropriate business attire is required at all times. Members or their spouses may invite a maximum of 10 guests to join them in the dining room. For reservations or more information, contact the Parliamentary Dining Room. Credit privileges are not granted to any Members or guests.

Framing Services: Members may request the House Framing Services to frame, dry-mount or mat decorative items for the Members’ parliamentary or constituency offices, as well as gifts given as a matter of protocol only. The cost of framing services under $125 is chargeable to the Member’s Office Budget (MOB). Any framing costs that exceed this limit will be considered personal costs. Members may request framing services by completing the Framing Services Request form, available on the Source website.

For greater precision, the House Framing Services may frame allowable items with a wood and metal moulding, in compliance with House standards. To be allowable, decorative items must be related to the
Member’s parliamentary functions and displayed in the Member’s parliamentary or constituency office. These include:

- Members’ posters, the Charter of Rights, or the Bill of Rights;
- maps of the constituency and of Canada;
- swearing-in certificates;
- press clippings, photos at events that the Member organized or attended;
- photos with or of dignitaries and community leaders;
- debate documents; and
- items of up to three window openings of various shapes and sizes.

The following items are not allowable:

- framing with special order mouldings;
- artwork that need additional or specialized mounting such as mounting on wood frames;
- items that are brittle, unstable, frail and risk of being damaged during the framing process (e.g. antique items);
- empty frames; and
- three-dimensional items (e.g. shadow boxes, hockey or sports jerseys or items that are beyond the allowable thickness of a standard frame).

All framed items, other than the allowable items listed above and gifts to be given as a matter of protocol, become the property of the House regardless of their cost or source. As a result, once an item is framed, Members will not be able to retain it when they cease to be a Member.

For more information on the gifts policy or on the office decor policy, see section 4. Hospitality and Gifts and section 7.3 Office Decor in the Expenses chapter.

**Wellness Centre and Health Unit:** Qualified nurses and counsellors provide a broad range of health services to Members, including:

- ongoing care such as nursing assessments, dressings, blood pressure tests and medically prescribed injections;
- referrals for medical care in the National Capital Region;
- referrals for travel immunizations; and
- basic counselling on health matters, as well as referrals to the Employee and Family Assistance Program.

For more information, contact Occupational Health, Safety and Environment. In the case of a medical emergency in the parliamentary precinct, contact the Parliamentary Protective Service.
Locksmith services: Members may request the Locksmith Unit to provide new security locks for filing cabinets and offices in the parliamentary precinct.

Meeting rooms in the parliamentary precinct: Members may reserve meeting rooms within the parliamentary precinct for parliamentary functions such as:

- caucus activities;
- parliamentary committee activities;
- press conferences, scrums and media activities;
- state visits, parliamentary exchanges and protocol activities;
- Members’ meetings with constituents and groups; and
- briefings for Members.

Sanctioned events: When sanctioned events are held in the parliamentary precinct, only the cost of meeting rooms is paid by the House Administration. The cost of food and beverages may only be charged to the Member’s Office Budget if food and beverages are provided at these sanctioned events.

For more information on meeting room and equipment reservations or on rental fees, contact the Tenant Operations Services Centre or see the Event Management Services Guidelines available in the Event Planning Portal on the Source website.

Multimedia Services televisualizes, distributes and provides on-demand access to House proceedings, selected committee events and press conferences. In addition to these information channels, Members have access to commercial television services, including local cable and some satellite services.

Office refurbishment: Members may request assistance with the design of their office layout or may refurbish their offices and office furniture in the parliamentary precinct. Members must obtain written approval for refurbishing orders from their Whip, or the Speaker in the case of independent Members. Members must sign each refurbishing request and work order. For more information, contact the Tenant Operations Services Centre.

Paper: Members are provided with a reasonable quantity of paper per fiscal year for use in their parliamentary offices as a charge against the House Administration central budget. Paper includes all types, colours and sizes, but does not include personalized stationery. For more information on personalized stationery, including letterhead, see section 2. Printing in this chapter.

This paper may not be used to photocopy extra copies of Members’ householders or constituency mail.

The cost of all paper purchased for constituency offices will be charged to the MOB.

Envelopes: A reasonable quantity of personalized letter- or legal-sized franked envelopes are provided to Members for use in their parliamentary office as a charge against the House Administration central budget. The costs of all other types of envelopes, except those for Christmas and Holiday greeting cards provided by Printing and Mailing Services, will be charged to the MOB.

The cost of all envelopes for use in the constituency offices will be charged to the MOB.
Parking: Members are provided with reserved parking within the parliamentary precinct for the duration of the Parliament. Presiding Officers (with the exception of the Speaker), House Officers and research offices do not receive an additional benefit. Parking is granted according to availability and requirements. For more information, contact Parking Services.

Parliamentary Publications: This unit produces a draft version (“Blues”), as well as an edited, a translated and a published version of both the Debates of the House of Commons and committee Evidence within timeframes determined by the Board of Internal Economy. Members have the opportunity to review the accuracy of any statements they make in the Chamber prior to the publication of the Debates of the House of Commons and to forward any changes to Parliamentary Publications. They may also provide changes to the “Blues” committee by contacting the appropriate committee clerk.

Personal entitlements

- Daycare: Members and their employees have access to the Children of the Hill daycare, which is located within the parliamentary precinct. The daycare has limited spaces for children ages two and a half to five. It is overseen by a board of directors and is subject to the standards established by the Ontario Ministry of Children, Community and Social Services. Although admission is on a first-come, first-served basis, parliamentarians have priority on waiting lists.

- Short-Term Child Care Program: Short-term child care services provide an opportunity for Members to access child care based on their evolving needs, while fulfilling their responsibilities in the National Capital Region (NCR). These child care services are provided at Members’ personal expense in their parliamentary offices or in their primary or secondary residences in the NCR. For more information on these services, contact Members’ Human Resource Services.

- Members’ Gym: For an annual, non-refundable fee of $100, including HST, Members and their spouses may use the Members’ Gym, located in the parliamentary precinct. This fee is a personal expense and not chargeable to any budget. For more information, contact the Members’ Gym.

Shuttle bus service: The House of Commons’ Transportation Services provides a shuttle bus service to parliamentarians and employees who travel between buildings in the parliamentary precinct or to alternate facilities set up outside the parliamentary precinct while work is being carried out under the Long-Term Vision and Plan. For more information, contact Transportation Services or see the Source website.
7. Services Provided by Other Organizations

Members are provided with many other services. Any costs to Members associated with these services are described below. These services include:

Library of Parliament

Parliamentary Protective Service

Translation

Library of Parliament: The Library of Parliament supports the work of Members whether in the Chamber, in committees, or in the constituency by providing the following services:

- politically impartial, expertly researched and rigorously fact-checked information and analysis upon request;
- learning opportunities for Members and their staff through seminars and information sessions;
- customized news alerts and media monitoring tools to help them stay connected;
- legislative summaries about bills before Parliament;
- access to a comprehensive collection of printed and digital resources;
- comfortable workspaces and meeting rooms in the Library’s five branches;
- information and educational resources about parliamentary work; and
- guided tours and services for visitors.

Members may borrow books and other materials from the Library and request borrowing privileges for their employees. For more information, contact the Library of Parliament.

Parliamentary Protective Service: The Parliamentary Protection Service (PPS) provides continuous physical security services to ensure that Members can carry out their parliamentary functions in a safe, secure and open environment, whether in the Chamber or within the parliamentary precinct. The PPS supports the safety and security of Members, employees and visitors in buildings on Parliament Hill and within the parliamentary precinct by providing the following services:

- protective operations;
- detection and access control;
- perimeter protection;
- alarm monitoring;
- operational communications; and
• support of parliamentary and ceremonial traditions.

To contribute to the overall protection of the House and its Members, all persons entering the parliamentary precinct are required to identify themselves by showing their official identification card or any other identification, as requested. For more information, please contact the Parliamentary Protective Service.

**Translation:** This service is provided to Members by Services to Parliament and Interpretation of Public Services and Procurement Canada. Access to translation services begins on the day that notice of the Member’s election is published by the Chief Electoral Officer in the *Canada Gazette* and ends 10 calendar days after Parliament is dissolved, or 10 calendar days after the Member ceases to be a Member.

Members may request translations in English or French for:

• up to four householders per year, whether or not they are mailed to constituents;
• sections of speeches to be delivered in the House of Commons in the Member’s second official language (approximately 1,000 words);
• correspondence to constituents, for example, letters and emails;
• Members’ working documents when they perform their parliamentary functions;
• material produced by the research office;
• home pages, navigational links and Members’ biological sketches for their designated website; and
• Christmas and holiday greetings.

Public Services and Procurement Canada will not process translation requests for:

• documents for personal use;
• press clippings and magazine articles, with the exception of brief excerpts (approximately 500 words);
• parliamentary publications available from the House Administration’s Postal and Distribution Services, government department and agencies or commercial sources;
• publications protected by copyright, without written approval from the author or publisher;
• documents that must be referred to another House Administration service (drafts of bills, motions, questions, etc.);  
• texts that conflict with the By-laws and policies of or that duplicate the work of the House of Commons or its committees;
• documents into languages other than English or French, with the exception of direct correspondence between Members and constituents (the costs for all other documents to be translated into languages other than English and French may be charged to the MOB); and
• requests submitted later than 10 calendar days after the dissolution of Parliament or 10 calendar days after the Member ceases to be a Member.

For more information, contact Services to Parliament and Interpretation of Public Services and Procurement Canada.

**Caucus translation services for recognized parties:** The Chief Whip manages expenses for translation services for the national caucus, which is allocated an annual office budget for translation services. For more information, see section 4, National Caucus Research Offices in the Presiding Officers, House Officers and Recognized Parties chapter.
Appendix:
Access to Parliamentary Dining Room

The following persons have access to the dining room located on the first floor of the West Block:

- all Members and Senators, their spouses and immediate families, whether or not accompanied by the Member or Senator;
- guests of any Member, when accompanied by the Member or their spouse;
- senior officials under the jurisdiction of the Speaker of the House of Commons or of the Senate, who have been specifically designated to use this facility;
- Secretaries of State, Deputy Ministers, Assistant Deputy Ministers and Officers of Parliament (Auditor General of Canada, Chief Electoral Officer, Commissioner of Official Languages, Privacy Commissioner, Information Commissioner, Conflict of Interest and Ethics Commissioner, Public Sector Integrity Commissioner and Commissioner of Lobbying) as well as their spouses, when accompanied by them;
- two persons as nominated from time to time in writing by each Minister, Party Whip and House Leader;
- judges of the Supreme Court of Canada and of the Federal Court of Canada;
- members, associate members, life members and honorary members of the Parliamentary Press Gallery;
- visiting parliamentarians and distinguished visitors (as well as their spouses, when accompanied by them), if introduced by written authority of the Speaker or Clerk of either House, the Sergeant-at-Arms, the Usher of the Black Rod or the Deputy Clerk responsible for International and Interparliamentary Affairs; and,
- former Members or Senators, their spouses and accompanying guests.

**Business attire:** Members and their guests are required to wear business attire in the Parliamentary Dining Room. Military uniforms, national dress, culturally specific or religious attire are also considered acceptable.
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9. OFFICES

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1. **Introduction**

Members are provided with a fully equipped parliamentary office as well as resources and assets for their constituency offices to support them in the fulfillment of their parliamentary functions. Members are also allowed to purchase additional assets for their offices and charge the cost to their Member’s Office Budget (MOB), subject to certain conditions. For more information, see section [7.1 Furniture and Equipment](#) in the Expenses chapter.

This chapter describes the following:

- Governing Principles
- Parliamentary Office
- Constituency Office
- Custody, Care and Control of Assets

For information on services provided to Members by the House Administration, see the [Services](#) chapter.

2. **Governing Principles**

The following principles govern the management and use of assets by Members and their employees:

- **Member as custodian:** All assets provided by the House of Commons or purchased through any budget are the property of the House. Members are the custodians of these assets and as such, are required to:
  - safeguard these assets during their term in office wherever they are used (e.g. in the office, at home and in their car), and when being used by their employees;
  - refrain from transferring assets between the parliamentary and constituency offices;
  - ensure that when their employees’ employment ceases, all House assets assigned to them are returned;
  - confirm and sign their inventory reports maintained by the House Administration; and
  - coordinate the disposal of damaged or obsolete assets with Materiel and Contract Management.

- **Use for parliamentary functions only:** House assets are to be used in the fulfillment of Members’ parliamentary functions and are not intended for Members’ personal use.

- **Use by Members and their employees:** Members may not allow resources provided by the House to be used by anyone other than their employees, except as directed by the Board of Internal of Economy.
• **Insurance for personal assets:** Personal items belonging to Members or their employees used within the parliamentary precinct or in the constituency office are the responsibility of the owner and must be insured by the owner since they will not be covered by the House of Commons’ insurance in the event of loss or damage.

For more information on the overall governing principles regarding Members’ use of House resources, see section 2. Governing Principles in the Governance and Principles chapter.

3. **Parliamentary Office**

Members are provided with an office within the parliamentary precinct as assigned by the party Whip. Some House Officers and the national caucus research offices are also allocated additional space within the parliamentary precinct.

The House Administration provides furniture, equipment and supplies for Members’ parliamentary offices based on a standard office allocation approved by the Board of Internal Economy. For more information, see the Members’ Suites, Furniture and Equipment Allocation Policy available on the Source website.

These parliamentary office assets may not be transferred to constituency offices.

In addition to the furniture provided, unless otherwise indicated, Members may acquire other furniture, equipment and supplies and charge the cost to their Member’s Office Budget (MOB), subject to certain conditions. For more information on allowable expenses, see section 7.1 Furniture and Equipment in the Expenses chapter.

This section describes the allocations for the following:

- **Furniture**
- **Computers**
- **Tablets**
- **Parliamentary precinct network**
- **Network drops**
- **Computer software training**
- **Printers and multi-functional devices**
- **Televisions**

**Furniture:** Members are provided with furniture for their parliamentary offices, including desks, chairs, tables, bookcases and filing cabinets. The furniture is provided according to the standard office allocation and is specific to the building in which the Member’s office is located.

All offices located in the Justice and Valour buildings are equipped with standard furniture that complements the buildings’ heritage architecture and meets ergonomic standards and information technology requirements. In keeping with the House Administration’s long-term renovation plans for the parliamentary precinct, these standards and requirements will be implemented in all other buildings as they are renovated.
Computers: Members are provided with three personal computers, several standard software packages, and support services for their parliamentary office. Presiding Officers, House Officers and research offices also receive computer equipment. Members must comply with the Acceptable Use of Information Technology Resources Policy, which is available on the Source website.

Members may purchase additional computers and computer accessories as a charge against their MOB, subject to certain conditions. For more information, see section 7.1 Furniture and Equipment in the Expenses chapter.

Tablets: Members are provided with one tablet per parliament and may purchase one additional tablet as a charge against their MOB. All expenses for data plans, extended warranties and roaming coverage related to these tablets will be charged to the MOB. For more information, see section 5. Smartphones and Tablets in the Expenses chapter.

Parliamentary precinct network: Each parliamentary office is provided with a secure local area network (LAN). The LAN is connected to the parliamentary precinct network, which provides Members with online access to their constituency offices, other Members’ offices, the House Administration, the Senate, the Library of Parliament, participating federal departments and agencies, Crown corporations, other external users and the Internet. The Internet is to be used by Members and their employees for carrying out Members’ parliamentary functions only. The House Administration’s Information Technology Security Policy which is available on the Source website, outlines the principles and procedures for safeguarding information.

Network drops: Members are provided with one network drop per room. A network drop is an outlet that physically connects a computer to the network. All requests for the installation or relocation of a network drop should be directed to the Tenant Operations Services Centre who will coordinate the installation or relocation with other services as required.

Computer software training: The House Administration provides free training to Members and their regular employees on the House’s standard software.

Printers and multi-functional devices: Members are provided with one multi-functional device to copy, scan, fax and print (black and white and colour), as well as one backup desktop black and white printer. They are also provided with toners and service support for these devices, as well as the required fax line. Expenses for copy charges are charged against their MOB.

Members may not purchase any additional multi-functional devices, fax machines, photocopiers, scanners or printers for their parliamentary office as a charge against any budget.

Televisions: Members are provided with two standard televisions in order to have access to House proceedings, selected committee events, and press conferences. They also have access to commercial television services, including local cable and some satellite services. For more information, contact Multimedia Services.

Members may purchase one additional television as a charge against the MOB. For more information, see section 7.1 Furniture and Equipment in the Expenses chapter.
4. Constituency Office

Members may establish one or more offices in their constituency to serve constituents and carry out their parliamentary functions. The Board of Internal Economy has approved specific entitlements related to the goods and services for Members’ constituency offices.

This section does not apply to Presiding Officers, House Officers and research offices since constituency offices are only established by Members in their role as Members.

This section describes the following:

- Office Location
- Renovations
- Use of Constituency Offices
- Office Leases
- Computers, Printers and Multi-functional Devices
- Informatics Services

4.1. Office Location

Members may establish one or more offices in their constituency. For more information on office location, newly elected Members may refer to section 2. Newly Elected Members in the Elections chapter.

Members must select an office space that is already set up as an office and that includes the following:

- a reception area or foyer;
- a private office for the Member and offices for employees;
- a bathroom;
- an exit;
- accessibility features;
- service by major telecommunications companies and available business-grade, high-speed Internet service;
- a telecommunications closet; and
- at least four voice drops, four data drops, and one fax drop (for a total of nine network drops), along with necessary cabling.

If the office space under consideration requires modifications to make it more accessible, the Member is strongly encouraged to negotiate leasehold improvements before signing a lease (Note: Leasehold improvements related to accessibility are typically the responsibility of the landlord, not the tenant).
If cabling is not available or installed in the desired office space, Members will need to contact a local cabling company or contractor to fulfill the cabling requirements.

The Chief Financial Officer will review, assess and approve, where warranted, the selection of alternative office locations that do not meet the usual office space requirements.

The selected constituency office must be a leased office space used exclusively to serve constituents and to carry out the Member’s parliamentary functions. Members have a number of options for office locations:

- **Independent office**: Constituency offices may be located anywhere within the Member’s constituency, including buildings managed by Public Services and Procurement Canada. A new Member may choose to use the former Member’s office, which is a fully functional office that meets the office requirements outlined above.

- **Shared office**: Members may share office space with another Member, a member of a provincial legislature or an elected municipal representative. However, all costs must be completely separate and Members must have a signed lease in their name. The House Administration will not manage the sharing arrangement. Resources provided to Members by the House Administration must be used exclusively by the Members. This applies but is not limited to telecommunication services; staff; office supplies, equipment and furniture; advertisements; as well as householders and constituency mail.

- **Offices outside the constituency**: Constituency offices are usually located within the Member’s constituency. Should a Member need to establish a constituency office within the boundaries of another Member’s constituency, the prior written consent of that Member must be obtained.

Members should choose a reasonably priced office space, since office leasing costs normally account for approximately 11% of the expenditures charged to the Member’s Office Budget (MOB).

Members are encouraged to use the services of a professional appraiser to assess the market value of a given office space and its compliance with the office requirements outlined above. These costs may be charged to the Member’s Office Budget.

Once an office is chosen, Members should communicate the office floorplan to SourcePlus.

### 4.2. Renovations

Before initiating any renovation, including any items that cannot be relocated to another office, such as custom blinds and built in bookshelves, Members must determine with landlords whether the considered renovation is a leasehold improvement normally paid for by the landlord. Members must contact Financial Management Operations for guidance on the eligibility of the renovation expense.

Renovation expenses will be charged to Member’s Office Budget of the fiscal year in which they were incurred. Members may not initiate multi-year payment plans with contractors for renovations.
Renovations must be completed no later than three years following a general election. No renovations should be initiated within 12 months prior to the expiry of the Member’s lease, unless the renovations are required:

- by the lease;
- to comply with applicable accessibility standards;
- to comply with applicable occupational health and safety standards; or
- for security reasons.

4.3. Use of Constituency Offices

Constituency offices are intended to help Members carry out their parliamentary functions, such as representing their constituents, and may not be used to promote their re-election, to support a candidate or a political party, or to facilitate the internal organization of political parties at any time. Members’ offices may not be used at any time as a rally point for any political or election-related activities.

4.4. Office Leases

Lease clauses

Members must include a number of mandatory clauses in their lease agreements pertaining to:

- lease termination and assignment;
- method of notice and receipt of notice; and
- accessibility requirements.

These mandatory clauses are provided in this chapter in Appendix A: Mandatory Clauses for Constituency Office Leases, which must be included in all constituency office leases and signed by both parties.

Members’ leases must also include the following section identifying the tenant (or lessee) as a Member of Parliament:

[Member’s name] as Member of Parliament for [name of constituency]

Any Member who is prevented from adding any of the mandatory clauses to a lease should contact the Office of the Law Clerk and Parliamentary Counsel, who will work with the Member and the Member’s local lawyer to include similar clauses with Financial Management Operations to determine what notice period or payment in lieu thereof is acceptable under the lease contract.

Depending on the province or territory in which the constituency office is located and on the terms of the lease, Members may be required to pay municipal taxes. Members may consult with the provincial, territorial or local authority in which their constituency offices are located to determine whether their offices are exempt. Any applicable municipal taxes may be charged to their MOB. Members pay the
goods and services tax (GST), the harmonized sales tax (HST) and the Québec sales tax (QST) on constituency office leases. However, these taxes are automatically charged to a central account and are not charged to the MOB.

The provincial sales tax (PST) only applies in the provinces of British Columbia, Saskatchewan, and Manitoba. In those provinces, PST may also be applied to office leases. Members should claim a PST exemption by including the following PST exemption clause in the lease agreement:

1) The Lessee is exempt from paying the provincial sales tax (PST) as per the following exemption licence number: [enter applicable exemption licence number].

Members can contact Financial Management Operations for the licence number.

The landlord may require a PST exemption certificate. For a copy of this certificate or for more information on the application of the PST, contact Financial Management Operations.

Finally, Members usually negotiate with their landlords to forego the one-month rent deposit fee, since the risk of non-payment is low. A clause outlining this exemption should be included in the office lease. If the rent deposit fee is not waived, Members may charge it to their MOB.

A Member who ceases to be a Member may be personally responsible for termination penalties if the lease agreement does not include the mandatory termination clauses. To avoid significant termination costs, Members should not sign office leases that extend beyond 120 days after the date of the next general election.

Members are encouraged to include the annex of recommended lease clauses attached to this manual as Appendix B: Recommended Clauses for Constituency Office Leases.

Lease payment

Members must send a copy of their signed lease to Financial Management Operations, who will pay the landlord directly. Members may charge legal fees related to the preparation of an office lease to their MOB.

Once signed, the lease may not be amended to increase the rent for the same office within the same lease period, nor may it be replaced by a new lease that would have the same effect.

Members may lease their office on a monthly basis. In such cases, Members must forward personally signed monthly invoices to Financial Management Operations, who will then pay the landlord directly.

Liability and property insurance

Members must ensure that they have sufficient liability coverage for their constituency office as well as for public meetings. Members may charge the cost of public liability insurance to their MOB if it is not included in the lease or rental agreement. Members may also charge property insurance costs to their MOB. When a Member’s lease is assigned to the Speaker or a House Officer (who is selected by the Clerk) after the death or resignation of the Member, the House Administration will assist the Speaker or the House Officer in obtaining the necessary liability coverage for the assigned constituency office. These insurance costs will continue to be charged to the MOB of the Member vacating that office.
Members are not required to insure assets owned by the House of Commons. However, personal items belonging to Members or their employees are not insured by the House of Commons and must be insured accordingly.

4.5. Computers, Printers and Multi-functional Devices

Computers: Members are provided with up to five managed computing devices, several standard software packages, and support services per constituency as a charge to the House Administration central budget.

Members may purchase up to five additional computing devices provided they are acquired through the House standing offer as a charge against their MOB, subject to certain conditions. Additional managed or unmanaged computing devices purchased through the MOB will remain in the care and custody of the Member’s constituency office (including responsibility and costs for life-cycling). For more information, see section 7.1 Furniture and Equipment in the Expenses chapter.

Members may request, with justification, the approval of the Chief Information Officer to purchase Apple or other non-standard computers and laptops, for their constituency office only, as a charge to their MOB. These purchases are subject to the following conditions:

- The equipment must be acquired to meet the Member’s unique business needs that could not be met using existing House of Commons IT standards;
- the equipment, the operating system and any non-standard software are not supported by the House of Commons and all maintenance issues are the sole responsibility of the Member; and
- the equipment is not configured to be connected to the House of Commons network.

Printing equipment: Members are provided with one multi-functional device for each official constituency office to copy, scan, fax and print as a charge to the House Administration central budget along with the responsibility for life-cycling of these devices. Expenses for at-fault service support other than reasonable wear and tear, copy charges, and the required fax line will be charged to the MOB.

Members may purchase additional printers, scanners, photocopiers, multi-functional devices and fax machines, provided they are from the House standing offer, as a charge against their MOB, subject to certain conditions. Additional devices purchased through the MOB will remain in the care and custody of the constituency office (including responsibility and costs for life-cycling, maintenance and support). For more information, see section 7.1 Furniture and Equipment in the Expenses chapter.

4.6. Informatics Services

Office network: Members are responsible for selecting and entering into a contract with an Internet service provider for a business Internet access that links their constituency offices to the Constituency Connectivity Service (CCS). The CCS is a secure, Internet-based solution that connects constituency offices to the parliamentary precinct network. The addresses of constituency offices must be the same as those specified in Members’ lease agreements. Members must obtain House Administration approval before entering into a contract with an Internet service provider. For more information, contact the IT Service Desk.
Expenses associated with the business-grade Internet service required to link official constituency offices to the CCS, including additional telecommunication charges that are part of a bundle (e.g. for basic cable and reasonable upgraded Internet), will be charged to the House Administration central budget.

Members should secure a service that provides optimal use options (i.e. upload and download speeds and monthly utilization allowance). When entering into a contract with an Internet service provider, Members should opt for the shortest contract period available (i.e. no term or month-to-month service contracts), and the contract period should not exceed the date of the next anticipated election. Members may charge the monthly service fees to the Member’s Office Budget (MOB). Any costs for supplemental hardware, network infrastructure (cabling) requested by the Member, installations, as well as any other costs, will be charged to the MOB.

In the event that Members relocate or renovate their offices, the associated installation or activation fees for business Internet access will be charged to the MOB. Should a Member decide to cancel a service contract, the Member is responsible to charge any cancellation fees to the MOB.

For more information, contact the IT Service Desk.

Multi-factor authentication tokens: Members are provided with one multi-factor authentication token (either hardware or application-based) to access the House of Commons network while travelling or away from the office. Members may purchase additional tokens as a charge against their MOB.

5. Custody, Care and Control of Assets

All assets that are provided by the House of Commons or purchased through any budget are the property of the House of Commons.

Throughout this section, references to Members also apply to Presiding Officers, House Officers and research offices.

Members have the custody and use of assets provided by the House, subject to certain conditions. To ensure that Members respect the principles on the custody and use of House resources, this section should be read in conjunction with section 2. Governing Principles in this chapter.

Inventory control: The House Administration maintains two inventory reports for each Member: one for office furniture and equipment in the parliamentary and constituency offices, and the other for phones and wireless devices. These reports contain an up-to-date listing of all House assets entrusted to Members. They are official records that help ensure Members’ accountability. Copies of these reports are provided to Members annually, at the time of an election or upon request. Members must verify these reports and confirm their accuracy by returning a copy of the signed office furniture and equipment report to Materiel and Contract Management and a copy of the signed phones and wireless devices report to Telecommunications Services.

A Member’s Whip, or the Speaker in the case of independent Members, will be informed if the Member does not sign and return the inventory reports within 30 calendar days of receipt. If the Member does not comply within 30 calendar days of written notification from the Whip or Speaker, Financial Management Operations may withhold payment on non-salary expenses and not process office furniture, equipment and supply requisitions.
Lost or damaged assets: Members must report in writing any lost or damaged asset as soon as possible to Materiel and Contract Management or the IT Service Desk (as appropriate), and describe the circumstances surrounding the loss or damage. Members are personally responsible for reimbursing the House of Commons if assets provided to them or purchased through any budget are damaged other than by reasonable wear and tear, or if it is determined that the Member did not protect the asset sufficiently to avoid a loss. Members’ inventory reports will be adjusted accordingly. Members may not dispose of assets without prior approval from the House Administration. For more information on lost or damaged assets, contact Materiel and Contract Management. For more information on insurance implications, refer to the Speaker’s communiqué.

Although the House Administration will work with Members to resolve the issue, the Board of Internal Economy may request that the Member rectify the situation if it is determined that an asset was not damaged by reasonable wear and tear or that the Member did not protect the asset sufficiently to avoid a loss. The Board may request that the goods be repaired or replaced, and that the related costs be deducted from any allowance or other non-salary payment due to the Member. This policy does not affect any other civil remedy available to the Board.

Obsolete and surplus assets: If assets are obsolete or no longer required, Members must contact Materiel and Contract Management who will work with them to determine the best course of action for disposal. Members’ inventory reports will be adjusted accordingly. For more information, contact Materiel and Contract Management.

Stolen assets: Members must submit an official police report for any stolen asset to Materiel and Contract Management or the IT Service Desk (as appropriate) as soon as possible. The House Administration will work with Members to replace stolen assets. For more information on stolen assets, contact Materiel and Contract Management. For more information on insurance implications, refer to the Speaker’s communiqué.
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Appendix A:
Mandatory Clauses for Constituency Office Leases

Appendix A
This appendix A forms an integral part of this Lease for the premises located at (XYZ) and taking effect on (DD-MM-YYYY).

1) Notwithstanding any other clause in this Lease, where the Lessee ceases to be a Member of Parliament for [name of constituency] during the period of the Lease, the following will apply:

(a) In the case where the Lessee dies while in office or resigns as a Member of Parliament, the following will apply:

(i) This Lease will automatically be assigned to a House Officer identified by the Clerk of the House of Commons either upon the death of the Lessee, or on the day after the effective date of resignation, as the case may be.

(ii) On the date of the subsequent election, this Lease will automatically be assigned to the House of Commons and will terminate on the following dates, whichever is earlier:

(1) on the date the newly elected Member of Parliament for [name of constituency] enters into a new Lease with the Lessor;

(2) on the date the House of Commons provides written notice that the premises are vacant, at which time the House of Commons will pay an amount in lieu of rent prorated for the remainder of the 120 days after the election; or

(3) 120 days from the date of the subsequent election.

(b) In the case where an election is held in which the Lessee does not seek re-election or seeks re-election but is not re-elected as Member of Parliament, the following will apply:

(i) This Lease will automatically be assigned to the House of Commons on the date of the election and will terminate on one of the following dates, whichever is earlier:

(1) on the date the newly elected Member of Parliament for [name of constituency] enters into a new Lease with the Lessor;

(2) on the date the House of Commons provides written notice that the premises are vacant, at which time the House of Commons will pay an amount in lieu of rent prorated for the remainder of the 120 days after the election; or

(3) 120 days from the date of the election.

(c) For greater certainty, in the event that this Lease terminates pursuant to clauses 1(a)(ii)(1) or 1(b)(i)(1) above and the Lessor leases the property to another Member of Parliament, the House of Commons will not be obliged to continue paying rent for the remainder of the 120 days.
(d) If this Lease terminates pursuant to clauses 1(a)(ii)(2), 1(a)(ii)(3), 1(b)(i)(2) or 1(b)(i)(3) above, the House of Commons will pay no more than four months’ rent from the date of the subsequent election.

2) Notwithstanding any other clause in this Lease, the following shall apply in the case of any notification required under this Lease, including any Annex or Appendix thereto.

(a) Method of Notice. All notices and communications between the parties shall be in writing and provided by (i) personal delivery, (ii) a nationally-recognized, next-day courier service, (iii) registered or certified mail, postage prepaid, (iv) fax, or (v) electronic mail to the other party’s coordinates specified below, or to the coordinates that a party has, from time to time, notified to be that party’s coordinates for the purposes of this clause.

| For the Lessor | Name: |
|               | Address: |
|               | Email address: |
|               | Facsimile number: |

| For the Lessee | Name: |
|               | Address: |
|               | Email address: |
|               | Facsimile number: |

(b) In the case of any reporting or notification to the Lessee which may have a financial implication hereunder, or should the Lessor be seeking the consent of the Lessee in relation to this Lease for any reason, the Lessor shall also send a copy of any such report, notification and/or request for consent to the House of Commons at:

Name: Materiel and Contract Management
Address: 131 Queen St, Ottawa
Email: MatMgtGen@parl.gc.ca

(c) for further clarity, in the case of any assignment of this Lease, the address for all subsequent notifications required hereunder shall, until such time as directed otherwise by the Lessee, be the address of the House of Commons as noted above.

(d) Receipt of Notice. A notice given under this Lease will be effective on the earlier of

(i) the other party’s receipt of it,

(ii) if mailed or sent by courier, the earlier of the other party’s receipt of it and the fifth business day after mailing it, or

(iii) if faxed or sent by electronic mail, the earlier of the other party’s receipt of it and the next business day after sending it.
3) Notwithstanding any other clause in this Lease, the Lessor represents and covenants that the leased premises will, at all times during the term, be wheelchair accessible and otherwise meet or exceed generally accepted standards with respect to individual mobility, including in respect of:

(a) hand rails and guards;

(b) accessibility signs; and

(c) washroom use.

4) Notwithstanding any other clause in this Lease, in the event of the passage or coming into force of any new federal, provincial municipal or other governmental law, regulation, order or rule, subsequent to the date hereof, in any manner changing or otherwise modifying the laws now in force governing either: (i) the accessibility of the leased premises, or (ii) the occupational health and safety obligations of the Lessee, the parties shall, without delay, attempt in good faith to come up with a mutually agreeable solution to address such change and any potential impact it may have on the Lessee’s use of the leased premises hereunder. Should the parties fail to agree upon a solution within 30 days of one party having notified the other of such change, the Lessee shall have the right to terminate the Lease upon three months’ written notice or payment in lieu thereof.

5) The Lessor, shall, at all times during the term of this Lease, offer commercially reasonable assistance to the Lessee with respect to the latter’s meeting all applicable occupational health and safety requirements.

IN WITNESS WHEREOF the parties hereto have caused this Appendix A, as an integral part of the Lease, to be duly executed on the date of the Lease.

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Appendix B: Recommended Clauses for Constituency Office Leases

Appendix B

This Appendix B forms an integral part of this Lease for the premises located at (XYZ) and taking effect on (DD-MM-YYYY).

1) Notwithstanding any other clause in this Lease, and subject to the terms and conditions of this clause 1), the Lessee may, at their election, and at any point during the term, upon providing written notice thereof to the Lessor, immediately terminate this Lease upon any of the following:

   (a) should the Lessor materially breach any term of this Lease, and such breach remain uncured fourteen days following the Lessee having provided notice of same to the Lessor;

   (b) should at any time during this Lease, the Lessee’s quiet enjoyment of the premises be interrupted and remain so for a period of fourteen days;

   (c) if at any point during the term, the Lessor files for protection under bankruptcy laws, makes an assignment for the benefit of creditors, appoints or suffers appointment of a receiver or trustee over its property, files a petition under any bankruptcy or insolvency Act or has any such petition filed against it which is not discharged within 60 days of the filing thereof, or otherwise fails to pay or discharge in a timely manner any material invoices or debts relating to the premises;

   (d) upon payment of three months’ rent in lieu of notice if, in the reasonable opinion of the Lessee, the premises are no longer suitable for the intended use thereof; or

   (e) upon occurrence of a force majeure event affecting the Lessee's use or quiet enjoyment of the premises for a period of more than 60 days in any 90-day period. For the purposes hereof, a force majeure event shall include any event beyond the parties’ control, including, without limitation, strikes, work stoppages, accidents, acts of war or terrorism, civil or military disturbances, nuclear or natural catastrophes or acts of God, and any interruption, loss or malfunction of any utilities.

Integrity

2) Notwithstanding any other clause in this Lease, this Lease will automatically terminate upon written notice from the Lessee to the Lessor in any of the following cases:

   a) if the Lessor, or any employee, agent or representative thereof, is found guilty of, or otherwise liable for, theft, gross negligence, wilful misconduct or wrongdoing; or

   b) if, in the reasonable opinion of the Lessee, the Lessor engages in, or has engaged in, any conduct which, directly or indirectly, could bring the reputation of the Lessee or the House of Commons into disrepute.
IN WITNESS WHEREOF the parties hereto have caused this Appendix B as an integral part of the Lease, to be duly executed on the date of the Lease.

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10. CONTRACTS

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1. Introduction

To carry out their parliamentary functions, Members may enter into contracts for professional services and for goods and other services, as well as enter into leases for constituency offices. Throughout this chapter, reference to Members should be read to include Presiding Officers, House Officers and national caucus research offices, unless otherwise indicated, and any expenses will be charged to their respective budgets. Throughout this chapter, references to House Officers should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter.

This chapter describes the following:

- Contract Types
- Requirements, Restrictions and Limitations
- Status of Contractors
- Invoicing and Payment Procedures

Contracts are not to be used to create an employment relationship. For information on how to hire employees, see the Employees chapter.

2. Contract Types

Members are personally responsible for all contracts they sign, even when signed by their delegated employees. There are three types of contracts:

- Contracts for Professional Services
- Contracts for Goods and Other Services
- Constituency Office Leases

2.1 Contracts for Professional Services

When setting up a contract for professional services, the mandatory contract template is to be used. No other format will be accepted. Contracts for professional services that are not set up with the mandatory template will be returned to the Member.

A contract for professional services is used when individuals are hired to assist a Member in carrying out parliamentary functions by providing particular services, including the following:

- Administration (e.g. office assistants and managers, and human resources specialists);
- Communications (e.g. media relations specialists and event planning coordinators);
- IT support (e.g. website and desktop designers);
- Research (e.g. researchers for fact-finding, enquiries and studies);
• **Training** (e.g. consultants who organize or deliver training, excluding educational institutions); and

• **Writing** (e.g. drafters of reports, speeches and constituency mail).

Members should submit their contracts for professional services through the Financial Portal. For a copy of the mandatory contract template for professional services for Members or House Officers and research offices, see the Source website.

Members may enter into a contract for professional services with a company or an organization that may have its own standard contract format. If such is the case, Members must contact the Office of the Law Clerk and Parliamentary Counsel for further guidance. It is the Member’s responsibility to ensure that the automatic termination clauses and other mandatory clauses are included in the contract. The mandatory contract template for professional services includes a number of standard automatic termination clauses for the following situations:

• when the Member dies, resigns or is not re-elected;

• in the case of contracts entered into by House Officers or Members responsible for research offices when Parliament is dissolved;

• when the contractor becomes employed by another Member or a federal department or agency, or a Crown corporation listed in the schedules to the *Financial Administration Act*;

• when the contractor is unable to provide the services required; and

• when the services of the contractor are not satisfactory or are no longer required.

The mandatory contract template for professional services for House Officers and research offices also includes an automatic assignment clause in the event that the responsibilities of the House Officer or the Member responsible for the research office cease during the term of the contract.

The original signed contract must be submitted to Financial Management Operations within 30 days of its signature. If a Member fails to provide the original signed contract within this period, the House Administration will not pay the contractor. Verbal agreements for professional services are not valid.

Payments will not be processed for any work performed more than 30 calendar days before the date of receipt of the original signed contract by Financial Management Operations.

Presiding Officers, House Officers and Members responsible for research offices may delegate their authority to enter into, amend or terminate contracts to a regular employee. Members may not delegate this authority. For more information, see the Delegation of Authority paragraph in section 3.9 House Officers Office Budgets in the Presiding Officers, House Officers and Recognized Parties chapter and section 5. Delegation of Authority in the Budgets chapter.

Upon termination of the contract, the contractor will be paid for the work performed up to the date of termination. The contractor must immediately return all completed work and all work in progress to the Member or House Officer.
2.2 Contracts for Goods and Other Services

When setting up a contract for goods and services, other than professional services, the Member and the contractor may decide, at their discretion, on the format of the contract to be used. Contracts may be entered into for the following types of goods and services:

- **Advertising** (e.g. newspapers and signage);
- **Couriers and shipping** (e.g. local couriers, shipping and mailing);
- **Leased equipment** (e.g. photocopiers and multi-functional devices);
- **Legal review of constituency office leases**;

  Note: Members may charge legal fees related to the preparation of an office lease to their Member’s Office Budget (MOB). Members may not charge to any budget legal fees related to other topics.

- **Miscellaneous** (e.g. various assets and one-time services, such as entertainment for an event);
- **Office repairs and routine maintenance** (e.g. office cleaning, repairs and renovations);
- **Printing** (e.g. document layout and printing services);
- **Temporary help agency services** (e.g. office assistance);
- **Training** (e.g. commercially available training courses, workshops and seminars provided by educational and training institutions such as universities); and
- **Utilities** (e.g. security system monitoring, snow removal, telecommunications services, website hosting and cell phone plans).

To ensure that the interests of Members and the House of Commons are protected, these contracts must include all of the following information:

- a statement indicating that the Member is entering into the contract as a Member of Parliament;
- the contractor’s business number, registration number for the goods and services tax / harmonized sales tax, or SIN;
- a detailed description of the nature of the goods and services to be provided by the contractor, including a statement of work or statement of requirements that clearly describes:
  - the work to be accomplished;
  - how the work or services are to be performed (location of the contractor, tools and resources to be provided to the contractor, availability of the contractor, etc.);
  - when the work or services are expected to be performed and completed (timelines and deliverables);
• the total fees for services;

• for Members, an automatic termination clause in the event that the Member ceases to be a Member:

   This Contract shall terminate without notice on the day the Member ceases to be a Member.

• for House Officers, an automatic assignment clause in the event that the House Officer ceases to be a House Officer (whether during a parliament or upon dissolution of a parliament):

   If the Member ceases to act in his or her capacity as House Officer, this Contract will automatically be assigned to his or her successor. The assignee will have 15 days from the date of assignment to terminate this Contract with 10 days written notice.

• for Members responsible for national caucus research offices, an automatic assignment clause in the event that the Member ceases to be responsible for the research office during a parliament:

   If the Member ceases to act in his or her capacity as Member responsible for [insert name of political party] national caucus research office during a parliament, this Contract will automatically be assigned to his or her successor. The assignee will have 15 days from the date of assignment to terminate this Contract with 10 days written notice.

• for Members responsible for national caucus research offices, an automatic assignment clause in the event that the Member ceases to be responsible for the research office upon dissolution of a parliament:

   On dissolution of Parliament, this Contract will automatically be assigned to the leader of [insert name of political party]. The assignee will have 15 days from the date of assignment to terminate this Contract with 10 days written notice.

• for House Officers and Members responsible for national caucus research offices, an automatic termination clause in the event that the Member’s party loses its official party status:

   This Contract shall terminate without notice if the [insert the name of the Member’s political party] loses its official party status in the House of Commons.

Members must ensure that all the required information above is included in a contract or invoices may be returned to them. If the above-mentioned termination and assignment clauses are omitted from a contract, Members will be held personally responsible for any expenses incurred due to early termination.

Presiding Officers, House Officers and Members responsible for research offices may delegate their authority to enter into, amend or terminate contracts to a regular employee. Members may not delegate this authority. For more information, see the Delegation of Authority section in the Presiding Officers, House Officers and Recognized parties chapter as well as section 5. Delegation of Authority in the Budgets chapter.
Upon termination of the contract, the contractor will be paid for the work performed up to the date of termination. The contractor must immediately return all completed work and all work in progress to the Member, Presiding Officer, House Officer or Member responsible for research offices.

2.3 Constituency Office Leases

Members must sign, in their capacity as Members of Parliament, the leases for their constituency offices. For more information about office leases, see the section 4.4 Office Leases in the Offices chapter.

3. Requirements, Restrictions and Limitations

In addition to the mandatory template for contracts for professional services and the mandatory termination and assignment clauses, the Board of Internal Economy has established the following minimum contracting requirements, restrictions and limitations that apply to all types of contracts. For more information, contact the Office of the Law Clerk and Parliamentary Counsel.

**Authorized contractors:** Members may only enter into contracts with individuals who have a Canadian SIN or business number, or with those who are authorized to work in Canada.

**Members and their families:** Members may not enter into any contract with their immediate family members, or with a company whose director, officer or major shareholder happens to be one of their immediate family members. Neither Members nor their immediate families may personally benefit, directly or indirectly, from any contract.

**Designated travellers:** Members may not enter into any contract with their designated traveller or with a company whose director, officer or major shareholder happens to be the designated traveller. Neither Members nor their designated traveller may personally benefit, directly or indirectly, from any contract.

**Political party executives:** Members may not enter into any contract with a political party executive.

**Other restricted contractors:** Individuals receiving employment income from the Consolidated Revenue Fund, other than as a part-time reservist in the Canadian Forces, may not provide services under contract to Members, nor may they benefit directly or indirectly from any contract with a Member as director, officer or major shareholder of a company or otherwise. This includes individuals who are employed by the following:

- any Member, Presiding Officer or House Officer, including the contracting Member, Presiding Officer or House Officer;
- the House Administration;
- the Senate Administration;
- a Senator;
- the Library of Parliament; or
- federal departments and agencies, or Crown corporations listed in the schedules to the Financial Administration Act.

Legal services: Except for legal assistance with the preparation of constituency office leases, Members may not enter into a contract with an individual, a law firm or a business for the purpose of receiving legal services. Members seeking legal services should contact the Office of the Law Clerk and Parliamentary Counsel.

Goods and services provided centrally: Unless specified otherwise, contracts may not be used to acquire goods and services already provided centrally by the House Administration.

Contract amendments and subcontracting: Once signed by both parties, contracts cannot be retroactively amended to provide an increase in fees for work already performed. Contractors wishing to subcontract all or any portion of the work to be performed must obtain the Member’s written permission in advance.

Maximum contract limit: The Board of Internal Economy has established that the total amount payable by a Member to a contractor within one fiscal year cannot exceed the maximum contract limit, which is equivalent to the allowable maximum annual salary for Members’ employees. The contracting expenditure limit excludes the goods and services tax and the provincial or harmonized sales tax. Also, Members may not pay a contractor more than $600 per day for any contract in any defined period. There is no annual maximum contract limit for Presiding Officers, House Officers and research offices. For the current annual contract limit, see the Schedule of Rates in the Budgets chapter.

Ownership of work and confidentiality: The House of Commons owns all the work performed by a contractor, but the Member issuing the contract retains exclusive direction and control over the work while in office and thereafter. Contractors must keep all information to which they have access confidential during the contract period and after the completion of the contract. Contractors must not divulge anything related to the work performed for a Member.

Travel by contractors: Contractors are not entitled to any of the Members’ travel allocations, and will not be reimbursed for any travel expenses.

### 4. Status of Contractors

Contractors are hired as independent contractors and not as employees of Members or the House Administration. Contractors normally provide some expertise and require little to no direct supervision other than general instruction. As independent contractors, they generally use their own office tools, equipment, supplies and office space, and do not require training to perform the work required.

Because contractors can, on occasion, perform activities that are similar or related to the work done by Members’ employees, it is very important that these activities be performed independently and at arm’s length. To avoid the perception of an employment relationship, Members should ensure that:

- the service provided is unique or different from the usual activities of their employees;
- the contractors provide their own work tools and work space and do not regularly work in the Member’s, Presiding Officer’s or House Officer’s office or on any premises owned, leased or under the effective control of a political party;
• the contract itself is managed properly; and
• contractors are not directly supervised.

If an individual hired under a contract is later deemed by the Canada Revenue Agency (CRA) to be an employee, the employee’s deductions at source and any other costs or penalties, as determined by the CRA, will be charged to the Member’s Office Budget, the Presiding Officer’s budget, the House Officer’s Office Budget or the budget of the national caucus research office, as applicable. The employer’s portion of the employee’s benefit plan will be charged against the House Administration central budget. Also, a contractor who is deemed by the CRA to be an employee may be entitled to certain benefits.

No deductions at source will be made from any contract payments, since contractors are not employees of Members or the House Administration.

All prospective contractors working for Members, Presiding Officers, House Officers and research offices are required to undergo security screening for access to sites. For additional information on security screening, see the Source website.

5. Invoicing and Payment Procedures

Expenses resulting from contracts are charged to the Member’s Office Budget (MOB), the Presiding Officers’ budget, the House Officer’s Office Budget or the budget of the national caucus research office, as applicable.

Payments to contractors will be based on the work completed. No payments will be made in advance for work not yet completed. Periodic progress payments based on work completed are allowed, but services must have been performed during the period for which the payment is authorized.

The contractor must submit an invoice, on personal or corporate letterhead, for each payment requested. All invoices must be signed by the Member and must include the following:

• a detailed description of the work completed;
• the period of time during which the work was completed;
• the percentage of work completed during the period covered by the invoice;
• the cumulative percentage of work completed; and
• the dollar amount of the invoice.

Payments will not be processed for any work performed more than 30 calendar days before the date of receipt of the original signed contract by Financial Management Operations.

Taxes: The goods and services tax (GST), the harmonized sales tax (HST) or the Québec sales tax (QST), as applicable to contracts for professional services and contracts for goods and other services, must be shown separately on all invoices and are paid by the Member. These taxes are automatically charged to a central account and are not charged to the MOB or any other office budget. The contractor’s GST/HST/QST registration numbers must appear on all invoices when these taxes are charged.
The provincial sales tax (PST) only applies in the provinces of Saskatchewan, Manitoba and British Columbia. Members may include a PST exemption clause in a contract. In such a case, the contractor may require a copy of the PST exemption certificate.

For a copy of the PST exemption certificate or for further information on the application of the GST, HST, QST and PST, contact Financial Management Operations.
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<th>Description</th>
<th>Page</th>
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<td>11-20</td>
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<td>3.13</td>
<td>Conflict Resolution and Harassment Prevention</td>
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<td>Offices and Services</td>
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<td>4.6</td>
<td>Printing and Mailing Services</td>
<td>11-23</td>
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<td>4.7</td>
<td>Employees</td>
<td>11-24</td>
</tr>
<tr>
<td>4.8</td>
<td>Conflict Resolution and Harassment Prevention</td>
<td>11-24</td>
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<td>Dissolution of Parliament</td>
<td>11-25</td>
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<td>Salary and Benefits</td>
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<td>5.4</td>
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<td>5.5</td>
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<td>11-29</td>
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<td>7.1</td>
<td>House Officers Offices Budgets as of April 1, 2019</td>
<td>11-30</td>
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<tr>
<td>7.2</td>
<td>National Caucus Research Offices Budgets as of April 1, 2019</td>
<td>11-31</td>
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1. Introduction

This chapter outlines the additional funds, goods, services and premises provided to House Officers and recognized parties, as well as the use of such resources. In this chapter, a distinction is made between Presiding Officers and House Officers, specifically between the Speaker, other Presiding Officers, House Officers, and Opposition Party Leaders, unless otherwise indicated, to identify the different funds, goods, services and premises made available to them in their specific roles.

Presiding Officers are elected or appointed to preside over the sittings of the House, and to enforce the rules in order to preserve order and decorum, and conduct the business of the House. Presiding Officers include the Speaker, the Deputy Speaker and Chair of Committees of the Whole, the Assistant Deputy Speaker and Deputy Chair of Committees of the Whole and the Assistant Deputy Speaker and Assistant Deputy Chair of Committees of the Whole.

House Officers are Members appointed to positions within the national caucus of a recognized party who carry additional parliamentary functions. House Officers include the Opposition Party Leaders, House Leaders, Chief Whips, National Caucus Chairs, and Members who are former Prime Ministers.

Presiding Officers and House Officers receive additional salaries. Presiding Officers and certain House Officers are provided with an office budget and an additional parliamentary office. Each recognized party is provided with the additional resources necessary to support their Members and House Officers in the fulfillment of their parliamentary functions. The Board of Internal Economy regulates the use of all these resources.

The same responsibilities and governing principles regarding the use of funds, goods, services and premises that apply to Members also apply to Presiding Officers, House Officers and national caucus research offices. This chapter should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter.

This chapter describes the following:

Speaker and Other Presiding Officers
House Officers
National Caucus Research Offices
Dissolution of Parliament
Elections
Budget Formula Following a General Election

The resources provided to the Speaker, other Presiding Officers, national caucus research offices, House Officers and their employees are affected by the dissolution of Parliament and a general election. For more information, see sections 5. Dissolution of Parliament, 6. Elections and 7. Budget Formula Following a General Election in this chapter.
2. Speaker and Other Presiding Officers

This section describes the following considerations for the Speaker and other Presiding Officers:

- Salary and Benefits
- Additional Benefits: The Speaker
- Office Budgets
- Public Disclosure
- Expenses
- Hospitality Budget: The Speaker
- Hospitality Budgets: Other Presiding Officers
- Travel: The Speaker
- Delegation of Authority
- Offices and Services
- Printing and Mailing Services
- Employees
- Conflict Resolution and Harassment Prevention

Unless otherwise specified in this section, all policies listed under the House Officers section in this chapter apply to the Speaker and other Presiding Officers.

2.1 Salary and Benefits

Sessional allowance and additional salaries: In accordance with the Parliament of Canada Act, the Speaker and other Presiding Officers receive additional salaries, which are paid from the date of their election or nomination.
The sessional allowance and additional salaries, which came into effect on April 1, 2019, are rounded down to the nearest hundred dollars as per section 67 of the *Parliament of Canada Act*.

<table>
<thead>
<tr>
<th>Type</th>
<th>$</th>
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<tr>
<td>Member’s sessional allowance</td>
<td>$178,900</td>
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<tr>
<td>Speaker</td>
<td>85,500</td>
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<tr>
<td>Deputy Speaker and Chair, Committees of the Whole</td>
<td>44,200</td>
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<tr>
<td>Assistant Deputy Speaker and Deputy Chair, Committees of the Whole</td>
<td>17,500</td>
</tr>
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<td>Assistant Deputy Speaker and Assistant Deputy Chair, Committees of the Whole</td>
<td>17,500</td>
</tr>
</tbody>
</table>

**Annual adjustment:** The additional salaries are adjusted each year on April 1 based on the index of the average percentage increase in base-rate wages for a calendar year in Canada resulting from major settlements negotiated in the private sector. This index is published by Employment and Social Development Canada within three months following the end of each calendar year. The salaries are rounded down to the nearest hundred dollars.

**Dissolution:** The salaries provided to the Speaker and Deputy Speaker continue during dissolution. However, the salaries of the other Presiding Officers are affected by the dissolution of Parliament and a general election. For more information, see sections 5, *Dissolution of Parliament* and 6, *Elections* in this chapter.

**Pensions:** Under the *Members of Parliament Retiring Allowances Act*, Presiding Officers must contribute a percentage of their additional salaries toward their pension. For more information on Members’ retirement benefits, see the *Source* website or contact Pay and Benefits.

**Members’ attendance reporting:** An amount of $120 is deducted from the sessional allowance for each day, beyond 21 days in a session, that a Member does not attend a sitting of the House for reasons other than those listed in section 2, *Members’ Pay* of the Members’ Salary and Benefits chapter. However, no deductions are made from Presiding Officers’ additional salaries.

For more information on benefits provided to Members, such as a retirement and insurance plan, see the *Members’ Salary and Benefits* chapter.

### 2.2 Additional Benefits: The Speaker

**Motor vehicle allowances:** The House Administration provides an automobile to the Speaker. Since the automobile may only be used in the fulfillment of the responsibilities of the Speaker’s office and not for the personal use of the Speaker or any other person, it is not a taxable benefit. The House Administration pays for automobile insurance under a fleet arrangement. All operating and maintenance costs for the automobile, including the cost of hiring a driver, are charged to the Speaker’s budget. For practical reasons, if the automobile is used personally when it is not required for official business, the costs associated with the personal use of the automobile will be reimbursed using the kilometre rate provided by the House Administration, which is set by the Board and adjusted only to take into consideration direct costs based on Canadian average expenses of maintaining and using a vehicle.
In accordance with the *Parliament of Canada Act*, an annual motor vehicle allowance of $1,000 is provided to the Speaker. This allowance is not taxable.

**Accommodations:** The Speaker is provided with an apartment in the West Block of the parliamentary precinct. Under the *Official Residences Act*, the Speaker is also provided with an official residence at Kingsmere. On behalf of Public Services and Procurement Canada, the National Capital Commission is responsible for the maintenance and upkeep of the lands and buildings.

### 2.3 Office Budgets

The Speaker and other Presiding Officers are each provided with an office budget to pay employee salaries, hospitality and certain offices expenses, and contract costs in order to support their respective office operations.

The Speaker may also use the office budget for travel and additional office operating expenses that are not paid by the House Administration. These expenses include those for freight and postage, equipment rentals, office materials and supplies, as well as gas, maintenance and repairs for the Speaker’s automobile. Additionally, the Speaker may charge cable and phone expenses incurred for his or her official residence to the Speaker’s Office Budget.

#### 2019-2020 Office Budgets for Presiding Officers

<table>
<thead>
<tr>
<th>Role</th>
<th>Budget</th>
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<tbody>
<tr>
<td>Speaker</td>
<td>$1,225,570</td>
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<tr>
<td>Deputy Speaker and Chair, Committees of the Whole</td>
<td>$94,710</td>
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<td>Assistant Deputy Speaker and Deputy Chair, Committees of the Whole</td>
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<td>Assistant Deputy Speaker and Assistant Deputy Chair, Committees of the Whole</td>
<td>$40,680</td>
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**Budget formula following a general election:** Presiding Officers’ Office Budgets are allocated on a prorated basis from the date of appointment of each Presiding Officer until the end of the fiscal year. If the incumbent Speaker and Deputy Speaker are re-elected as Speaker and Deputy Speaker, respectively, their budgets continue uninterrupted. However, when a new Presiding Officer is appointed during a fiscal year, the new Presiding Officer assumes the balance of the budget of the former Presiding Officer for the remainder of that fiscal year.

**Budget formula for a non-election years:** Presiding Officers’ Office Budgets are allocated at the beginning of each fiscal year on April 1 and can only be adjusted by a decision of the Board of Internal Economy.

**Budget formula for year of an anticipated general election:** Presiding Officers’ Office Budgets will be prorated based on the number of days between April 1 and midnight the day before the general election.

**Budget transfer:** Presiding Officers may not transfer funds between their budgets and the budgets of other Presiding Officers, House Officers, national caucus research offices or Members.

**Carry-forward:** Presiding Officers may carry forward into the next fiscal year the unspent portion of their current fiscal year’s office budget, excluding any carry-forward from a prior year, to a maximum of 5% of
the approved budget. The carry-forward policy does not apply to the hospitality expenditure limits established within the budget. The carry-forward is calculated each year in June by the House Administration and is automatically added to the office budget for the new fiscal year.

**Travel:** Only the Speaker may use his or her office budget for travel. For more information, see section 2.8 Travel: The Speaker in this chapter.

**Restrictions:** Presiding Officers are bound by the same restrictions that apply to Members regarding the use of their budgets. For more information, see section 9. Restrictions in the Expenses chapter. As such, the funds, goods, services and premises provided to Presiding Officers in support of their responsibilities must be kept separate from any other resources provided to them as Members. These resources may only be used as directed by the Board of Internal Economy.

**Recovery of funds:** In accordance with the *Parliament of Canada Act*, the Board of Internal Economy has the power to act on all matters of financial and administrative policy affecting the House of Commons.

After 90 days or more, the House Administration may recover what is owed from the amounts due to Presiding Officers, excluding their sessional allowance, additional salaries and pensions. This does not prevent the Board from exercising any other civil remedies that it deems appropriate.

### 2.4 Public Disclosure

The Speaker’s and other Presiding Officers’ expenses are subject to public disclosure and are reported in the House Officers’ Expenditures Report, which is available on the Board of Internal Economy’s Reports and Disclosures page on the Parliament of Canada website. This report also includes the Detailed Travel Expenditures Report and the Detailed Hospitality Expenditures Report.

**Financial reporting:** The Speaker and other Presiding Officers may access their financial reports through the Financial Management System.

### 2.5 Expenses

**Smartphones:** Presiding Officers may charge the cost of one smartphone per regular employee, including voice and data plans, standard accessories, as well as any other applicable fees, to their office budget. These devices must be purchased through Telecommunications Services. For more information and applicable conditions, see section 5. Smartphones and Tablets in the Expenses chapter.

**Tablets:** Presiding Officers may charge the cost of tablets and standard accessories, as well as any other applicable fees, to their office budget. These devices must be purchased through Telecommunications Services. For the applicable conditions of purchase and use, see section 5. Smartphones and Tablets in the Expenses chapter.
2.6 Hospitality Budget: The Speaker

The Speaker may use up to 16% of the Speaker’s Office Budget for hospitality expenses for the Speaker’s parliamentary and protocol functions.

<table>
<thead>
<tr>
<th>Role</th>
<th>Limit</th>
</tr>
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<tbody>
<tr>
<td>The Speaker</td>
<td>$196,091</td>
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</table>

The role of the Speaker of the House of Commons includes responsibilities pertaining to protocol functions. Expenses for the following may be charged to the Speaker’s hospitality limit:

- food and beverages;
- labour and equipment rentals for the Speaker’s official residence at Kingsmere or the Speaker’s private dining room (as there are no regular full-time employees at the residence at Kingsmere, the cost of hiring individuals on a part-time or an on-call basis for official events may be claimed);
- official gifts obtained from the official gift bank, which is maintained by the International and Interparliamentary Affairs Directorate; and
- flowers and other hospitality items.

All claims for hospitality expenses incurred while in travel status or otherwise must clearly indicate the number of individuals involved per function.

**Parliamentary delegations:** The cost of receiving parliamentary delegations is charged to the appropriate budget of the International and Interparliamentary Affairs Directorate, even if the Speaker’s Office makes the detailed arrangements and the Speaker attends or hosts the function.

**House Administration events:** When the Speaker participates in events organized by the House Administration, such as the Long Service Awards and the Workplace Charitable Campaign functions, the associated costs are charged to the budget of the House Administration manager responsible for the event.
2.7 Hospitality Budgets: Other Presiding Officers

The Deputy Speaker and Chair of Committees of the Whole; the Assistant Deputy Speaker and Deputy Chair of Committees of the Whole; and the Assistant Deputy Speaker and Assistant Deputy Chair of Committees of the Whole are each provided with a hospitality budget.

<table>
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<tr>
<th>Role</th>
<th>Budget</th>
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<tbody>
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<td>Deputy Speaker and Chair, Committees of the Whole</td>
<td>$4,160</td>
</tr>
<tr>
<td>Deputy Chair, Committees of the Whole</td>
<td>$2,510</td>
</tr>
<tr>
<td>Assistant Deputy Chair, Committees of the Whole</td>
<td>$2,510</td>
</tr>
</tbody>
</table>

Budget formula in a year of an anticipated general election: The hospitality budgets of these Presiding Officers will be prorated based on the number of days between April 1 and midnight the day before the general election.

2.8 Travel: The Speaker

When the Speaker is travelling to carry out business as Speaker, all travel expenses incurred by the Speaker are charged to the Speaker’s Office Budget. Expenses include those for airfare, accommodations, meals, incidentals, car rentals, and long-distance phone calls. The Speaker can travel in business class when continuous air travel exceeds two hours. For more information on class of travel for the Speaker’s authorized travellers, see section 7.1 Class of Air Travel in the Travel chapter.

Points for special trips: The limit of 25 travel points for special trips does not apply to the Speaker.

Employee travel: The Speaker may allocate up to 25 of their travel points for special trips to his or her eligible employees who accompany the Speaker on special trips in the fulfillment of parliamentary functions. The Speaker may not authorize on-call employees, contractors, volunteers, or employees of government departments and agencies to use his or her travel entitlements, unless otherwise indicated. For more information, see section 6. Travel Points System in the Travel chapter.

The Speaker’s eligible employees may only travel in economy class or its equivalent. Travel expenses incurred by the Speaker’s eligible employees who travel on business for the Speaker’s Office are normally charged to the Speaker’s Office Budget. However, if eligible employees travel under the Travel Points System, the Speaker has the option of charging their accommodation, meals and incidentals expenses to the Member’s Office Budget (MOB). For more information, see the Travel chapter.

Designated traveller: Travel expenses incurred by the Speaker’s designated traveller are charged to the Speaker’s Office Budget when the designated traveller accompanies the Speaker and is required to act as a host in order to assist the Speaker in the conduct of official responsibilities or is required to be present for reasons of protocol.

Parliamentary delegations: When the Speaker is travelling on parliamentary exchanges and protocol business (e.g. heading a delegation), the Speaker’s travel costs are covered by the appropriate budget of the International and Interparliamentary Affairs Directorate.
For more information on the Speaker’s motor vehicle allowances, see section 2.2 Additional Benefits: The Speaker in this chapter.

2.9 Delegation of Authority

Presiding Officers may delegate certain office management responsibilities associated with their office budgets to their regular employees. Presiding Officers are ultimately accountable for the actions of their employees. The following responsibilities may be delegated to regular employees:

- entering into or terminating employment relationships;
- setting or amending pay rates and working hours for employees, except their own;
- entering into, amending or terminating contracts;
- initiating expenditures against office budgets, including travel expenses incurred by the Speaker;
- approving all invoices for payment;
- approving travel expenses, except their own;
- approving requisitions for office supplies and stationery;
- requesting budget information;
- requesting information on employee salaries;
- approving monthly employee attendance reports, except their own; and
- requesting locksmith services.

Delegation cannot be extended under any circumstances to an employee of another Presiding Officer, House Officer or Member, to any contractor, or to a ministerial employee.

Financial Management Operations must be notified in writing of the delegation, its scope and duration, as well as any subsequent amendments to and termination of the delegation, by completing and returning the Delegation of Authorities — Presiding and House Officers form. Whenever a new Presiding Officer is elected or appointed, new forms must be completed and submitted. Forms may need to be updated from time to time to ensure the accuracy of delegations.

2.10 Offices and Services

Presiding Officers are allocated a parliamentary office in the West Block of the parliamentary precinct. The House Administration provides standard office furniture, equipment and supplies. All equipment and furnishings provided by the House Administration remain the property of the House of Commons. All other House services provided to Members are generally extended to the Speaker and other Presiding Officers. For more information, see the Offices chapter and the Services chapter, respectively.

Parking: Members are provided with reserved parking within the parliamentary precinct for the duration of the Parliament. With the exception of the Speaker, other Presiding Officers do not receive
an additional benefit. Parking is granted according to availability and requirements. For more information, contact Parking Services.

**Assignment of constituency office to the Speaker:** Constituency offices are only established by Members in their role as Members. In the event of the death or resignation of an independent Member while in office, the Member’s lease will automatically be assigned to the Speaker either upon the death of the Member or on the day after the effective date of resignation, as the case may be. When the Speaker becomes the assignee of a constituency office lease upon the death or resignation of an independent Member, the House Administration will assist the Speaker in obtaining the necessary liability coverage for the assigned constituency office. These insurance costs will continue to be charged to the Member’s Office Budget of the former Member.

### 2.11 Printing and Mailing Services

Printing-related services, including document preparation, content validation, digital copying, offset printing, bindery, and consulting and planning services are only available to Members in their role as Members. Limited printing services, such as personalized stationery and envelope processing, are available to Presiding Officers.

In accordance with the *Canada Post Corporation Act*, franking privileges are only available to Members and the Speaker. As a result, these privileges are not available to other Presiding Officers.

### 2.12 Employees

Presiding Officers are the employers of their employees, and may recruit, hire, promote or release employees and determine their duties, hours of work, classification of positions and salaries.

Presiding Officers’ employees are generally hired under the same terms and conditions of employment as Members’ employees, except that there is no maximum annual salary set for these employees. Their salaries are charged to the Presiding Officers’ Office Budgets.

For more information on the governing principles regarding employees, the recruitment of employees, pay and leave administration, benefits, the Employee and Family Assistance Program, and the departure of employees, including closing notices and separation entitlements, see the Employees chapter and the Members’ Salary and Benefits chapter, respectively.

For more information on the impacts of the dissolution of Parliament, see section 5.6 Employees in the dissolution section in this chapter.

### 2.13 Conflict Resolution and Harassment Prevention

Presiding Officers’ employees are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.

The *Code of Conduct for Members of the House of Commons: Sexual Harassment* ensures the commitment of Members in creating an environment free of sexual harassment. Every Presiding Officer is therefore required to sign the compliance form and return it to the Office of the Chief Human Resources Officer.
The *House of Commons Policy on Preventing and Addressing Harassment* focuses on harassment prevention and provides a process for filing informal and formal complaints, investigating and reporting on harassment, and communicating and appealing findings. This policy applies to Presiding Officers and their employees.

In support of this policy, the Finding Solutions Together program is available to Presiding Officers and their employees when they experience conflict or harassment in the workplace. This confidential program focuses on communication, collaboration and respect to resolve conflict, and on the harassment prevention program.

For more information about the program, contact Finding Solutions Together or Members' Human Resources Services.

### 3. House Officers

This section describes the following considerations for House Officers:

- **Salary and Benefits**
- **Additional Benefits: Opposition Party Leaders**
- **Additional Benefits: The Leader of the Official Opposition**
- **Office Budgets**
- **Public Disclosure**
- **Expenses**
- **Travel**
- **Travel: Opposition Party Leaders**
- **Delegation of Authority**
- **Offices and Services**
- **Printing and Mailing Services**
- **Employees**
- **Conflict Resolution and Harassment Prevention**

The House Officers’ responsibilities are significantly impacted by the dissolution of Parliament. For more information, see section 5, *Dissolution of Parliament* for House Officers in this chapter.
3.1 Salary and Benefits

**Sessional allowances and additional salaries:** In accordance with the *Parliament of Canada Act*, some House Officers receive additional salaries, which are paid from the date of their appointment or election, depending on the requirements of the position.

The sessional allowance and additional salaries, which came into effect on April 1, 2019, are rounded down to the nearest hundred dollars as per section 67 of the *Parliament of Canada Act*.

<table>
<thead>
<tr>
<th>Role</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Member’s sessional allowance</td>
<td>$178,900</td>
</tr>
<tr>
<td>Leader — Official Opposition</td>
<td>85,500</td>
</tr>
<tr>
<td>Leader — Other Opposition Party</td>
<td>60,600</td>
</tr>
<tr>
<td>House Leader — Official Opposition</td>
<td>44,200</td>
</tr>
<tr>
<td>Chief Whips — Government and Official Opposition</td>
<td>31,900</td>
</tr>
<tr>
<td>House Leader — Other Opposition Party</td>
<td>17,500</td>
</tr>
<tr>
<td>Chief Whip — Other Opposition Party;</td>
<td>12,400</td>
</tr>
<tr>
<td>Caucus Chair — Government and Official Opposition</td>
<td>12,400</td>
</tr>
<tr>
<td>Caucus Chair — Other Opposition Party;</td>
<td>6,200</td>
</tr>
</tbody>
</table>

**Annual adjustment:** The additional salaries are adjusted each year on April 1 based on the index of the average percentage increase in base-rate wages for a calendar year in Canada resulting from major settlements negotiated in the private sector. This index is published by Employment and Social Development Canada within three months following the end of each calendar year. The salaries are rounded down to the nearest hundred dollars.

**Dissolution:** The salaries and benefits provided to House Officers are affected by the dissolution of Parliament and a general election. For more information, see sections 5. Dissolution of Parliament and 6. Elections in this chapter.

**Pensions:** Under the *Members of Parliament Retiring Allowances Act*, House Officers must contribute a percentage of their additional salaries toward their pension. For more information on Members’ retirement benefits, see the Source website or contact Pay and Benefits.

**Members’ attendance reporting:** An amount of $120 is deducted from the sessional allowance for each day, beyond 21 days in a session, that a Member does not attend a sitting of the House for reasons
other than those listed in section 2, Members’ Pay of the Members’ Salary and Benefits chapter. However, no deductions are made from House Officers’ additional salaries.

For more information on benefits provided to Members, such as a retirement and insurance plan, see the Members’ Salary and Benefits chapter.

3.2 Additional Benefits: Opposition Party Leaders

Motor vehicle allowances: The House Administration provides an automobile to each recognized Opposition Party Leader. Since the automobile may only be used in the fulfillment of their responsibilities and not for their personal use or the use of any other person, it is not a taxable benefit. The House Administration pays for automobile insurance under a fleet arrangement. All operating and maintenance costs for the automobiles, including the cost of hiring a driver, are charged to the Opposition Party Leaders’ respective budgets. For practical reasons, if the automobile is used personally when it is not required for official business, the costs associated with the personal use of the automobile will be reimbursed using the kilometre rate provided by the House Administration, which is set by the Board and adjusted only to take into consideration direct costs based on Canadian average expenses of maintaining and using a vehicle.

3.3 Additional Benefits: The Leader of the Official Opposition

Motor vehicle allowances: In addition to the automobile provided by the House Administration, the Leader of the Official Opposition receives, in accordance with the Parliament of Canada Act, an annual motor vehicle allowance of $2,000. This allowance is not taxable.

Accommodations: Under the Official Residences Act, the Leader of the Official Opposition is provided with the official Stornoway residence and a separate budget to pay for the salaries and the other costs related to employees managing the residence. For the 2019-2020 fiscal year, this budget is $182,030. On behalf of Public Services and Procurement Canada, the National Capital Commission is responsible for the maintenance and upkeep of the lands and buildings.

3.4 Office Budgets

Former Prime Ministers, as well as Opposition Party Leaders, House Leaders, Chief Whips and National Caucus Chairs of recognized parties are provided with an annual office budget to pay employee salaries, certain office expenses, as well as costs for language training, translation services and contracts in order to support their respective office operations.

The Leader of the Official Opposition may charge cable and phone expenses incurred for his or her official residence to the budget for the Stornoway residence.

In some instances, annual budgets may be used to pay expenses related to hospitality, smartphones, tablets and employee travel, subject to the conditions outlined below in this section.
2019-2020 House Officers' Office Budgets

<table>
<thead>
<tr>
<th></th>
<th>Government</th>
<th>Official Opposition</th>
<th>Bloc Québécois</th>
<th>New Democratic Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Party Leaders</td>
<td>—</td>
<td>$4,780,110</td>
<td>$1,386,460</td>
<td>$945,310</td>
</tr>
<tr>
<td>House Leaders</td>
<td>$105,820</td>
<td>599,320</td>
<td>261,600</td>
<td>208,040</td>
</tr>
<tr>
<td>Chief Whips</td>
<td>1,390,130</td>
<td>1,209,070</td>
<td>588,110</td>
<td>492,420</td>
</tr>
<tr>
<td>Caucus Chairs</td>
<td>130,660</td>
<td>114,930</td>
<td>76,050</td>
<td>72,550</td>
</tr>
</tbody>
</table>

**Budget formula following a general election:** House Officers’ Office Budgets are established based on a formula approved by the Board of Internal Economy, using party representation in the House of Commons, and prorated until the end of the fiscal year.

**Budget formula in a non-election year:** House Officers’ Office Budgets are allocated at the beginning of each fiscal year on April 1, and can only be adjusted within a parliament by a decision of the Board of Internal Economy.

These budgets are not adjusted in the event of a change in party representation in the Chamber during a parliament. When a new House Officer is appointed during a fiscal year, the new House Officer assumes the balance of the budget of the former House Officer for the remainder of that fiscal year. For more information, see the section 6. Elections in this chapter or contact Financial Management Operations.

**Budget formula in a year of an anticipated general election:** House Officers’ Office Budgets will be prorated based on the number of days between April 1 and midnight the day before the general election.

**Budget transfer:** House Officers within a recognized party may transfer funds between their respective House Officers’ Office Budgets and must notify the Chief Financial Officer, in writing, of the amounts to be transferred. However, no funds may be transferred between the budgets of House Officers, national caucus research offices or Members.

**Carry-forward:** House Officers may carry forward into the next fiscal year the unspent portion of the current fiscal year’s office budget, excluding any carry-forward from a prior year, to a maximum of 5% of the approved budget. The carry-forward policy does not apply to expenditure limits established within a budget, for example, the hospitality expenditure limit for the Opposition Party Leaders, House Leaders and Chief Whips. The carry-forward is calculated each year in June by the House Administration and is automatically added to the office budget for the new fiscal year.

**Restrictions:** House Officers are bound by the same restrictions that apply to Members regarding the use of their budgets. For more information, see section 9. Restrictions in the Expenses chapter. As such, the funds, goods, services and premises provided to House Officers in support of their responsibilities must be kept separate from any other resources provided to them as Members. These resources may only be used as directed by the Board of Internal Economy.

**Recovery of funds:** In accordance with the Parliament of Canada Act, the Board of Internal Economy has the power to act on all matters of financial and administrative policy affecting the House of Commons.

After 90 days or more, the House Administration may recover what is owed from the amounts due to House Officers and research offices, excluding their sessional allowance, additional salaries and
pensions. This does not prevent the Board from exercising any other civil remedies that it deems appropriate.

3.5 Public Disclosure

House Officers’ expenses are subject to public disclosure and are reported in the *House Officers’ Expenditures Report*, which is available on the Board of Internal Economy’s Reports and Disclosure page of the Parliament of Canada website. The report also includes the *Detailed Travel Expenditures Report* and the *Detailed Hospitality Expenditures Report*.

**Financial reporting:** House Officers may access their financial reports through the Financial Management System.

3.6 Expenses

**Contracts:** House Officers may enter into contracts for professional services and for other goods and services to carry out their parliamentary functions. They are bound by the same contracting restrictions and requirements that apply to Members, except that there is no contracting expenditure limit for House Officers. Expenses related to these contracts are charged to the House Officer’s Office Budget. For more information, see the *Contracts* chapter.

**Hospitality:** Party Leaders, House Leaders and Chief Whips may use up to 3% of their annual office budget for hospitality expenses in the fulfillment of their parliamentary functions. This amount may not be carried forward from one fiscal year to the next or between parliaments. The following table presents the annual maximum hospitality expenses for these House Officers:

<table>
<thead>
<tr>
<th>2019-2020 Hospitality Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Government</td>
</tr>
<tr>
<td>Party Leaders</td>
</tr>
<tr>
<td>House Leaders</td>
</tr>
<tr>
<td>Chief Whips</td>
</tr>
</tbody>
</table>

**Smartphones:** House Officers may charge the cost of one smartphone per regular employee, including voice and data plans, standard accessories, as well as any other applicable fees, to the House Officer’s Office Budget. These devices must be purchased through Telecommunications Services. For more information and applicable conditions, see section 5. *Smartphones and Tablets* in the Expenses chapter.

**Tablets:** House Officers may charge the cost of tablets and standard accessories, as well as any other applicable fees, to the House Officer’s Office Budget. These devices must be purchased through Telecommunications Services. For the applicable conditions of purchase and use, see section 5. *Smartphones and Tablets* in the Expenses chapter.

**Information technology:** House Officers may acquire computer equipment, including computers and laptops, printers, peripheral devices, smartphones, software and related consulting services on behalf of the national caucus. House Officers may also incur expenses for communication services such as subscriptions to electronic news sites.
All equipment and software must meet the House Administration’s information technology standards and must be approved by the IT Service Desk prior to purchase. This is to ensure compatibility with existing systems and to allow the House Administration to provide continued support, maintenance and repairs.

All informatics equipment and resources provided to House Officers and research offices must be used in compliance with the Acceptable Use of Information Technology Resources Policy, which is available on the Source website. For more information, contact the IT Service Desk.

Caucus translation services: The Chief Whip manages expenses for translation services for the national caucus or sign language interpretation services for Members.

Members may seek prior approval from their Chief Whip for expenses related to sign language interpretation services when such services are required during meetings with hearing-impaired constituents. Alternatively, Members may charge the cost of these services to their Member’s Office Budget. In either case, original receipts must be provided for reimbursement. For more information, see the Offices chapter and the Services chapter, respectively.

National caucus meetings: House Officers may incur reasonable expenses for national caucus meetings. These meetings may be held within or outside the National Capital Region (NCR). Allowable expenses for national caucus meetings include employee travel, accommodation and related administrative support costs. The Chief Whip, or a person designated by the Party Leader, must approve these expenses and the original receipts must be provided.

Interpretation service costs for national caucus meetings may be charged to the House Administration central budget upon presentation of original receipts. When meetings are held outside the NCR, local interpretation services should be used whenever possible to minimize travel expenses. Travel expenses incurred by external interpreters are charged to the House Officer’s Office Budget.

Expenses incurred by Members and their authorized travellers to attend a national caucus meeting may be claimed under normal travel entitlements. For more information, see the Travel chapter.

When a national caucus meeting is held during, immediately preceding or immediately following a party convention, Members and their authorized travellers may seek reimbursement for their transportation expenses through the Travel Points System. However, accommodation and per diem expenses for a maximum of two days may be charged by the Member to the Travel Status Expenses Account and by employees to the Member’s Office Budget. Per diem expenses are to be reduced when meals are provided at any event that the traveller is attending. Travel expenses may only be claimed for one national caucus meeting per party convention. No expenses related to the party convention are permitted.
3.7 Travel

House Officers may use their travel points in the fulfillment of their parliamentary functions. The following exceptions apply to House Officers’ travel:

**Points for special trips:** The limit of 25 travel points for special trips does not apply to Opposition Party Leaders, House Leaders and Chief Whips of recognized parties.

**Employee travel:** House Officers may allocate up to 25 of their travel points for special trips to their eligible employees who accompany them on special trips related to parliamentary functions. House Officers may not authorize on-call employees, contractors, volunteers, or employees of government departments and agencies to use their travel entitlements, unless otherwise indicated. For more information, see section 6. Travel Points System in the Travel chapter.

When an employee accompanies a House Officer on a special trip, the employee’s expenses for transportation, accommodations, meals and incidentals may be charged to the House Officer’s Office Budget.

**Extended sitting hours:** When the House of Commons sits for extended hours and the employees of House Leaders and Chief Whips of a recognized party are required to work long hours, the cost of the employees’ meals and transportation to their residence may be charged to the respective House Officer’s Office Budget.

3.8 Travel: Opposition Party Leaders

In addition to the 64 travel points available to all Members, Opposition Party Leaders receive 16 supplementary points for trips within Canada. They may allocate some or all of these points to their designated traveller, dependants, eligible employees, or parliamentary interns. These points may be used for regular trips or special trips.

Opposition Party Leaders may use up to four of their travel points for special trips to Washington D.C., and two of these four points for trips to New York City under the conditions described in section 6. Travel Points System in the Travel chapter.

In the year of an anticipated general election, the supplementary points will be prorated based on the number of days between April 1 and midnight the day before the general election.

For more information on recognized Opposition Party Leaders’ motor vehicle allowances, see section 3.1 Salary and Benefits in this section.

3.9 Delegation of Authority

House Officers may delegate certain office management responsibilities associated with the House Officer’s Office Budget to their regular employees. However, House Officers are ultimately accountable for the actions of their employees. The following responsibilities may be delegated to regular employees:

- entering into or terminating employment relationships;
- setting or amending pay rates and working hours for employees, except their own;
• entering into, amending or terminating contracts;
• initiating expenditures against the House Officer’s Office Budget;
• approving all invoices for payment;
• approving travel expenses, except their own;
• approving requisitions for office supplies and stationery;
• requesting budget information;
• requesting information on employee salaries;
• approving the monthly employee attendance reports, except their own; and
• requesting locksmith services.

Delegation cannot be extended under any circumstances to an employee of another House Officer or Member, to any contractor, or to a ministerial employee. House Officers may delegate authority to regular employees of other House Officers within the caucus to view their financial information.

Financial Management Operations must be notified in writing of the delegation, its scope and duration, as well as any subsequent amendments to and termination of the delegation, by completing and returning the Delegation of Authorities — House Officers form. Whenever a new House Officer is appointed, new forms must be completed and submitted. Forms may need to be updated from time to time to ensure the accuracy of delegations.

3.10 Offices and Services

Party Leaders, House Leaders, Chief Whips and Caucus Chairs of all recognized parties are provided with an additional parliamentary office, equipped with all the necessary office furniture and equipment. House Officers also receive computer equipment and must comply with the Acceptable Use of Information Technology Resources Policy, which is available on the Source website.

After a general election, office furniture and equipment are reallocated based on party representation. All equipment and furnishings provided by the House Administration remain the property of the House of Commons. All other House Administration services provided to Members are generally extended to House Officers. For more information, see the Offices and the Services chapters.

Parking: Members are provided with reserved parking within the parliamentary precinct for the duration of the Parliament. House Officers do not receive an additional benefit. Parking is granted according to availability and requirements. For more information, contact Parking Services.

Assignment of a constituency office to a House Officer: Constituency offices are only established by Members in their role as Members. In the event of the death or resignation of a Member while in office, the Member’s lease will automatically be assigned to the House Officer selected by the Clerk of the House of Commons either upon the death of the Member or on the day after the effective date of resignation, as the case may be. When the House Officer selected by the Clerk of the House of Commons becomes the assignee of a constituency office lease upon the death or resignation of a Member, the House Administration will assist the House Officer in obtaining the necessary liability coverage for the
assigned constituency office. These insurance costs will continue to be charged to the Member’s Office Budget of the former Member.

3.11 Printing and Mailing Services

Printing-related services, including document preparation, content validation, digital copying, offset printing, bindery, and consulting and planning services are not available to House Officers.

In accordance with the Canada Post Corporation Act, franking privileges are only available to Members and to the Speaker. As a result, these privileges are not extended to other House Officers.

3.12 Employees

House Officers are the employers of their employees, and may recruit, hire, promote or dismiss employees and determine their duties, hours of work, classification of positions and salaries.

House Officers’ employees are generally hired under the same terms and conditions of employment as Members’ employees, except that there is no maximum annual salary set for these employees. Their salaries are charged to the House Officer’s Office Budgets, respectively.

For more information on the governing principles regarding employees, the recruitment of employees, pay and leave administration, benefits, the Employee and Family Assistance Program, and regarding the departure of employees, including closing notices and separation entitlements, see the Employees chapter and the Members’ Salary and Benefits chapter, respectively.

For more information on the impacts of dissolution of Parliament, see section 5.6 Employees in this chapter.

3.13 Conflict Resolution and Harassment Prevention

House Officers’ employees are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.

The Code of Conduct for Members of the House of Commons: Sexual Harassment ensures the commitment of Members in creating an environment free of sexual harassment. Every House Officer is therefore required to sign the compliance form and return it to the Office of the Chief Human Resources Officer.

The House of Commons Policy on Preventing and Addressing Harassment focuses on harassment prevention and provides a process for filing informal and formal complaints, investigating and reporting on harassment, and communicating and appealing findings. This policy applies to House Officers and their employees.

In support of this policy, the Finding Solutions Together program is available to House Officers and their employees when they experience conflict or harassment in the workplace. This confidential program focuses on communication, collaboration and respect to resolve conflict, and on the harassment prevention program.
For more information about the program, contact Finding Solutions Together or Members’ Human Resources Services.

4. National Caucus Research Offices

This section describes the following considerations for national caucus research offices:

- Office Budgets
- Public Disclosure
- Expenses
- Delegation of Authority
- Offices and Services
- Printing and Mailing Services
- Employees
- Conflict Resolution and Harassment Prevention

The responsibilities of research offices are significantly impacted by the dissolution of Parliament. For more information, see section 5. Dissolution of Parliament in this chapter.

Following a general election, the Party Leader must designate a Member to be responsible for the research office.

4.1 Offices Budgets

The national caucus research office of each recognized party is provided with resources to support its Members and House Officers in the fulfillment of their parliamentary functions. Reference to a national caucus should be read to include all Members of a recognized party in the House of Commons, but not a sub-group of the national caucus (e.g. a regional caucus or a special interest group).

The Party Leader must designate, and inform the Chief Financial Officer in writing, of the Member who will be responsible for the research office. This Member becomes the employer of the research office’s employees.

Each national caucus research office is provided with an annual office budget to pay employee salaries and costs for language training, smartphones, tablets, translation services and contracts. The following table summarizes Research Office Budgets.

<table>
<thead>
<tr>
<th></th>
<th>Government</th>
<th>Official Opposition</th>
<th>Bloc Québécois</th>
<th>New Democratic Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>2019-2020 National</td>
<td>$3,030,380</td>
<td>$2,945,530</td>
<td>$1,383,360</td>
<td>$1,121,780</td>
</tr>
<tr>
<td>Caucus Research Office Budgets</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Budget formula following a general election:** Research Office Budgets are established following a general election, based on a formula approved by the Board of Internal Economy, using party representation in the House of Commons and prorated until the end of the fiscal year.
**Budget formula in a non-election year:** Research Office Budgets are allocated at the beginning of each fiscal year on April 1, and can only be adjusted within a parliament by a decision of the Board of Internal Economy.

These budgets are not adjusted in the event of a change in party representation in the Chamber during a parliament. A newly appointed Member assumes the balance of the budget of the previous Member for the remainder of the fiscal year. For more information, see section **6. Elections** in this chapter or contact Financial Management Operations.

**Budget formula in a year of an anticipated general election:** Research Office Budgets will be prorated based on the number of days between April 1 and midnight the day before the general election.

**Budget transfer:** No funds may be transferred between the Research Office Budgets and the budgets of House Officers or Members.

**Carry-forward:** Recognized parties may carry forward into the next fiscal year the unspent portion of the current fiscal year’s Research Office Budget, excluding any carry-forward from a prior year, up to a maximum of 5% of the approved budget. The carry-forward is calculated in June of each year by the House Administration and is automatically added to the office budget for the new fiscal year.

**Restrictions:** The Member responsible for the research office is bound by the same restrictions that apply to Members regarding the use of their budgets. For more information, see section **9. Restrictions** in the Expenses chapter. As such, the funds, goods, services and premises provided to the research office must be kept separate from any other resources provided to the Member responsible for the research office as a Member. These resources may only be used as directed by the Board of Internal Economy.

### 4.2 Public Disclosure

Expenses of national caucus research offices are subject to public disclosure and are reported in the [House Officers’ Expenditures Report](#), which is available on the Board of Internal Economy’s Reports and Disclosure page of the Parliament of Canada website. The report also includes the [Detailed Travel Expenditures Report](#) and the [Detailed Hospitality Expenditures Report](#).

**Financial reporting:** The Member responsible for the research office may access the research office’s financial reports through the Financial Management System.

### 4.3 Expenses

**Contracts:** Members responsible for research offices may enter into contracts for professional services and other goods and services to carry out their parliamentary functions. They are bound by the same contracting restrictions and requirements that apply to Members, except that there is no contracting expenditure limit for research offices. Expenses related to these contracts are charged to the Research Office Budget. For more information, see the [Contracts](#) chapter.

**Smartphones:** The Member responsible for the research office may charge the cost of one smartphone per regular employee, including voice and data plans, standard accessories, as well as any other applicable fees, to the Research Office Budget. These devices must be purchased through Telecommunications Services. For more information and applicable conditions, see section **5. Smartphones and Tablets** in the Expenses chapter.
Tablets: The Member responsible for the research office may charge the cost of tablets and standard accessories, as well as any other applicable fees, to the Research Office Budget. These devices must be purchased through Telecommunications Services. For the applicable conditions of purchase and use, see section 5. Smartphones and Tablets in the Expenses chapter.

4.4 Delegation of Authority

The Member responsible for the national caucus research office may delegate to a regular employee office management responsibilities in the same manner as House Officers. The Member responsible for the research office is ultimately accountable for the actions of their employees.

Delegation cannot be extended under any circumstances to an employee of another House Officer or Member, to any contractor, or to a ministerial employee. For more information, see the section 3.9 Delegation of Authority in this chapter.

Financial Management Operations must be notified in writing of the delegation, its scope and duration, as well as any subsequent amendments to and termination of the delegation, by completing and returning the Delegation of Authorities — House Officers form. Whenever a new Member responsible for the research office is appointed, new forms must be completed and submitted. Forms may need to be updated from time to time to ensure the accuracy of delegations.

4.5 Offices and Services

The research office is also provided with a parliamentary office, equipped with the necessary office furniture and equipment. The research office also receives computer equipment. After an election, the office furniture and equipment are reallocated based on party representation. All equipment and furnishings provided by the House Administration remain the property of the House of Commons. The research office must comply with the Acceptable Use of Information Technology Resources Policy, which is available on the Source website.

Parking: Members are provided with reserved parking within the parliamentary precinct for the duration of the Parliament. Research offices do not receive an additional benefit. Parking is granted according to availability and requirements. For more information, contact Parking Services.

All other House services provided to Members and House Officers are generally extended to the research office. For more information, see the Offices and the Services chapters.

4.6 Printing and Mailing Services

Printing-related services, including document preparation, content validation, digital copying, offset printing, bindery, and consulting and planning services are not available to national caucus research offices.

In accordance with the Canada Post Corporation Act, franking privileges are only available to Members and to the Speaker. As such, these privileges are not extended to national caucus research offices.
4.7 Employees

Members responsible for their national caucus research office may recruit, hire, promote or release employees and determine their duties, hours of work, classification of positions and salaries. Members responsible for their research office are the employers of their research office employees.

Research office employees are generally hired under the same terms and conditions of employment as Members’ employees, except that there is no maximum annual salary set for these employees. Their salaries are charged to the Research Office Budget.

For more information on the governing principles regarding employees, the recruitment of employees, pay and leave administration, benefits, the Employee and Family Assistance Program, and the departure of employees, including closing notices and separation entitlements, see the Employees chapter and the Members’ Salary and Benefits chapter, respectively.

For more information on the impacts of dissolution of Parliament, see section 5.6 Employees in the dissolution section in this chapter.

4.8 Conflict Resolution and Harassment Prevention

Employees of the national caucus research offices are entitled to a positive work environment, characterized by a culture of dignity and respect, and one in which inappropriate conduct such as harassment will not be tolerated.

The Code of Conduct for Members of the House of Commons: Sexual Harassment ensures the commitment of Members in creating an environment free of sexual harassment. Every Member is therefore required to sign the compliance form and return it to the Office of the Chief Human Resources Officer.

The House of Commons Policy on Preventing and Addressing Harassment focuses on harassment prevention and provides a process for filing informal and formal complaints, investigating and reporting on harassment, and communicating and appealing findings. This policy applies to the research offices and their employees.

In support of this policy, the Finding Solutions Together program is available to Members and their employees when they experience conflict or harassment in the workplace. This confidential program focuses on communication, collaboration and respect to resolve conflict, and on the harassment prevention program.

For more information about the program, contact Finding Solutions Together or Members’ Human Resources Services.
5. Dissolution of Parliament

This section describes the following:

Salary and Benefits
The Speaker and Other Presiding Officers
House Officers' Office Budgets
National Caucus Research Office Budget
Travel
Employees

5.1 Salary and Benefits

Presiding Officers’ and House Officers’ additional salaries: In accordance with the Parliament of Canada Act, only the additional salaries of the Speaker and the Deputy Speaker continue during dissolution. The additional salaries of the following Presiding Officers and House Officers cease at midnight (Eastern Time) on the day of dissolution:

- Leaders of recognized opposition parties;
- House Leaders of recognized opposition parties;
- Chief Whips of all recognized parties;
- Assistant Deputy Speaker and Deputy Chair of Committees of the Whole;
- Assistant Deputy Speaker and Assistant Deputy Chair of Committees of the Whole; and
- Caucus Chairs.

5.2 Speaker and Other Presiding Officers

At the dissolution of Parliament, the Speaker and the Deputy Speaker shall be deemed to remain in office until their replacements are elected or appointed. All funds, goods, services and premises provided to the Speaker and the Deputy Speaker to support the functions of their offices may not be used for election purposes. If a new Speaker or Deputy Speaker is elected, the budget is prorated based on the number of days from the day of their election until the end of the fiscal year (March 31).

The budgets of the Assistant Deputy Speaker and Deputy Chair as well as the Assistant Deputy Speaker and Assistant Deputy Chair of the Committees of the Whole cease as of the day of dissolution.

Personal entitlements: The Speaker’s and the Deputy Speaker’s additional allowances and the Speaker’s motor vehicle allowance continue to be paid following the dissolution of Parliament. In addition, the Speaker may use the West Block apartment and the official residence at Kingsmere, as well as the automobile provided by the House Administration, until the new Speaker is elected.
Budgets and services: To ensure continuity of the House of Commons activities following dissolution, the Speaker’s Office Budget continues uninterrupted until the new Speaker is elected. The Speaker’s franking privileges also continue through dissolution.

5.3 House Officers’ Office Budget

During dissolution, the budgets of Opposition Party Leaders, House Leaders, and of all Chief Whips may be used to carry out their parliamentary functions, which never include election-related activities.

The budgets of National Caucus Chair Offices cease as of the day of dissolution.

Expenses: The following expenses are impacted during dissolution:

- **Contracts**: House Officers may not enter into new contracts during dissolution.
  - **Contracts for professional services**: All contracts for professional services cease as of the day of dissolution.
  - **Other contracts**: Other contracts for goods and services that came into effect before the date of dissolution can continue, but may not be extended during dissolution.

For more information, see the Contracts chapter. For the impacts of a general election on contracts, see the Elections chapter.

- **Postal services**
  - **House Officers’ postal expenses**: During dissolution, Opposition House Leaders and Chief Whips may charge up to $500 to their House Officer’s Office Budget for the purchase of stamps for letter mail and courier services. Original receipts must be provided. Registered mail services may not be used during dissolution.
  - **Party Leaders’ postal expenses**: During dissolution, Party Leaders’ offices may charge to their office budget up to $50 per Member in their caucus for the purchase of stamps for letter mail and courier services. Original receipts must be provided. Registered mail services may not be used during dissolution.

5.4 National Caucus Research Office Budgets

During dissolution, the Member responsible for the research office may continue to use the office’s budget for allowable expenses. Under no circumstances may any House resources be used for election purposes. Research office employees are limited to performing administrative activities such as closing files and terminating other matters related to the previous Parliament.
Contracts: No new contracts may be entered into during dissolution.

- **Contracts for professional services:** All contracts for professional services cease as of the day of dissolution.

- **Other contracts:** Other contracts for goods and services that came into effect before the date of dissolution can continue, but may not be extended during dissolution.

For more information, see the [Contracts](#) chapter.

### 5.5 Travel

As of the date of dissolution, all entitlements under the Travel Points System cease. House Officers may no longer charge employees’ travel expenses to their House Officers’ Office Budgets. Any trips made under the Travel Points System that are only partially completed at the time of dissolution should be completed or terminated as soon as possible. Claims for trips taken before dissolution should be submitted so that the expenses can be charged to the appropriate budget.

### 5.6 Employees

Presiding Officers, House Officers and research offices hire employees to help them carry out their parliamentary functions. As a result, during dissolution, these employees must perform all election-related work outside their normal working hours (e.g. in the evenings, on weekends, while on compensatory or unpaid leave) and not in the parliamentary offices. Employees may take a paid or unpaid leave of absence during dissolution. Leave requests must be promptly submitted in writing to Pay and Benefits.

Employees of Presiding Officers, House Officers and research offices who continue to work during dissolution may not provide any services to any constituents of any Members and are limited to performing administrative activities related to:

- any contracts for goods and services entered into before the date of dissolution; and
- the closing of files and other matters related to the previous Parliament, including internal office administration and the organization of paper and electronic files.

In accordance with the [Canada Elections Act](#), no employees can undertake or be perceived to undertake any election-related activities. If Elections Canada determines, after an investigation, that the resources provided by the House of Commons were used for election purposes (e.g. to promote the campaign of the candidate or the candidate’s party or oppose the campaign of another candidate or party), it will remain the Member’s sole responsibility to demonstrate that these resources were not used for such purposes.

During dissolution, under no circumstances, retroactive or otherwise, may Presiding Officers, House Officers and research offices increase their employees’ salaries, nor may they compensate their employees in any way for any election-related work using House funds.

During dissolution, Presiding Officers, House Officers and research offices may not hire new employees or extend the employment period of any term employee.
For more information on the impacts of the dissolution of Parliament and a general election on employees of Presiding Officers, House Officers and national caucus research offices, see section 8. Employee Departures in the Employees chapter or contact Members’ Human Resources Services.

6. Elections

This section describes the following:

- Salaries and benefits
- Budgets
- Contracts
- Travel
- Web servers
- Employees

**Salaries and benefits:** Presiding Officers and House Officers are entitled to an additional salary in accordance with the *Parliament of Canada Act*. For most House Officers, their additional salary is paid from the date of their appointment. For the Speaker and other Presiding Officers, their additional salary is paid from the date of their election or appointment to their respective position.

Following a general election, the Speaker and other Presiding Officers continue to receive their additional salary until such time as a new Speaker and a new Deputy Speaker are elected. The additional salaries of Opposition Party Leaders, Opposition House Leaders and Chief Whips resume if they are re-elected as Members.

**Budgets:** Following a general election, the budgets of research offices and House Officers of recognized parties are established based on a budget formula approved by the Board of Internal Economy. They are calculated using party representation in the Chamber and prorated until the end of the fiscal year (March 31). They exclude any carry-forward from the previous Parliament.

Thereafter, these budgets are allocated at the beginning of each fiscal year on April 1, and can only be adjusted by a decision of the Board of Internal Economy, normally through the estimates process. These budgets are not adjusted in the event of a change in party representation in the Chamber during a parliament. For details on the budget formula, see section 7. Budget Formula Following a General Election for House Officers and National Caucus Research Offices section in this chapter.

The Speaker’s and the Deputy Speaker’s budgets continue until a new Speaker and a new Deputy Speaker are elected. If a new Speaker and Deputy Speaker are elected, they are provided with budgets that are prorated until the end of the fiscal year. However, if the incumbents of these positions are re-elected, the prorating does not apply and they may use the unused portions of their budgets until the end of the fiscal year.

Following a general election, Party Leaders are responsible for the budgets of their research office until a new Member is designated.

**Delegations of authority:** If House Officers are re-elected, new Delegation of Authorities — House Officers forms must be completed and submitted to Financial Management Operations.
Contracts: If the House Officer ceases to be a House Officer following the general election, any existing contracts for goods and services are automatically assigned to the new House Officer. If the mandatory assignment clause was omitted from a contract, the former House Officer will be held personally responsible for any early termination costs.

If the party loses its recognized party status following a general election, all contracts entered into by House Officers and the Member responsible for the research office terminate on the day of the election. If the mandatory termination clauses were omitted from a contract, the former House Officer and the former Member responsible for the research office will be held personally responsible for any early termination costs. For more information, see the Contracts chapters.

Travel: Following the general election, Opposition Party Leaders receive prorated travel points based on the number of days from the date of the general election to the end of the fiscal year (March 31). For more information, see section 6, Travel Points System in the Travel chapter.

Web servers: Following the general election, the servers assigned to Chief Whips, House Leaders and research offices before dissolution will be reactivated if they maintain recognized party status. Computers and peripheral equipment will be reassigned based on party representation. For more information, contact the IT Service Desk.

Employees: Presiding Officers’, House Officers’ and research offices’ employees may be impacted by a general election. For more information, see the Employees chapter.

7. Budget Formula Following a General Election

After a general election, the budgets of House Officers of recognized parties and the national caucus research offices are established using party representation in the House of Commons and prorated until the end of the fiscal year. They exclude any carry-forward from the previous Parliament.

Thereafter, these budgets are allocated at the beginning of each fiscal year on April 1, and can only be adjusted by a decision of the Board of Internal Economy, normally through the estimates process. These budgets are not adjusted in the event of a change in party representation in the Chamber during a parliament. The table below summarizes the budget formula for House Officers and research offices.

An additional annual budget for wireless telecommunication services is distributed among House Officers, the Speaker and other eligible Presiding Officers, as well as Members responsible for national caucus research offices. For the 2019-2020 fiscal year, this budget is $322,870. The distribution is based on the weighted average of the budgets previously established using party representation in the House of Commons.
7.1 House Officers Offices Budgets as of April 1, 2019

The following tables present the budgets that House Officers receive based on the number of Members in their party.

<table>
<thead>
<tr>
<th>Party Leaders’ Office Budgets</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each opposition party with 12 to 25 Members</td>
<td>930,430</td>
</tr>
<tr>
<td>+ For each Member, from 26 to 50</td>
<td>62,030</td>
</tr>
<tr>
<td>+ For each Member, from 51 to 75</td>
<td>43,420</td>
</tr>
<tr>
<td>+ For each Member, from 76 to 100</td>
<td>40,320</td>
</tr>
<tr>
<td>+ For each Member, from 101 or more</td>
<td>6,200</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chief Whips’ Office Budgets</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each party with 12 Members</td>
<td>124,060</td>
</tr>
<tr>
<td>+ For each Member, from 13 to 25</td>
<td>8,070</td>
</tr>
<tr>
<td>+ For each Member, from 26 to 50</td>
<td>6,200</td>
</tr>
<tr>
<td>+ For each Member, from 51 to 75</td>
<td>4,650</td>
</tr>
<tr>
<td>+ For each Member, from 76 to 100</td>
<td>4,340</td>
</tr>
<tr>
<td>+ For each Member, from 101 or more</td>
<td>3,730</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>House Leaders’ Office Budgets</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each opposition party with 12 Members</td>
<td>93,050</td>
</tr>
<tr>
<td>+ For each Member, from 13 to 25</td>
<td>9,310</td>
</tr>
<tr>
<td>+ For each Member, from 26 to 50</td>
<td>6,200</td>
</tr>
<tr>
<td>+ For each Member, from 51 or more</td>
<td>3,110</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Caucus Chairs’ Office Budgets</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each party with 12 Members</td>
<td>66,250</td>
</tr>
<tr>
<td>+ For each additional Member</td>
<td>430</td>
</tr>
</tbody>
</table>
7.2 National Caucus Research Offices Budgets as of April 1, 2019

The following tables present the budgets that national caucus research offices receive based on the number of Members in their party.

<table>
<thead>
<tr>
<th>National Caucus Research Offices Budget</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each party with 12 Members</td>
<td>620,290</td>
</tr>
<tr>
<td>+ For each Member, from 13 to 25</td>
<td>40,320</td>
</tr>
<tr>
<td>+ For each Member, from 26 to 50</td>
<td>31,020</td>
</tr>
<tr>
<td>+ For each Member, from 51 to 75</td>
<td>27,910</td>
</tr>
<tr>
<td>+ For each Member, from 76 to 100</td>
<td>9,310</td>
</tr>
<tr>
<td>+ For each Member, from 101 or more</td>
<td>2,320</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Information Technology Budget</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each party with 12 to 25 Members</td>
<td>62,030</td>
</tr>
<tr>
<td>+ For each Member, from 26 to 50</td>
<td>6,200</td>
</tr>
<tr>
<td>+ For each Member, from 51 or more</td>
<td>1,240</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Translation Services Budget</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each recognized party</td>
<td>150,550</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>National Caucus Meetings Budget</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>For each recognized party</td>
<td>55,410</td>
</tr>
</tbody>
</table>
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12. RESIGNATION OR DEATH OF A MEMBER

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1. Introduction

The resignation or the death of a Member while in office affects the Member’s salary and benefits, employees, budgets, travel allowances, and services in the parliamentary and constituency offices. This chapter should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter.

Refer to the appropriate section:

Resignation of a Member
Death of a Member

For more information on vacating parliamentary and constituency offices, see the Source website.

2. Resignation of a Member

This section describes the impact of the resignation of a Member on:

Salary and Benefits
Continuity of Service to Constituents
Offices
Services
Travel
Employees

2.1 Salary and Benefits

Salary and allowances: Members receive their salary and allowances up to and including the date of their resignation. For more information about their personal entitlements, Members should contact Pay and Benefits.

Retirement benefits: Members may be entitled to several different retirement or severance allowances:

- **Retirement allowance**: Contributions made under the Members of Parliament Retiring Allowances Act cease on the date of resignation. Members may be entitled to a retirement allowance depending on their age and length of service.

- **Withdrawal allowance**: Upon ceasing to be a Member, Members who have contributed to the retirement accounts (the Members of Parliament Retiring Allowances and the Members of Parliament Retirement Compensation Arrangements) for less than six years will receive an immediate withdrawal allowance. This allowance is a lump sum payment equal to the total amount of the contributions paid by the Member, plus interest earned, up to the date of resignation.

- **Severance allowance**: Depending on their length of service, age and circumstances, Members who resign may be entitled to a severance allowance.
For more information on Members’ retirement benefits, see the Source website or contact Pay and Benefits.

**Insurance benefits:** Life insurance and health and dental care plans are affected by a Member’s resignation. Members should confirm when coverage under each insurance plan ceases and whether their coverage may be converted or reinstated following their resignation. For more information on Members’ insurance benefits, see the Source website or contact Pay and Benefits.

**Employee and Family Assistance Program:** This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. The program is free and available to former Members, their spouses and dependants for up to six months following the date of resignation. For more information, contact Occupational Health, Safety and Environment.

**Relocation benefit:** If Members establish a secondary residence in the National Capital Region (NCR) following their election to the House of Commons, they may relocate back from the NCR to a residence in Canada, outside the NCR, within one year of ceasing to be a Member. For more information, contact Materiel and Contract Management or see section 5. Relocation in the Members’ Salary and Benefits chapter.

**Parliamentary Dining Room access:** Former Members, as well as their spouses and guests, continue to have access to the Parliamentary Dining Room and the cafeterias in the parliamentary precinct following their resignation.

### 2.2 Continuity of Service to Constituents

Following the resignation of a Member, the Whip of the former Member’s party, or the Speaker in the case of an independent Member, becomes responsible for continuing services to constituents, overseeing day-to-day operations, and managing employees in the parliamentary and constituency offices until a new Member is elected. Standard office services already available (e.g. for cable television, phones, and the network and Internet access) continue. The following resources are affected:

- **Employees:** To ensure the continuity of service to constituents, up to two regular employees may be retained for the period starting on the date of the Member’s resignation up to 60 calendar days following the by-election. The two employees may both be retained in either the parliamentary or constituency office, or one at each office. These employees are entitled to the benefits described in section 2.6 Employees in this chapter, except that the separation entitlement will start as of the day of the by-election. Until the by-election, the Whip or the Speaker is responsible for these employees.

- **Budget:** Salary and operating costs required to provide services to constituents are charged to the Member’s Office Budget, as authorized by the Whip or the Speaker.

- **Travel:** During the period between the date of the Member’s resignation and the date of the by-election, the Whip or the Speaker may take up to five regular trips between the constituency and Ottawa and claim reasonable accommodation, meal and incidental expenses. The Whip or the Speaker may allow eligible employees to take some or all of these trips.

Travel expenses incurred by employees who are retained by the Whip or the Speaker following
the Member’s resignation may also be charged to the Member’s Office Budget until the date of the by-election.

- **Services:** Following the Member’s resignation, the following services continue but may require the Whip’s or the Speaker’s authorization:
  
  - postal services;
  
  - printing, photocopying or bindery services (other than for householders, constituency mail, and Christmas and holiday greeting cards);
  
  - translation services; and
  
  - Library of Parliament consultation services for work-related purposes.

### 2.3 Offices

As of the date of resignation, the parliamentary and constituency offices will be operated under the direction of the Whip or the Speaker, as the case may be, until a by-election is held.

Members who resign must remove their personal effects from and vacate their parliamentary and constituency offices within 21 calendar days following the date of their resignation. In addition, they are responsible for the following:

- **Offices:** Since the House Administration is not party to the following contracts, Members should contact Financial Management Operations to sign the consent form allowing the House Administration to assist them with their departure, therefore ensuring a smooth transition and minimizing penalties.

  - **Leases:** Members who resign must contact the Whip or the Speaker as soon as possible to discuss the continuation of the constituency office lease since the Whip or the Speaker will automatically be assigned as the lessee. As soon as they know their departure date, Members who resign must advise their landlords of their departure and the assignment of their constituency office lease.

    In the event that the lease must be terminated by the Whip or the Speaker and that the lease does not include the mandatory termination clauses, payments will only be made for the 12-month period from the lease’s start date or from its most recent anniversary. The maximum amount reimbursable by the House Administration is 12 months’ rent. The former Member is personally responsible for any costs in excess of this amount.

  - **Utilities:** Members who resign must contact utility companies (for oil, natural gas, propane, electricity, water, water tanks, etc.) and transfer their accounts to the Whip or the Speaker, as the case may be. The former Member must advise suppliers of their departure and the assignment of their accounts as soon as possible to avoid unnecessary service interruptions or penalties. The former Member may be personally responsible for these penalties if they fail to transfer their accounts.

- **Contracts:** All other contracts are terminated as of the date of the Member’s resignation. If the mandatory termination clauses were omitted from a contract, the former Member will be held
Members must account for all House assets before vacating their parliamentary and constituency offices by reviewing and signing the Asset Inventory Report for each office and promptly returning the reports to Materiel and Contract Management. Members must also review and confirm the accuracy of the Telecommunications Information Management System Profile Report for wireless devices and office phones. For more information, contact Telecommunications Services. Members will be invoiced for any missing House assets.

Members may not purchase any House assets from the parliamentary or constituency offices. However, upon resignation, Members, or any other individual or group acting on their behalf, may purchase a replica of their chair in the Chamber at replacement cost, plus applicable taxes. For more information, contact Tenant Operations Services Centre.

- **Computers and peripherals:** Members who resign are responsible for ensuring that all data on their office computers is backed up and then deleted. Upon resignation, Members must ensure that all computers and peripheral equipment (e.g. computers, laptops, tablets, wireless devices, fax machines, modems and printers), as well as supporting infrastructure, are kept securely in their current location or be returned to the parliamentary or constituency office. For more information, contact the IT Service Desk.

- **Leased equipment:** Members who resign must contact their office equipment suppliers to cancel contracts or transfer them to the Whip or the Speaker. Expenses incurred up to 21 calendar days after the date of resignation will be reimbursed. Former Members are responsible for any expenses incurred beyond this period. For assistance in returning leased equipment, contact Materiel and Contract Management.

- **Websites:** The last monthly hosting fees for a designated website are chargeable to the Member’s Office Budget (MOB); the invoicing period for these fees must include the date of the Member’s resignation. After this last charge, all expenses related to the former Member’s designated website and domain name registration will become personal expenses. If the former Member decides to cancel the website hosting services, applicable cancellation fees may be charged to the MOB within 21 calendar days following the date of resignation.

- **Internet in the residence:** The last monthly service fees for Internet service in the residence are chargeable to the MOB; the invoicing period for these fees must include the date of the Member’s resignation. After this last charge, fees for Internet service in the residence will
become personal expenses. If the former Member decides to cancel the Internet service, the applicable cancellation fees may be charged to the MOB within 30 calendar days of the date of resignation.

- **Fax in the residence:** The fax line and service used in the Member’s residence will be cancelled on the day immediately following the date of the Member’s resignation. The fax machine must be returned to the Member’s parliamentary or constituency office on the day following the date of the Member’s resignation.

- **Personalized stationery:** In order to avoid their unauthorized use, official letterhead, franked envelopes and other personalized materials must be safely disposed of in the parliamentary and constituency offices. For more information, see the [File storage and disposal](#) in the 6. Other House Services section of the Services chapter.

### 2.4 Services

The following resources and services are affected by a Member’s resignation:

- **Postal privileges:** Free mailing privileges, including the special bulk rate per kilogram set by Canada Post, end 10 calendar days following the date of the Member’s resignation.

- **Printing:** Members’ entitlements for printing householders, constituency mail, and Christmas and holiday greeting cards cease upon resignation.

- **Library of Parliament:** Members’ borrowing privileges cease on the date of resignation.

- **Training:** Members and their spouses are not entitled to second language training offered by the House of Commons as of the date of the Member’s resignation.

### 2.5 Travel

Members’ travel allowances, including those of their designated traveller and dependants cease as of the date of the Member’s resignation. Members must submit all outstanding travel expense claims within 30 calendar days of the date of their resignation.

**Tickets:** All unused airline or railway tickets issued to former Members, their designated traveller, dependants or employees must be returned to Members’ Travel Services as soon as possible.

**Travel Status Expenses Account:** Members who resign must submit, within 30 calendar days of the date of their resignation, any outstanding claims for accommodation, meal and incidental expenses that they incurred while in travel status before their resignation.

**Rail travel:** All travel privileges from VIA Rail Canada for Members, their spouses and dependants cease as of the date of the Member’s resignation.

**Flight passes:** Members who resign must reimburse the House of Commons for the cost of any unused flight pass segments for the Member or any authorized traveller.

**Travel post-resignation:** In order to vacate their offices, Members who resign are entitled to one economy class return trip (without a stopover) between Ottawa and their constituency within 21
calendar days of the date of their resignation. Only transportation expenses will be reimbursed, and the related travel claim must be submitted to Financial Management Operations no later than 90 calendar days after the date of resignation.

2.6 Employees

The employees of a Member who resigns may be eligible for the following entitlements and benefits upon termination of their employment. For more information, contact Pay and Benefits.

Separation entitlement

- **Members’ regular employees:** When their employment is terminated because the Member resigns, regular employees will continue to receive an amount equal to their salary for 60 calendar days starting the day after the date of the Member’s resignation. If, during this period, the employee receives any income paid out of the Consolidated Revenue Fund as an employee or a contractor, the employee must advise Pay and Benefits and the separation entitlement will cease on the date of that appointment. This entitlement is paid from the House Administration central budget.

- **Short-term employees:** When their employment is terminated because the Member resigns, short-term employees will continue to receive an amount equal to their salary for 60 calendar days or until the end of their term of employment, whichever comes first, starting the day after the date of the Member’s resignation. If, during this period, the short-term employee receives any income paid out of the Consolidated Revenue Fund as an employee or a contractor, the employee must advise Pay and Benefits and the separation entitlement will cease on the date of that appointment.

- **On-call employees:** These employees are not eligible for the separation entitlement and are immediately terminated.

Severance entitlement

- **Regular employees:** The regular employees of a Member who resigns are entitled to two weeks’ pay for their first completed year of continuous employment and one week’s pay for each succeeding completed year of continuous employment up to a maximum of 28 weeks upon termination.

  Severance is calculated on the basis of the employee’s current salary. It will be reduced by any period in respect of which the employee was previously granted severance pay, retiring leave or a cash gratuity in lieu thereof. Time spent on maternity or parental leave counts as continuous employment for the calculation of severance pay. Severance payments are prorated for part-time employees. Severance is paid by the House Administration central budget.

- **Short-term and on-call employees:** These employees are not eligible for the severance entitlement.

Maternity and parental leave: If the maternity or parental leave of an eligible employee was approved prior to the date of the Member’s resignation, the employee is entitled to the maternity and/or parental allowance, provided that the employee begins the leave before or within 60 calendar days following the date of the Member’s resignation. The employee will have the option of receiving the remaining
applicable weeks of maternity and/or parental allowance or the separation entitlement, whichever is more beneficial to the employee.

**Sick leave:** Accumulated sick leave lapses the day after the date of the Member’s resignation. Accumulated sick leave is not payable upon termination of employment. However, if there is no break in service, an employee who transfers to another Member’s office or another federal government department or agency may transfer accumulated sick leave.

### 3. Death of a Member

This section describes the impact of the death of a Member on:

- **Salary and Benefits**
- **Continuity of Service to Constituents**
- **Offices**
- **Services**
- **Travel**
- **Employees**

#### 3.1 Salary and Benefits

**Salary and allowances:** The sessional allowance and any additional salaries are paid to the Member’s estate until the end of the month in which the Member’s death occurred. A death benefit equal to two months of the Member’s sessional allowance is payable to the Member’s survivor or estate.

**Insurance benefits:** Life insurance and health and dental care plans are affected by a Member’s death. For more information on Members’ insurance benefits, see the Source website or contact Pay and Benefits.

**Pension entitlements:** Under the Members of Parliament Retiring Allowances Act, an annual pension or a withdrawal allowance may be payable to the Member’s survivor and/or each eligible child upon the death of the Member. Certain conditions apply.

**Employee and Family Assistance Program:** This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. This program is free and available to the former Member’s spouse and dependants for up to 12 months following the death of the Member. For more information, contact Occupational Health, Safety and Environment.

**Relocation benefit:** Relocation costs of the deceased Member’s personal effects from one of the Member’s residences to the other (e.g. from the Member’s secondary residence to the primary residence) are considered allowable expenses. All claims for relocation expenses must be submitted with original receipts within 12 months following the Member’s death. For more information regarding allowable relocation expenses, see section 5. Relocation in the Members’ Salary and Benefits chapter.

The Member’s spouse and children (regardless of age), as well as a maximum of two additional travellers (family members or others), are entitled to two round trips to Ottawa to arrange for the move
of the Member’s household and personal effects. Transportation, accommodation, meal and incidental expenses will be reimbursed for a period not exceeding five days per trip. Transportation and accommodation expenses must be supported by original receipts, while meal and incidental expenses will be reimbursed based on the approved per diem rates. These entitlements are valid for 60 calendar days after the day of the Member’s death. All claims must be submitted with original receipts within 12 months following the Member’s death.

Other expenses: The family of a deceased Member requiring assistance with other types of expenses not mentioned in this section may contact the Chief Human Resources Officer (CHRO). Under the CHRO’s direction, Human Resources Services will work directly with the family to assess specific needs.

Parliamentary Dining Room access: The Member’s spouse, as well as the spouse’s guests, continue to have access to the Parliamentary Dining Room and the cafeterias indefinitely.

3.2 Continuity of Service to Constituents

Following the death of a Member, the Whip of the former Member’s party, or the Speaker in the case of an independent Member, becomes responsible for continuing services to constituents, overseeing day-to-day operations, and managing employees in the parliamentary and constituency offices until a new Member is elected. Standard office services already available (e.g. television, phones, computers, and network and Internet access) continue. The following resources are affected:

- **Employees:** To ensure the continuity of service to constituents, up to two regular employees may be retained for the period starting on the day of the Member’s death up to 60 calendar days following the by-election. The two employees may both be retained in either the parliamentary or constituency office, or one at each office. These employees are entitled to the benefits described in section 3.6 Employees in this chapter, except that the separation entitlement will start as of the day of the by-election. Until the by-election, the Whip or the Speaker is responsible for these employees.

  The Whip or the Speaker will terminate the employment of other regular employees within 10 working days following the day of the Member’s death. Upon termination, these employees will be entitled to the separation entitlement outlined in section 3.6 Employees in this chapter.

- **Budget:** Salary and operating costs required to provide services to constituents are charged to the Member’s Office Budget, as authorized by the Whip or the Speaker.

- **Travel:** During the period between the date of the Member’s death and the date of the by-election, the Whip or the Speaker may take up to five regular trips between the constituency and Ottawa and claim accommodation, meal and incidental expenses. The Whip or the Speaker may allow eligible employees to take some or all of these trips.

  Travel expenses incurred by employees who are retained by the Whip or the Speaker following the Member’s death may also be charged to the Member’s Office Budget until the date of the by-election.

- **Services:** Following the Member’s death, the following services continue but may require the Whip’s or the Speaker’s authorization:
• postal services;
• printing, photocopy or bindery services (other than for householders, constituency mail, and Christmas and holiday greeting cards);
• translation services; and
• Library of Parliament consultation services for work-related purposes.

3.3 Offices

The parliamentary and constituency offices will be operated under the direction of the Whip or the Speaker, as the case may be, until a by-election is held. The Whip or the Speaker will be responsible for the following:

• **Offices:** Since the House Administration is not party to the following contracts, the Whip’s office should contact Financial Management Operations so that it may assist with the transfer of contracts, therefore ensuring a smooth transition and minimizing penalties.
  
  o **Leases:** The office lease will automatically be assigned to the Whip or the Speaker. For more information, see section **4.4 Office Leases** in the Offices chapter.

  In the event that the lease must be terminated by the Whip or the Speaker and that the lease does not include the mandatory termination clauses, payments will only be made for the 12-month period from the lease’s start date or from its most recent anniversary. The maximum amount reimbursable by the House Administration is 12 months’ rent. The former Member’s estate is responsible for any costs in excess of this amount.

  o **Utilities:** Following the Member’s death, office utilities become the responsibility of the Whip or the Speaker. The Whip or the Speaker must contact utility companies (for oil, natural gas, propane, electricity, water, water tanks, etc.) and transfer the accounts to their name.

• **Contracts:** All other contracts are terminated as of the date of the Member’s death. If the mandatory termination clauses were omitted from a contract, the former Member’s estate becomes responsible for any early termination costs. For more information, see the **Contracts** chapter.

• **Petty cash:** Following the Member’s death, a final office expense claim must be submitted to Financial Management Operations. The unspent balance of the Member’s petty cash will be deducted from any monies owed by the House to the former Member’s estate.

• **House assets:** All parliamentary and constituency office furniture, furnishings and equipment provided by the House of Commons or purchased through any budget remain the property of the House and must not be removed from the Member’s offices. These assets include purchased equipment and material such as computers, fax machines, wireless devices, tablets, portable GPS devices, books, reference materials, televisions, radios and video cassette recorders.

  After the Member’s death, no new furniture or equipment may be purchased for the constituency offices until a new Member is elected.
Any individual or group may purchase a replica of the Member’s chair in the Chamber at replacement cost, plus applicable taxes. For more information, contact Tenant Operations Services Centre.

- **Computers and peripherals:** The House Administration will ensure that all data saved on office computers is deleted. All computers and peripheral equipment (e.g. computers, laptops, tablets, wireless devices, fax machines, modems and printers), as well as supporting infrastructure, must be kept securely in their current location or be returned to the parliamentary or constituency office. For more information, contact the IT Service Desk.

- **Leased equipment:** The Whip or the Speaker must contact the suppliers of all leased equipment to cancel the contracts or transfer them to their name. Expenses incurred up to 21 calendar days after the date of the Member’s death will be reimbursed. The former Member’s estate is responsible for any expenses incurred beyond this period. For assistance in returning equipment, contact Materiel and Contract Management.

- **Websites:** The last monthly hosting fees for a designated website are chargeable to the Member’s Office Budget (MOB); the invoicing period for these fees must include the day of the Member’s death. The Whip or the Speaker will have 21 days after the Member’s death to cancel the website hosting services and charge the cancellation fees to the MOB.

- **Internet in the residence:** The last monthly service fees for Internet service in the residence are chargeable to the MOB; the invoicing period for these fees must include the day of the Member’s death. After this last charge, fees for Internet service in the residence will become personal expenses. If the Internet service is cancelled, the applicable cancellation fees may be charged to the MOB within 30 days of the day of the Member’s death.

- **Fax in the residence:** The fax line and service used in the Member’s residence will be cancelled 17 calendar days after the day of the Member’s death. Materiel and Contract Management will arrange for the return of the fax machine at the earliest appropriate moment, if applicable.

- **Personalized stationery:** In order to avoid their unauthorized use, official letterhead, franked envelopes and other personalized materials must be safely disposed of in the parliamentary and constituency offices. For more information, see File storage and disposal in the 6. Other House Services section of the Services chapter.

### 3.4 Services

The following resources and services are affected by the death of a Member:

- **Postal privileges:** Free mailing privileges, including the special bulk rate per kilogram set by Canada Post, end 10 calendar days following the day of the Member’s death.

- **Printing:** Members’ entitlements for printing householders, constituency mail, and Christmas and holiday greeting cards cease upon the Member’s death.

- **Training:** The Member’s spouse is no longer entitled to second language training offered by the House of Commons following the Member’s death.
3.5 Travel

All travel allowances cease on the day of the Member’s death.

- **Tickets**: All unused airline or railway tickets issued to former Members, their designated traveller, dependants or employees must be returned to Members’ Travel Services as soon as possible.

- **Travel Status Expenses Account**: Any outstanding claims for accommodation, meal and incidental expenses incurred by the Member should be submitted within 60 days following the day of the Member’s death.

- **Rail travel**: All travel privileges from VIA Rail Canada for the Member’s spouse and dependants cease on the day following the Member’s death.

- **Flight passes**: The Member’s estate must reimburse the House of Commons for the cost of any unused flight pass segments for the Member or any authorized traveller.

For more information related to travel to attend the funeral of a Member, see section 12, Travel for Special Circumstances in the Travel chapter.

3.6 Employees

The employees of a Member who has died while in office may be eligible for the following entitlements and benefits upon termination of their employment. For more information, contact Pay and Benefits.

**Separation entitlement**

- **Members’ regular employees**: When their employment is terminated because the Member has died while in office, regular employees will continue to receive an amount equal to their salary for 60 calendar days starting the day after the Member’s death, or within 10 working days as determined by the party Whip, or the Speaker in the case of an independent Member. If, during the 60-day period, the employee receives any income paid out of the Consolidated Revenue Fund as an employee or a contractor, the employee must advise Pay and Benefits and the separation entitlement will cease on the date of that appointment. This entitlement is paid from the House Administration central budget.

- **Short-term employees**: When their employment is terminated because the Member has died while in office, short-term employees will continue to receive an amount equal to their salary for 60 calendar days or until the end of their term of employment, whichever comes first, starting the day after the Member’s death. If, during this period, the short-term employee receives any income paid out of the Consolidated Revenue Fund as an employee or a contractor, the employee must advise Pay and Benefits and the separation entitlement will cease on the date of that appointment.

- **On-call employees**: These employees are not eligible for the separation entitlement and are immediately terminated.
Severance entitlement

- **Regular employees:** The regular employees of a Member who has died while in office are entitled to two weeks’ pay for their first completed year of continuous employment and one week’s pay for each succeeding completed year of continuous employment up to a maximum of 28 weeks upon termination.

  Severance is calculated on the basis of the employee’s current salary. It will be reduced by any period in respect of which the employee was previously granted severance pay, retiring leave or a cash gratuity in lieu thereof. Time spent on maternity or parental leave counts as continuous employment for the calculation of severance pay. Severance payments are prorated for part-time employees. Severance is paid by the House Administration central budget.

- **Short-term and on-call employees:** These employees are not eligible for the severance entitlement.

**Maternity and parental leave:** If the maternity or parental leave of an eligible employee was approved prior to the Member’s death, the employee is entitled to the maternity or parental allowance, provided that the employee begins the leave before or within 60 calendar days following the day of the Member’s death. The employee will have the option of receiving the remaining applicable weeks of maternity and/or parental allowance or the separation entitlement, whichever is more beneficial to the employee.

**Sick leave:** Accumulated sick leave lapses the day following the day of the Member’s death. Accumulated sick leave is not payable upon termination of employment. However, if there is no break in service, an employee who transfers to another Member’s office or another federal government department or agency may transfer the accumulated sick leave.
13. DISSOLUTION OF PARLIAMENT

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1. Introduction

This chapter should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter. This chapter describes the impacts of the dissolution of Parliament on the following:

- Election Expenses
- Salary and Benefits
- Member’s Office Budget
- House Officer’s Office Budget
- National Caucus Research Office Budgets
- Travel
- Services and Offices
- Employees

For information regarding Members who do not seek re-election, see section 5. Members Not Seeking Re-election in the Elections chapter. For information regarding Members who resign, see section 2. Resignation of a Member in the Resignation or Death of a Member chapter.

For more information about closing Members’ offices, see the Source website.

2. Election Expenses

In accordance with the Canada Elections Act, election expenses must be accounted for from the day that the Chief Electoral Officer issues the writs (i.e. the day that Parliament is dissolved) to the day of the general election. The Act requires that election expenses be declared to the Chief Electoral Officer. Election expenses are funds used to directly promote or oppose the campaign of a candidate or party. For more information, contact Elections Canada.

It is important to clarify that the re-election of Members is not considered to be part of their parliamentary functions. Therefore, any of the resources provided to Members by the House of Commons to support them in the fulfillment of their parliamentary functions must not be used for election purposes. These resources include, but are not limited to, householders, parliamentary and constituency office spaces, office materials and supplies, telecommunications and wireless equipment and services, employees paid from the Consolidated Revenue Fund, postal services, photocopy and translation services, travel resources, website and network services, and budget commitments, especially advertising expenses. Members or House Officers who use these resources for election purposes must personally reimburse the equivalent dollar value to the House of Commons, and more importantly, may be found to be non-compliant with the Members By-law and therefore subject to any remedies deemed appropriate by the Board of Internal Economy.

If Elections Canada determines, after an investigation, that the resources provided by the House of Commons were used for election purposes (e.g. to promote the campaign of the candidate or the candidate’s party, or oppose the campaign of another candidate or party), it will remain the Member’s sole responsibility to demonstrate that these resources were not used for such purposes.
3. Salary and Benefits

**Sessional allowance:** The Member’s sessional allowance will continue to be paid during dissolution. For more information on the effects of Dissolution on Presiding Officer’s and House Officer’s additional salaries, see chapter Presiding Officers, House Officers and Recognized Parties.

**Pension entitlements:** Contributions will continue to be deducted during dissolution, as this period counts as pensionable service. For more information about retirement benefits for Members, see the Source website or contact Pay and Benefits.

**Insurance benefits:** Health and dental care coverage continues during dissolution. For more information about insurance benefits for Members, see the Source website or contact Pay and Benefits.

**Employee and Family Assistance Program:** This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. This program is free and available to Members, their spouses, their dependants and their employees during dissolution. For more information, contact Occupational Health, Safety and Environment.

4. Member’s Office Budget

Members may continue to use their Member’s Office Budget and petty cash during dissolution, subject to the rules outlined in the Budgets chapter. Resources provided to Members to support them in the fulfillment of their parliamentary functions may not be used for election purposes at any time. If this should happen, the House of Commons must be reimbursed the equivalent dollar value.

4.1 Expenses

**Contracts:** Members may not enter into any new contracts during dissolution, including office or equipment leases. All contracts that came into effect before the date of dissolution can continue, but may not be extended during this period. For more information, see the Contracts chapter. For the impacts of a general election on contracts, see the Elections chapter.

**Advertising:** In accordance with the provisions of the Canada Elections Act, Members are not allowed to use their Member’s Office Budget for advertising purposes from the day of dissolution up to and including the day of the election. Members should review and cancel their advertising commitments, as they are personally responsible for the cost of all advertisements during dissolution, including prior advertising commitments that cannot be cancelled.

**Constituency office furniture, computers and equipment:** Members may not purchase any office furniture, computers or equipment for their constituency offices nor charge these expenses to their Member’s Office Budget during dissolution. Under exceptional circumstances, Members should contact Materiel and Contract Management.

**Smartphones and tablets:** Members may continue to use their smartphones and tablets in support of their parliamentary functions only. If they use their wireless devices for election purposes, Members must reimburse the House for the costs incurred.
**Postage:** During dissolution, Members may charge up to $500 to their Member’s Office Budget for the purchase of stamps for letter mail and courier services. Original receipts must be provided. Registered mail services may not be used during dissolution. The sale of postage stamps, money orders and parcel wrapping continues throughout dissolution.

**Websites:** During dissolution, Members do not need to disable their designated websites; however, Members are personally responsible for the content of their websites and the related costs, which may or may not be considered election-related expenses by Elections Canada. No expenses related to any websites, including the Member’s designated website, may be charged to the Member’s Office Budget during dissolution since they are considered personal expenses. If the Member’s website is hosted on a server provided by the House, the Member must transfer the website to the server of a commercial Internet service provider within 10 days of the dissolution of Parliament.

**Domain name:** During dissolution, domain name purchases may not be charged to the Member’s Office Budget (MOB). No domain name previously purchased as a charge against the MOB may be used for election purposes.

**Training:** Training that began before the date of dissolution and that was charged as an expense against the Member’s Office Budget may be completed at the Member’s discretion. However, no training may be started during dissolution. In the event that the Member ceases to be a Member, all training must be completed by election day.

**Interpretation services:** During dissolution, the cost of interpretation services may not be charged to the Member’s Office Budget.

**Airport lounges:** During dissolution, annual membership fees for the use of airport lounges by Members and their designated traveller may not be charged to the Member’s Office Budget.

**Hospitality and gifts:** During dissolution expenses for hospitality and gifts may not be charged to the Member’s Office Budget.

## 5. House Officer’s Office Budget

For more information on the effects of Dissolution on the House Officer’s Office Budgets, see chapter [Presiding Officers, House Officers and Recognized Parties](#).

## 6. National Caucus Research Office Budgets

For more information on the effects of Dissolution on the National Caucus Research Office Budgets, see chapter [Presiding Officers, House Officers and Recognized Parties](#).
7. Travel

As of the date of dissolution: All entitlements under the Travel Points System cease. Members may no longer claim expenses for travel within their constituency or the province or territory in which their constituency is located. Any trips made under the Travel Points System that are only partially completed at the time of dissolution should be completed or terminated as soon as possible. Claims for trips taken prior to dissolution should be submitted and will be charged to the appropriate budget.

During dissolution: Members are entitled to the equivalent of one round trip per week or portion thereof between Ottawa and their constituency, and may charge the cost to a House of Commons central budget. Travel must be in support of carrying out parliamentary functions, not election-related activities. Members may claim accommodation and per diem expenses and charge them to their Travel Status Expenses Account.

Members may allocate these return trips to their designated traveller or dependants. Members may allocate up to three of these return trips to their eligible employees. All travel regulations regarding employees’ travel remain in effect, including purpose of travel, class of travel, kilometre rate and per diem rates.

A maximum of two weeks’ accommodation and per diem expenses per trip may be charged to the Member’s Office Budget. Original receipts are required for reimbursement. Members and their authorized travellers may continue to use Members’ Travel Services.

Rail travel: All travel privileges from VIA Rail Canada remain in effect until the Member ceases to be a Member. For more information, contact VIA Rail Canada as soon as possible.

8. Services and Offices

8.1 Services

Some services provided to Members are impacted during dissolution, including:

Office orders for supplies
Printing services
Franking privileges
Training
Translation
Food Services
Library of Parliament

Office orders for supplies: Office supplies may be ordered during dissolution for routine office needs, but may not be used for election purposes.
Printing services

- **Householders, constituency mail and personalized stationery**: These items will not be printed during dissolution. Any outstanding requests with Printing and Mailing Services will be cancelled and returned to the Member’s parliamentary office.

- **Photocopying**: Correspondence received in the parliamentary office that must be forwarded to the constituency office may be photocopied during dissolution.

Franking privileges

- Franking privileges and the special bulk mailing rate end 10 calendar days after Parliament is dissolved. The 10-day period begins at 12:01 a.m. the day following dissolution and ends at midnight on the 10th day. For a list of current rates, see the [Schedule of Rates](#) in the Budgets chapter.

- The Speaker’s franking privileges continue through dissolution.

Training

- **Language training** courses for Members and their spouses that began before the date of dissolution may be completed. However, no new training may begin during dissolution. For Members’ employees, language training courses are suspended as of the day of dissolution.

- **Training courses provided to Members’ employees by the House Administration**, such as computer software training, are suspended as of the day of dissolution, but may resume following the general election. Training that began before the date of dissolution will end on that day. New nominations for training participants will be required from Members after the election.

Translation: During dissolution, Members may request the translation of letters from or to constituents, into either official language or other languages in support of their parliamentary functions. However, all other translation services end 10 calendar days after Parliament is dissolved (this period begins at 12:01 a.m. the day following dissolution and ends at midnight on the 10th day). Translation services resume on the day that notice of the Member’s election is confirmed by the Chief Electoral Officer in the [Canada Gazette](#).

Food Services: During dissolution, all services offered by the Parliamentary Dining Room are discontinued. Cafeterias, canteens and catering services operate on a revised schedule.


### 8.2 Offices

Parliamentary office: Members’ parliamentary offices remain open to ensure continuity of service to constituents during dissolution. The following restrictions come into effect during dissolution:

- **Office furniture, computers and equipment**: Requests for office furniture, furnishings, multifunctional devices, computers and equipment, except those required on an emergency basis, will not be processed until after election day.
• Computers, Parliamentary Precinct Network, and television services
  
  o **Computers:** All computers, peripherals and portable devices can be used during dissolution, but must remain in the parliamentary office. Members are responsible for backing up and managing the data contained in their office computers. For more information, contact the IT Service Desk.

  o **Web servers:** The web servers provided to recognized parties for their research office are disconnected 10 calendar days after the dissolution of Parliament. For more information, contact the IT Service Desk.

  o **Parliamentary Precinct Network and Parliamentary Television Network:** These networks are available during dissolution.

**Constituency office:** During dissolution, Members may not use their constituency offices to promote their re-election, support a candidate or political party, or facilitate the internal organization of political parties. However, the offices may remain open to ensure continuity of service to constituents.

9. Employees

Members, House Officers and research offices hire employees to help them carry out their parliamentary functions. As a result, during dissolution, these employees must perform any election-related work outside their normal working hours (e.g. in the evenings, on weekends, while on compensatory or unpaid leave) and not in the parliamentary or constituency offices. Employees may take a paid or unpaid leave of absence during dissolution. Leave requests must be promptly submitted in writing to Pay and Benefits.

In accordance with the *Canada Elections Act*, no employees can undertake or be perceived to undertake any election-related activities. If Elections Canada determines, after an investigation, that the resources provided by the House of Commons were used for election purposes (e.g. to promote the campaign of the candidate or the candidate’s party, or oppose the campaign of another candidate or party), it will remain the Member’s sole responsibility to demonstrate that these resources were not used for such purposes.

During dissolution, under no circumstances, retroactive or otherwise, may Members increase their employees’ salaries, nor may they compensate their employees in any way for any election-related work using House funds.

During dissolution, Members may hire short-term employees to help them carry out their parliamentary functions and to replace regular employees at the same rate of pay or at a lower rate. Members may not extend the employment period of any term employee beyond the day before the general election.

For more information on the impacts of the dissolution of Parliament and of a general election on employees of House Officers and research offices, see section 8, *Employee Departures* in the Employees chapter or contact Members’ Human Resources Services.
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# 14. ELECTIONS

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1. Introduction

Members’ salaries, benefits, budgets, services, travel allowances, employees and contracts are impacted by elections and when a Member does not seek re-election. This chapter should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter.

This chapter describes the impacts of an election on:

- Newly Elected Members
- Re-elected Members
- Members Not Re-elected
- Members Not Seeking Re-election
- House Officers and Recognized Parties

Many of the allowances and services mentioned above are also affected by the dissolution of Parliament. For more information, see the Dissolution of Parliament chapter.

2. Newly Elected Members

In order to carry out their parliamentary functions, Members are provided with a budget, services, travel allowances, an equipped office in the parliamentary precinct, and resources to establish an office in their constituency.

This section includes:

- Members’ salary and benefits
- Budgets
- Travel
- Relocation benefit
- Websites
- Domain names
- Wireless devices
- Services
- Parliamentary office
- Constituency office

**Members’ salary and benefits:** Newly elected Members receive a sessional allowance starting on the date of their election, as certified in the appropriate writ issued by the Chief Electoral Officer. To apply for insurance, health and dental care coverage or for information about salary and pension, contact Pay and Benefits. The Members’ Salary and Benefits chapter and the Presiding Officers, House Officers and Recognized Parties chapter also provide details about these plans and entitlements.
Budgets: Newly elected Members are provided with a Member’s Office Budget (MOB) to pay employee salaries, professional service contracts, operating and travel expenses, and other expenses, as determined by the Board of Internal Economy. The MOB is prorated based on the number of days from the date of the election to the end of the fiscal year (March 31). If the constituency is eligible for the Elector Supplement, this supplement may be increased or decreased once the final lists of electors are published by the Chief Electoral Officer after the general election. The Elector Supplement remains in effect for the duration of a parliament. For more information, see the Budgets chapter.

Travel: Members are provided with resources to travel between Ottawa and their constituencies, within their constituencies, and on parliamentary business elsewhere in Canada. Newly elected Members receive prorated travel resources, such as travel points and the Travel Status Expenses Account, based on the number of days from the date of the election to the end of the fiscal year (March 31). For more information, see the Travel chapter.

Relocation benefit: Members may establish a residence in the National Capital Region (NCR), once, at any time following their election to the House of Commons. They may relocate back from the NCR to a residence in Canada, outside the NCR, within one year of ceasing to be a Member. For more information, contact Materiel and Contract Management or see section 5. Relocation in the Members’ Salary and Benefits chapter.

Websites: Members may designate a website to be used in advertisements, promotional items, constituency mail, householders, letterheads and personalized stationery. For more information, see section 6. Websites and Domain Names in the Expenses chapter.

Domain names: Members may purchase domain names to protect their identity, but under the website policy, only one can be designated for use in all communications. For more information, see section 6. Websites and Domain Names in the Expenses chapter.

Wireless devices: Members are allowed to purchase up to five wireless devices such as smartphones and cell phones, including five monthly voice and data plans, applicable monthly fees, air time, long distance charges, and features such as messaging, voice-mail, access fees and 911 services. Members may also purchase standard accessories such as chargers, car chargers, holsters, ear buds and headsets. Wireless devices and all related expenses are charged to the Member’s Office Budget. All wireless devices must be purchased through Telecommunications Services.

The costs of any applications or digital content downloaded on a smartphone, and of non-standard accessories for any wireless devices are personal expenses for Members and their employees. Members may, however, charge expenses for weekly, monthly or quarterly electronic newspaper or periodical subscriptions to the Member’s Office Budget.

For more information, see section 5. Smartphones and Tablets in the Expenses chapter.

Services

- Postal privileges: Free mailing privileges begin on the day that notice of the Member’s election is published by the Chief Electoral Officer in the Canada Gazette.

- Phones: Members are provided with a standard suite of phone services for their parliamentary office and their primary constituency office.
For more information on these services and other services provided to Members, see the Services chapter.

Parliamentary office: Members are provided with a fully equipped office in the parliamentary precinct as determined by their Whip, or the Speaker in the case of independent Members. For more information, see section 3. Parliamentary Office in the Offices chapter.

Constituency office:

- A newly elected Member may use the constituency offices of the former Member, which are fully equipped and functional, for up to 120 days after the election, subject to certain conditions. Expenses for these offices, including rent and utility payments, will be charged to the Member’s Office Budget (MOB) of the newly elected Member starting on the first day of the first full month that the office becomes available for the newly elected Member’s use. To continue using the assigned office beyond 120 days, the newly elected Member must negotiate a new lease. For more information, see section 4.4 Office Leases in the Offices chapter.

- Newly elected Members may also select a new office elsewhere in their constituency and send a copy of the signed lease to FMO as soon as possible. Once the new lease is signed, rent payments for the originally assigned office are stopped and rent payments for the newly selected office are charged to the newly elected Member’s MOB. For the constituency office requirements, see section 4.1 Office Location in the Offices chapter.

- Newly elected Members assume custody and use of constituency office furniture, computers, equipment and other furnishings from the previous Member. Members may acquire additional equipment, supplies and services for the constituency office as a charge against their MOB, under certain conditions. To avoid significant termination costs, newly elected Members should not sign equipment leases extending beyond the date of the next general election.

- Newly elected Members may choose to retain, return or exchange, for a period of six months following their election, the combination of computing devices that were provided by the House Administration for the former Member’s constituency office.

For Members newly elected in a general election, the House Administration will pay all expenses associated with a one-time move of official constituency offices within twelve months of the election, including the cost of relocating assets and setting up offices and equipment (e.g. phone and Internet services). The House Administration will also pay for a one-time storage of assets up to a maximum of four months within twelve months of the election. Any further moving, set-up or storage costs will be charged to the MOB.

For Members elected in a by-election more than three years after a general election, expenses associated with an office move are to be charged to MOB. If the Member is re-elected after the next general election, the House Administration will pay all expenses associated with a one-time move of official constituency offices within twelve months of the election, including the cost of relocating assets and setting up offices and equipment (e.g. phone and Internet services). The House Administration will also pay for a one-time storage of assets up to a maximum of four months within twelve months of the election. Any further moving, set-up or storage costs will be charged to the MOB.

To access office moves charged against the House Administration central budget, Members must contact Materiel and Contract Management who will coordinate the move through a company.
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contracted and paid directly by the House Administration. If the newly elected Member decides that a secondary constituency office is no longer required, the House Administration will pay the associated storage and moving costs, as well as phone and Internet cancellation fees, if these costs are incurred within twelve months of the election. If these costs are incurred after this period, they will be charged to the MOB. Any cancellation fees incurred for utilities and office equipment will also be charged to the MOB. Members must contact Materiel and Contract Management to discuss suitable options for the disposal of assets.

For assistance in coordinating an office move or the disposal of assets, contact Materiel and Contract Management. For more information about setting up Members’ offices, see the Source website or the Offices chapter.

3. Re-elected Members

When Members are re-elected, most of their entitlements remain unaffected and most services are automatically reinstated. However, budgets and travel allowances are impacted by a general election. Following an election, the House Administration will advise Members in writing about their budgets and travel allowances for that fiscal year. This section should be read in conjunction with section 2. Governing Principles in the Governance and Principles chapter.

This section includes:

- Members’ salary and benefits
- Budgets
- Employees
- Travel
- Services
- Parliamentary office
- Constituency office

**Members’ salary and benefits:** The sessional allowance, pension contributions and insurance benefits continue for re-elected Members. For more information, see the Members’ Salary and Benefits chapter.

**Budgets:** Following a general election, re-elected Members are allocated the unspent portion of their annual Member’s Office Budget (MOB) until the end of the fiscal year (March 31). If the constituency is eligible for the Elector Supplement, this supplement may be increased or decreased once the final lists of electors are published by the Chief Electoral Officer after the election. The Elector Supplement remains in effect for the duration of a parliament.

Expenses incurred before the election may continue to be charged to the balance of the prorated MOB. Claims must be submitted to Financial Management Operations promptly and no later than 90 calendar days after the election.

Since re-elected Members may continue to use their petty cash account during dissolution, any unused funds of the account may be carried forward into the new parliament.
Re-elected Members will be required to submit new delegation of authority forms.

For more information, contact Financial Management Operations.

**Employees**: There is no impact on the employees of re-elected Members.

**Travel**: Re-elected Members are allocated prorated travel points under the Travel Points System from the date of the election to the end of the fiscal year (March 31).

Members must declare their designated traveller and dependants as well as their primary and secondary residences at the beginning of the new parliament. For more information, see the Travel chapter.

Re-elected Members will continue to use the unspent portion of their Travel Status Expenses Account until the end of the fiscal year.

**Services**: The services for re-elected Members will resume as follows:

- **Postal privileges**: Members’ postal privileges resume on the day that notice of the Member’s election is published by the Chief Electoral Officer in the *Canada Gazette*.

- **Householders**: Members are entitled to produce four householders during the remainder of the calendar year following the election. However, there must be a 30-calendar day interval between all householder printing requests.

- **Parliamentary Dining Room**: The dining room reopens on the first day of the new parliament.

- **Other services**: Mail, messenger and translation services resume following the election.

For more information about these allocations, see the **Services** chapter.

**Parliamentary office**: Re-elected Members will be assigned an office in the parliamentary precinct as determined by their Whip, or the Speaker in the case of independent Members.

**Constituency office**: All expenses associated with the move of a constituency office within the constituency, including the cost of relocating assets and setting up offices and equipment (e.g. phone and Internet services), will be charged to the Member’s Office Budget. For assistance in coordinating an office move, contact Materiel and Contract Management.
4. Members Not Re-elected

This section describes the impacts of a general election on the allowances and services provided to Members who are not re-elected.

This section includes:

- Members’ Salary and Benefits
- Transition Support
- Budgets
- Travel
- Services
- Offices
- Employees

4.1 Members’ Salary and Benefits

Sessional allowance: The Members’ sessional allowance is paid up to and including the day of the general election. Final payment of the sessional allowance is made on the last day of the month in which the general election is held. For more information, contact Pay and Benefits.

Retirement benefits: Members may be entitled to a retirement or withdrawal allowance:

- Retirement allowance: Contributions made under the Members of Parliament Retiring Allowances Act cease as of election day for Members who are not re-elected. These former Members may be entitled to an immediate or deferred retirement allowance, depending on their age and length of service.

- Withdrawal allowance: Upon ceasing to be a Member, Members who have contributed to the retirement accounts (the Members of Parliament Retiring Allowances and the Members of Parliament Retirement Compensation Arrangements) for a period of less than six years will receive a withdrawal allowance. This allowance is a lump sum payment equal to the total amount of the contributions paid by the Member, plus interest.

Severance allowance: Members who are not re-elected may be entitled to a severance allowance. For more information about Members’ retirement benefits, see the Source website or contact Pay and Benefits.

Insurance benefits: All life insurance and health and dental care plans are affected when a Member is not re-elected. For more details about Members’ insurance benefits, see the Source website or contact Pay and Benefits.

Employee and Family Assistance Program: This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. Members who are not re-elected, their spouses, and
their dependants can use these services for up to one year following the general election. For more information, contact Occupational Health, Safety and Environment.

**Relocation benefit:** Members who are not re-elected and who had established a residence in the National Capital Region (NCR) may relocate back from the NCR to a residence in Canada, outside the NCR, within one year of ceasing to be a Member. For more information, contact Materiel and Contract Management or see section 5, Relocation in the Members’ Salary and Benefits chapter.

**Parliamentary Dining Room access:** Members who are not re-elected, as well as their spouses and guests, continue to have access to the Parliamentary Dining Room and the cafeterias in the parliamentary precinct.

### 4.2 Transition Support

Members who are not re-elected are entitled to transition support to help them re-establish themselves and may use up to $15,000 for the following:

- career transition services;
- training or education;
- travel (local transportation, commercial accommodations, and meals and incidentals at an approved per diem rate); and
- other eligible expenses.

**Career transition services**

The House Administration provides Members who are not re-elected with career transition services through a contracted third-party outplacement firm that offers several standard programs.

These packages include one-on-one career coaching that allows Members who are not re-elected to:

- identify practical strategies to re-enter the marketplace;
- explore entrepreneurial opportunities and retirement planning;
- successfully search for jobs through career portals;
- update resumés and prepare for interviews; and
- evaluate and negotiate job offers.

Costs for these services are charged to the House Administration central budget and deducted from the $15,000 transition support allocation.

Members who are not re-elected and who wish to select an alternative recognized outplacement service firm for their career transition services may submit a written request with justification to the Chief Human Resources Officer for consideration.

To ensure payment of costs for the career transition services of another outplacement firm, costs must be incurred in Canada and the selected outplacement firm must meet the following conditions in order to be considered as a recognized outplacement firm:

- The selected firm or institution must have a business address, a publicly listed phone number and its own official letterhead.
• Rates charged to the Member who is not re-elected must be no greater than those normally charged by the selected firm or institution to its other customers for similar work. There must be an arm’s length relationship between the former Member and the selected firm or institution.

• No salary can be earned by the Member who is not re-elected from the selected firm or institution with respect to the contract, nor can the former Member at any time directly or indirectly retain any portion of the amount paid by the House Administration under this arrangement.

• The selected firm must be registered federally or provincially or hold membership in a professional association.

Career transition programs must be started within 12 months following the general election and completed within 12 months of the start date. Those using the career transition services of the House-contracted firm are not required to submit claims for reimbursement purposes, while those using another recognized firm must submit claims within 90 calendar days of completing their career transition program. Proof of completion is required.

**Training or education**

To ensure payment of costs for training or education at a recognized institution, costs must be incurred in Canada. The institution must meet the conditions listed in the Career transition services section above as well as the following conditions in order to be considered a recognized institution:

• The training or educational institution must issue official receipts for tuition or registration fees for income tax purposes.

• The institution must also be under written contract with the Member who is not re-elected, permitting the former Member to work on-site and receive on-the-job instruction, tutoring, training or supervision so that the former Member can update or acquire skills (e.g. teaching, legal, accounting, engineering and trade skills).

• The selected training or education must be in a field related to the vocation that the former Member is intending to pursue.

Members who are not re-elected and who wish to take training or education that does not fall within the usual training parameters must submit a written request with justification to the Chief Human Resources Officer for consideration.

Training or education programs must be started within 12 months following the general election and completed within 12 months of the start date. Claims must be submitted within 90 calendar days of completing any course or training module. Proof of completion is required.

**Tax implications:** The reimbursement of training and educational costs is a taxable benefit.

**Travel**

During the 12 months following the general election or, if applicable, up to the end of a career transition program or a training or education program, Members who are not re-elected are entitled to up to four round trips in Canada (economy class, without a single stop) for the following purposes:
- travel to and from a job interview;
- travel to and from training or education sessions;
- travel to and from career transition sessions; and
- travel to and from Ottawa to sell a residence and arrange related affairs.

Expenses for local transportation, commercial accommodations, and meals and incidentals at an approved per diem rate may be claimed against the transition support allocation of $15,000 under the following conditions:

- during the 12 months following the general election or, if applicable, up to the end of a career transition program, or a training or education program; and
- when the Member is at, in transit to, or returning from a location that is more than 100 kilometres from his or her previously declared primary residence.

Claims must be submitted, with receipts, within 90 calendar days of the date when the expenses were incurred.

Reasonable travel expenses will be reimbursed. The forms Transition Support Expense Claim - Travel Expenses and Transition Support Expense Claim must be used to submit expenses. Claims must be submitted within 90 calendar days of the end of travel, and must include receipts, the purpose of travel, and supporting documentation regarding the purpose of travel.

Members may not claim expenses for the following:

- accommodations, meals and incidentals if related expenses were reimbursed by another source, or the Member did not personally incur the expenses;
- the acquisition of assets such as computers, peripherals, office furniture and equipment; and
- the registration of a domain name and other services for any website including their designated website.

For current per diem rates, see the Schedule of Rates in the Budgets chapter.

**Other eligible expenses**

Within 12 months following the general election, Members who are not re-elected may also claim expenses for the following against the transition support allocation of $15,000:

- long-distance phone calls within Canada;
- postal services; and
- stationery and office supplies.

Claims must be submitted, with receipts, within 90 calendar days of the date when the expenses were incurred.

**Tax implications:** The reimbursement of counselling fees for mental, physical, re-employment or retirement purposes is not a taxable benefit.

**Reimbursement process:** Members must complete the Transition Support Expense Claim form and submit it, along with all required supporting documentation, to Financial Management Operations.
within the specified timeframe. For more information or a copy of the form, contact Financial Management Operations.

Members should contact Financial Management Operations before making any commitments or incurring any expenditures under this entitlement.

4.3 Budgets

Expenses incurred before the general election will continue to be charged to the balance of the Member’s Office Budget of the Member who is not re-elected. For more information, contact Financial Management Operations.

Vacating of Members’ offices and closing of operations: For the purpose of completing outstanding parliamentary business and vacating the parliamentary and constituency offices, Members who are not re-elected may charge the following reasonable costs, if incurred in Canada within 21 calendar days following the election, to the balance of their MOB:

- termination costs for constituency office leases (for more information, see section 4.6 Offices in this chapter);
- termination costs for secondary residence leases;
- costs of existing agreements for office equipment rentals and associated costs, including termination costs (for more information, see section 4.6 Offices in this chapter);
- costs for temporary administrative support during office closures;
- costs for janitorial and shredding services;
- costs for postal and courier services (for more information, see section 4.5 Services in this chapter);
- costs for the local transportation of office files;
- eligible costs for accommodations, per diem, and transportation by the most economical and direct means within the constituency for former Members and their regular employees in order to vacate constituency offices; and
- eligible costs for accommodations and per diem for former Members while they are in the NCR to vacate their parliamentary office.

For more information on travel allowances following a general election, see section 4.4 Travel in this chapter.

If the balance of their former MOB is insufficient to pay for these costs, Members who are not re-elected may charge up to an additional $12,000 to their MOB, with the prior approval of the Chief Financial Officer.
Members who are not re-elected must submit claims for these costs within 90 calendar days after election day. To expedite the reimbursement process, they are strongly encouraged to submit their claims through the Financial Portal while they still have access. Once they lose access to the Financial Portal, they can submit their claims directly to Financial Management Operations. For more information, contact Financial Management Operations.

For more information about vacating Members’ offices or completing outstanding parliamentary business, see the Source website.

**Petty cash:** Members who are not re-elected must submit a final claim for office expenses incurred up to the day of the general election to Financial Management Operations. They must also send a cheque payable to the Receiver General for Canada for the unspent petty cash balance within 30 calendar days following the election.

**Contracts:** Contracts for professional services and contracts for goods and other services terminate on election day. Members who are not re-elected must advise contractors to cancel their contracts. If the mandatory termination clauses were omitted from a contract, former Members will be held personally responsible for any early termination costs. For more information, see the Contracts chapter.

### 4.4 Travel

**Outstanding claims for pre-election travel:** The travel allowances that are in effect during dissolution end at midnight the day before the election. Any outstanding claims for expenses related to accommodations, meals and incidentals incurred prior to the election must be submitted to Financial Management Operations within 30 calendar days following the election. All airline or railway tickets that were not used by Members who are not re-elected, their designated traveller, dependants or employees must be returned to Financial Management Operations as soon as possible. Former Members must reimburse the House of Commons for the cost of any unused flight pass segments.

**Claims for post-election travel:** Members who are not re-elected will be personally responsible for any travel expenses incurred as of election day. However, to close their offices and operations, they are entitled to the equivalent of up to two return trips (in economy class, without a single stop), paid from the House Administration central budget, between their constituency and Ottawa within 30 calendar days after the election. Also, they can claim accommodation (secondary residence or hotel, as applicable) and per diem expenses incurred within these 30 days. The designated traveller and dependants will each be reimbursed for the equivalent of up to two return trips between Ottawa and the constituency within 30 calendar days following the election. Under no circumstances will ministerial travel costs be reimbursed.

**Claims for constituency travel:** Since Members who are not re-elected must vacate their constituency offices within 21 calendar days following the general election, they may claim expenses for accommodations, per diem and transportation (most economical and direct means of travel) within the constituency for themselves and their regular employees within 21 calendar days following the election, subject to current conditions on travel.

Members who are not re-elected must submit their travel claims to Financial Management Operations promptly and no later than 90 calendar days after the general election.
4.5 Services

The following services are impacted when a Member is not re-elected.

- **House of Commons identification card**: Members who are not re-elected and their spouses may retain their House of Commons identification cards. These cards will allow them to access all buildings without restrictions. They will be authorized to access the Chamber, but only when the House is not sitting.

- **Postal services**: During dissolution, Members are allocated $500 for postal services. Members who are not re-elected may continue to use any remaining funds for 21 calendar days following the election.

- **Translation services**: Members who are not re-elected may continue to use translation services for 21 calendar days following the election. Translation requests should be limited to correspondence to and from constituents in either official language.

- **Phones and long-distance calls**: Members who are not re-elected and their employees may continue to use the phone equipment and services, including long-distance, for 21 calendar days following the general election in their parliamentary and constituency offices. Additional phone equipment may not be purchased or installed after the election. In the constituency office, toll-free phone services can be charged to the Member’s Office Budget for up to 21 calendar days after the election.

- **Wireless devices**: Members who are not re-elected must return all telecommunication equipment, including cell phones and smartphones, to Telecommunications Services within 21 calendar days following the general election. All services related to these devices will be discontinued no later than 21 calendar days after the election or once the devices are returned, whichever comes first. Also, former Members must sign the Telecommunications Information Management System Profile Report indicating that all assets were returned.

- **Library of Parliament**: As of election day, the borrowing privileges of Members who are not re-elected and their employees cease. All borrowed items must be returned within 17 calendar days following the election.

- **Training**: Members who are not re-elected, their spouses and their employees are no longer entitled to any training.

- **Office supplies**: Personalized stationery, franked envelopes and other such materials should be destroyed. For more information, contact Secure Storage Facility. All other office supplies provided by the House Administration are to be left in the office.

- **Parliamentary Precinct Network**: Access to the network ends 21 calendar days following the general election. Members who are not re-elected have access to the network in their constituency office for 21 calendar days following the election.
4.6 Offices

Parliamentary office: Members who are not re-elected must vacate their parliamentary office and empty any secure storage units within 21 calendar days following the general election and are responsible for the following:

- **Assets:** All assets, whether provided to Members by the House or charged to any budget, are the property of the House of Commons and must remain in the parliamentary office. Members who are not re-elected must account for these assets before vacating their parliamentary office by signing the Asset Inventory Report and returning it to Materiel and Contract Management within 21 calendar days following the election. They will be invoiced for any missing assets, including furniture, laptops, tablets and wireless devices.

  All leased or rented equipment in the parliamentary office must be returned to the lessor to prevent additional charges to the former Member. For assistance in returning this equipment, contact Materiel and Contract Management.

- **Purchase of assets:** Members who are not re-elected may not purchase House assets for their personal use, with the exception of a replica of their chair in Chamber. It may be purchased at replacement cost, plus applicable taxes. For more information, contact the Tenant Operations Services Centre.

- **Computers and peripherals:** All computers, peripheral equipment and supporting infrastructure used in the parliamentary office must be kept securely in their current location.

  All laptops must be returned to Materiel and Contract Management and all wireless devices, such as tablets and smartphones, must be returned to Telecommunications Services within 21 calendar days following the general election. Members who are not re-elected must ensure that all House assets assigned to their employees are returned.

  Also, they are responsible for ensuring that all data on their parliamentary office computers is backed up and then deleted. For more information, contact the IT Service Desk.

Constituency office: Members who are not re-elected are required to vacate their constituency offices within 21 calendar days following the election. During this period, essential costs for maintaining an office, including costs for office supplies, office leases, utilities, furniture and equipment rentals, may be charged to their Member’s Office Budget (MOB). For more information, see section 4.3 Budgets in this chapter.

- **Leases and utility contracts:** Since the House Administration is not party to the following contracts, Members should contact Financial Management Operations to sign the consent form allowing the House Administration to assist them in their transition from their parliamentary role, therefore minimizing penalties.

  - **Office leases:** Members who are not re-elected must advise their landlords to assign or terminate their constituency office lease as soon as possible. Any lease penalties will be charged to their Member’s Office Budget (MOB). For more information, see section 4.4 Office Leases in the Offices chapter.
In the event that a lease agreement does not include the mandatory termination clauses, payments will only be made for the 12-month period from the lease start date or from its most recent anniversary. The maximum amount reimbursable against their MOB is 12 months’ rent. Members who are not re-elected will be personally responsible for any costs in excess of this amount.

- **Utilities**: Members who are not re-elected must contact utility companies (oil, natural gas, propane, electricity, water, water tanks, etc.) following the election to give notice (typically, 30 days) that these services are no longer required. Former Members may be personally responsible for these expenses if they fail to close their accounts. For more information, contact Financial Management Operations.

- **Leased equipment**: Members who are not re-elected must advise suppliers, cancel their contracts and return all leased office equipment. Expenses incurred up to 21 calendar days after the election will be reimbursed. Any remaining expenses become the responsibility of the former Member. For assistance in returning this equipment, contact Materiel and Contract Management.

- **Assets**: All assets, whether provided by the House or charged to any budget, are the property of the House of Commons and must remain in or be returned to the constituency office. Members who are not re-elected must ensure that all House assets assigned to their employees are also returned and must sign the Asset Inventory Report as well as the Telecommunications Information Management System Profile Report. All assets in the constituency office will be transferred to the newly elected Member. The transfer of responsibility for these assets is not complete until the newly elected Member or Materiel and Contract Management provides written confirmation. Former Members will be invoiced for any missing assets, including furniture, laptops, tablets and wireless devices. For more information, contact Materiel and Contract Management or Telecommunications Services.

- **Purchase of assets**: Members who are not re-elected may not purchase any House assets for their personal use.

- **Computers and peripherals**: All computers, peripheral equipment and supporting infrastructure must be kept securely in their current location. All laptops and tablets must be returned to Materiel and Contract Management.

Members who are not re-elected are responsible for ensuring that all data on their constituency office computers is backed up and then deleted. For more information regarding the management and disposal of this equipment or for assistance, contact the IT Service Desk.

- **Websites**: If the Member who is not re-elected has a designated website, the last monthly hosting fee chargeable to the Member’s Office Budget (MOB) will include the month in which dissolution begins. After this last charge, all expenses related to the former Member’s designated website will become personal expenses. If the former Member decides to cancel the website hosting services, the cancellation fees, if applicable, may be charged to the MOB within 21 calendar days following the election.

- **Internet in the residence**: The last monthly service fee chargeable to the Member’s Office Budget (MOB) will include the day of the election. After this last charge, Internet service fees in
the residence will become personal expenses. If the Member who is not re-elected decides to cancel the Internet service, the cancellation fees, if applicable, may be charged to the MOB within 30 calendar days following the election.

- **Fax in the residence**: If Members who are not re-elected have a fax machine installed in their residence, it must be returned to the constituency office within 21 calendar days following the election.

### 4.7 Employees

When Members are not re-elected, their employees may be eligible for the following entitlements and benefits upon termination of their employment. For more information, contact Pay and Benefits or see section 8. Employee Departures in the Employees chapter.

**Separation entitlement**: When their employment is terminated because the Member is not re-elected, regular and short-term employees will continue to receive an amount equal to their salary for 60 calendar days or until the end of the term of their employment, whichever comes first, starting the day after the general election, subject to certain conditions.

**Severance entitlement**: When a Member is not re-elected, a regular employee is entitled to two weeks’ pay for the first completed year of continuous employment and one week’s pay for each succeeding completed year of continuous employment to a maximum of 28 weeks upon termination, subject to certain conditions.

**Maternity or parental leave**: If the maternity or parental leave of an eligible employee was approved before the election, the employee is entitled to the maternity or parental allowance as long as the employee begins the leave before or within 60 calendar days following the election. The employee will have the option of receiving the remaining applicable weeks of maternity or parental allowance or the 60-day separation entitlement, whichever is more beneficial to the employee.

**Sick leave**: Accumulated sick leave will lapse the day after the Member ceases to be a Member. Accumulated sick leave is not payable upon termination of employment. However, if there is no break in service, an employee who transfers to another Member’s office or a federal government department or agency may transfer accumulated sick leave.

**Employee and Family Assistance Program**: This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. Terminated employees, their spouses, and their dependants can use these services for up to one year following the termination date. For more information, contact Occupational Health and Safety and Environment.

**Subsequent employment**: Members’, Presiding Officers’ and House Officers’ regular employees who have lost their positions because the Member is not re-elected will be considered for positions in the House Administration over applicants not currently employed by the House of Commons. This applies for a period of six months from the date of loss of employment if the employee:

- meets the established position requirements;
- has a good employment record; and
• has a minimum of one year’s service as a regular employee in a Member’s or House Officer’s office.

5. **Members Not Seeking Re-election**

This section describes the impacts of an election on the allowances and services provided to Members who are not seeking re-election.

This section includes:

- **Members’ Salary and Benefits**
- **Transition Support**
- **Budgets**
- **Travel**
- **Services**
- **Offices**
- **Employees**

For more information about vacating Members’ offices or about completing outstanding parliamentary business, see the *Source* website.

### 5.1 Members’ Salary and Benefits

**Sessional allowance:** The Members’ sessional allowance is paid up to and including the day of the general election. Final payment of the sessional allowance is made on the last day of the month in which the general election is held. For more information, contact Pay and Benefits.

**Retirement benefits:** Members may be entitled to a retirement or withdrawal allowance:

- **Retirement allowance:** Contributions made under the *Members of Parliament Retiring Allowances Act* cease as of election day for Members who do not seek re-election. These former Members may be entitled to an immediate or deferred retirement allowance, depending on their age and length of service.

- **Withdrawal allowance:** Upon ceasing to be a Member, Members who have contributed to the retirement accounts (the Members of Parliament Retiring Allowances and the Members of Parliament Retirement Compensation Arrangements) for a period of less than six years will receive a withdrawal allowance. This allowance is a lump sum payment equal to the total amount of the contributions paid by the Member, plus interest.

**Severance allowance:** Members who are not seeking re-election may be entitled to a severance allowance. For more information about Members’ retirement benefits, see the *Source* website or contact Pay and Benefits.
Insurance benefits: All life insurance and health and dental care plans are affected when a Member does not seek re-election. For more details about Members’ insurance benefits, see the Source website or contact Pay and Benefits.

Employee and Family Assistance Program: This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. Members not seeking re-election, their spouses, and their dependants can use these services for up to one year following the election. For more information, contact Occupational Health, Safety and Environment.

Relocation benefit: Members who do not seek re-election and who had established a residence in the National Capital Region (NCR) may relocate back from the NCR to a residence in Canada, outside the NCR, within one year of ceasing to be a Member. For more information, contact Materiel and Contract Management or see section 5. Relocation in the Members’ Salary and Benefits chapter.

Parliamentary Dining Room access: Members not seeking re-election and their spouses continue to have access to the Parliamentary Dining Room and the cafeterias in the parliamentary precinct.

5.2 Transition Support

Members who do not seek re-election are entitled to transition support to help them re-establish themselves as of the date of dissolution, and may use up to $15,000 for the following:

- career transition services;
- training or education;
- travel (local transportation, commercial accommodations, and meals and incidentals at an approved per diem rate); and
- other eligible expenses.

Career transition services

The House Administration provides Members not seeking re-election with career transition services through a contracted third party outplacement firm that offers several standard packages.

These packages include one-on-one career coaching that allows Members not seeking re-election to:

- identify practical strategies to re-enter the marketplace;
- explore entrepreneurial opportunities and retirement planning;
- successfully search for jobs through career portals;
- update resumés and prepare for interviews; and
- evaluate and negotiate job offers.

Costs for these services are charged to the House Administration central budget and deducted from the $15,000 transition support allocation.
Members not seeking re-election who wish to select an alternative recognized outplacement services firm for their career transition services may submit a written request with justification to the Chief Human Resources Officer for consideration.

To ensure payment of costs for the career transition services of another outplacement firm, costs must be incurred in Canada and the selected outplacement firm must meet the following conditions in order to be considered as a recognized outplacement firm:

- The selected firm or institution must have a business address, a publicly listed phone number and its own official letterhead.

- Rates charged to the Member not seeking re-election must be no greater than those normally charged by the selected firm or institution to its other customers for similar work. There must be an arm’s length relationship between the former Member and the selected firm or institution.

- No salary can be earned by the Member not seeking re-election from the selected firm or institution with respect to the contract, nor can the former Member at any time directly or indirectly retain any portion of the amount paid by the House Administration under this arrangement.

- The selected firm or institution must be registered federally or provincially or hold membership in a professional association.

Career transition programs must be started within 12 months following the dissolution of Parliament and completed within 12 months of the start date. Those using the House-contracted firm are not required to submit claims for reimbursement purposes, while those using another recognized firm must submit claims within 90 calendar days of completing their career transition program. Proof of completion is required.

**Training or education**

To ensure payment of costs for training or education at a recognized institution, costs must be incurred in Canada. The institution must meet the conditions listed in the Career transition services section above as well as the following conditions in order to be considered as a recognized institution:

- The training or educational institution must issue official receipts for tuition or registration fees for income tax purposes.

- The institution must also be under written contract with the Member who is not seeking re-election, permitting the former Member to work on-site and receive on-the-job instruction, tutoring, training or supervision so that the former Member can update or acquire skills (e.g. teaching, legal, accounting, engineering and trade skills).

- The selected training or education must be in a field related to the vocation that the former Member is intending to pursue.

Members not seeking re-election who wish to take training or education that does not fall within the usual training parameters must submit a written request with justification to the Chief Human Resources Officer for consideration.
Training or education programs must be started within 12 months following the dissolution of Parliament and completed within 12 months of the start date. Claims must be submitted within 90 calendar days of completing any course or training module. Proof of completion is required.

**Tax implications:** The reimbursement of training and educational costs is a taxable benefit.

**Travel**

From the date of dissolution and up to 12 months following the general election or, if applicable, up to the end of a career transition program or a training or education program, Members not seeking re-election are entitled to up to four round trips in Canada (economy class, without a single stop) for the following purposes:

- travel to and from a job interview;
- travel to and from training or education sessions;
- travel to and from career transition sessions; and
- travel to and from Ottawa to sell a residence and arrange related affairs.

Expenses for local transportation, commercial accommodations, and meals and incidentals at an approved per diem rate may be claimed against the transition support allocation of $15,000 under the following conditions:

- from the date of dissolution and up to 12 months following the general election or, if applicable, up to the end of a career transition program, or a training or education program;
- when the Member is at, in transit to, or returning from a location that is more than 100 kilometres from his or her previously declared primary residence.

Claims must be submitted, with receipts, within 90 calendar days of the date when the expenses were incurred.

Reasonable travel expenses will be reimbursed. The forms *Transition Support Expense Claim - Travel Expenses* and *Transition Support Expense Claim* must be used to submit expenses. Claims must be submitted within 90 calendar days of the end of travel, and must include receipts, the purpose of travel, and supporting documentation regarding the purpose of travel.

Members may not claim expenses for the following:

- accommodations, meals and incidentals if related expenses were reimbursed by another source, or the Member did not personally incur the expenses;
- the acquisition of assets such as computers, peripherals, office furniture and equipment; and
- the registration of a domain name and other services for any website including their designated website.

For current per diem rates, see the *Schedule of Rates* in the Budgets chapter.
Other eligible expenses

From the date of dissolution and up to 12 months following a general election, Members not seeking re-election may also claim expenses for the following against the transition support allocation of $15,000:

- long-distance phone calls within Canada;
- postal services; and
- stationery and office supplies.

Claims must be submitted, with receipts, within 90 calendar days of the date when the expenses were incurred.

**Tax implications:** The reimbursement of counselling fees for mental, physical, re-employment or retirement purposes is not a taxable benefit.

**Reimbursement process:** Members must complete the *Transition Support Expense Claim* form and submit it, along with all required supporting documentation, to Financial Management Operations within the specified timeframe. For more information or a copy of the form, contact Financial Management Operations.

Members should contact Financial Management Operations before making any commitments or incurring any expenditures under this entitlement.

### 5.3 Budgets

Expenses incurred before the election will continue to be charged to the balance of the Member’s Office Budget of the Member not seeking re-election. Claims must be submitted to Financial Management Operations promptly and no later than 90 calendar days after the election. For more information, contact Financial Management Operations.

**Petty cash:** Members not seeking re-election must submit, by election day, a final claim with original receipts for office expenses incurred up to the day before the election to Financial Management Operations. They must also send a cheque payable to the Receiver General for Canada for the unspent petty cash balance by election day.

**Contracts:** Contracts for professional services and contracts for goods and other services terminate on election day. Members not seeking re-election must advise all contractors that their contracts are cancelled. If the mandatory termination clauses were omitted from a contract, the former Member will be held personally responsible for any early termination costs. For more information, see the *Contracts* chapter.

### 5.4 Travel

**Post-election:** Members not seeking re-election are entitled to up to the equivalent of two return trips (economy class, without a single stop) between their constituency and Ottawa, within 30 calendar days after the general election. The Member’s designated traveller and dependants may each use up to the equivalent of two return trips between the former Member’s constituency and Ottawa within 30 calendar days after the election. Only transportation expenses will be reimbursed. Under no circumstances will ministerial travel costs be reimbursed.
All airline or railway tickets that were not used by Members not seeking re-election, their designated traveller, dependants or employees must be returned to Financial Management Operations as soon as possible. Former Members must reimburse the House of Commons for the cost of any unused flight pass segments.

Constituency travel: No constituency travel is allowed between the date of dissolution and the date of the general election. However, to vacate their constituency offices and close operations before election day, reasonable direct travel to the constituency offices will be permitted. Members not seeking re-election must submit travel claims for expenses incurred before dissolution within 30 calendar days after the election.

5.5 Services

The following services are impacted when a Member does not seek re-election.

- **House of Commons identification card**: Members not seeking re-election and their spouses may retain their House of Commons identification cards. These cards will allow them to access all buildings without restrictions. They will be authorized to access the Chamber, but only when the House is not sitting.

- **Wireless devices**: Members who are not seeking re-election must return all telecommunication equipment, including cell phones and smartphones, to Telecommunications Services before election day. All services related to these devices will be discontinued the day before the election or once the devices are returned, whichever comes first. Also, former Members must sign the Telecommunications Information Management System Profile Report indicating that all assets were returned.

- **Library of Parliament**: As of election day, the borrowing privileges of Members not seeking re-election and their employees cease. All borrowed items must be returned by election day.

- **Office supplies**: Personalized stationery, franked envelopes and other such materials should be destroyed. For more information, contact Secure Storage Facility. All other office supplies provided by the House Administration are to be left in the office.

- **Parliamentary Precinct Network**: Access to the network ends on the day before the general election.

- **Other services**: All other services such as postal, translation and phone services, as well as language training, end on election day.

5.6 Offices

**Parliamentary office**: Members not seeking re-election must vacate their parliamentary office and empty any secure storage units by election day.

- **Assets**: All assets, whether provided to Members by the House or charged to any budget, are the property of the House of Commons and must remain in the parliamentary office. Members not seeking re-election must account for these assets before vacating their parliamentary office by signing the Asset Inventory Report and returning it to Materiel and Contract Management. They will be invoiced for any missing assets, including furniture, laptops, tablets and wireless
All leased or rented equipment in the parliamentary office must be returned to the lessor to prevent additional charges to the former Member. For assistance in returning this equipment, contact Materiel and Contract Management.

- **Computers and peripherals:** All computers, peripheral equipment and supporting infrastructure used in the parliamentary office must be kept securely in their current location. All laptops must be returned to Materiel and Contract Management and all wireless devices, such as tablets and smartphones, must be returned to Telecommunications Services before election day. All services related to these devices will be discontinued the day before the election. Members not seeking re-election must ensure that all House assets assigned to their employees are returned.

Also, they are responsible for ensuring that all data on their parliamentary office computers is backed up and then deleted. For more information, contact the IT Service Desk.

**Constituency office:** Members not seeking re-election are required to vacate their constituency offices by election day and must complete their outstanding parliamentary business.

- **Leases and utility contracts:** Since the House Administration is not party to the following contracts, Members should contact Financial Management Operations to sign the consent form allowing the House Administration to assist them in their transition from their parliamentary role, therefore minimizing penalties.

  o **Office leases:** Members not seeking re-election must advise their landlords and, depending on the expiry date of the lease, assign or terminate their constituency office lease as soon as possible. Any lease penalties will be charged against the former Member’s Office Budget (MOB). For more information, see section 4.3 Office Leases in the Offices chapter.

    In the event that a lease agreement does not include the mandatory termination clauses, payments will only be made for the 12-month period from the lease’s start date or from its most recent anniversary. The maximum amount reimbursable against their MOB is 12 months’ rent. Members not seeking re-election will be personally responsible for any costs in excess of this amount.

  o **Utilities:** Members who do not seek re-election must contact utility companies (oil, natural gas, propane, electricity, water, water tanks, etc.) to inform them that their services will no longer be required as of 30 days after the general election. Sufficient notice should be provided to reduce termination penalties. Former Members may be personally responsible for these expenses if they fail to cancel these services. For more information, contact Financial Management Operations.

- **Leased equipment:** Members not seeking re-election must advise suppliers, cancel their contracts and return all leased office equipment. Any lease penalties will be charged to their MOB. Expenses incurred up to 21 calendar days after the general election will be reimbursed. Any remaining expenses become the responsibility of the former Member. For assistance in returning this equipment, contact Materiel and Contract Management.
• **Assets:** All assets, whether provided by the House Administration or charged to any budget, are the property of the House of Commons and must remain in or be returned to the constituency office. Members not seeking re-election must ensure that all House assets assigned to their employees are also returned and must sign the Asset Inventory Report as well as the Telecommunications Information Management System Profile Report. All assets in the constituency office will be transferred to the newly elected Member. The transfer of responsibility for these assets is not complete until the newly elected Member or Materiel and Contract Management provides written confirmation. Former Members will be invoiced for any missing assets, including furniture, laptops, tablets and wireless devices. For more information, contact Materiel or Contract Management and Telecommunications Services.

• **Purchase of assets:** Members not seeking re-election may not purchase House assets for their personal use.

• **Computers and peripherals:** All computers, peripheral equipment and supporting infrastructure must be kept securely in their current location. All laptops and tablets must be returned to Materiel and Contract Management.

Members not seeking re-election are responsible for ensuring that all data on their constituency office computers is backed up and then deleted. For more information regarding the management and disposal of this equipment or for assistance, contact the IT Service Desk.

• **Websites:** If the Member not seeking re-election has a designated website, the last monthly hosting fee chargeable to the Member’s Office Budget (MOB) will include the month in which the date of dissolution begins. After this last charge, all expenses related to the former Member’s designated website will become personal expenses. If the former Member decides to cancel the website hosting services, the cancellation fees, if applicable, may be charged to the MOB within 30 calendar days following the general election.

• **Internet in the residence:** The last monthly service fee chargeable to the Member’s Office Budget (MOB) will include the day of the general election. After this last charge, Internet service fees in the residence will become personal expenses. If the Member not seeking re-election decides to cancel the Internet service, the cancellation fees, if applicable, may be charged to the MOB within 30 calendar days following the election.

• **Fax in the residence:** If Members not seeking re-election have a fax machine installed in their residence, it must be returned to the constituency office before election day.

5.7 **Employees**

When Members do not seek re-election, their employees may be eligible for the following entitlements and benefits upon termination of their employment. For more information, contact Pay and Benefits or see section 8. Employee Departures in the Employees chapter.
Separation entitlement: When their employment is terminated because the Member does not seek re-election, regular and short-term employees will continue to receive an amount equal to their salary for 60 calendar days starting the day after the Member ceases to be a Member, or until the end of the term of their employment, whichever comes first, subject to certain conditions.

Severance entitlement: When a Member does not seek re-election, a regular employee is entitled to two weeks’ pay for the first completed year of continuous employment and one week’s pay for each succeeding completed year of continuous employment to a maximum of 28 weeks upon termination, subject to certain conditions.

Maternity or parental leave: If a Member not seeking re-election approved the maternity or parental leave of an eligible employee before the general election, the employee is entitled to the maternity or parental allowance as long as the employee begins the leave before or within 60 calendar days following the election. The employee will have the option of receiving the remaining applicable weeks of maternity or parental allowance or the 60-day separation entitlement, whichever is more beneficial to the employee.

Sick leave: Accumulated sick leave will lapse the day after the Member ceases to be a Member. Accumulated sick leave is not payable upon termination of employment. However, if there is no break in service, an employee who transfers to another Member’s office or a federal government department or agency may transfer accumulated sick leave.

Employee and Family Assistance Program: This program provides confidential and voluntary counselling services on a broad range of topics such as personal, family, financial, legal, professional, addiction, lifestyle, nutrition, health and wellness matters. Members not seeking re-election, their spouses, and their dependents can use these services for up to one year following the general election. For more information, contact Occupational Health, Safety and Environment.

Subsequent employment: Members’, Presiding Officers’ and House Officers’ regular employees who have lost their positions because the Member is not seeking re-election will be considered for House Administration positions over applicants who are not currently employed by the House of Commons. This applies for a period of six months from the date of loss of employment if the employee:

- meets the established position requirements;
- has a good employment record; and
- has a minimum of one year’s service as a regular employee in a Member’s or House Officer’s office.

6. House Officers and Recognized Parties

For more information, see Chapter Presiding Officers, House Officers and Recognized Parties.
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15. GLOSSARY
# Glossary

All references in this glossary are to the *Members By-law*.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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</table>
| **Authorized traveller** | Authorized travellers include the Member’s:  
  • designated traveller;  
  • dependants;  
  • eligible employees; and  
  • parliamentary interns.  
  Excluded are: On-call employees, volunteers, contractors, or employees of government departments or agencies.  
  (Part 2, Division 2)                                                                                           |
| **Board of Internal Economy** | The Board of Internal Economy is the governing body of the House of Commons. Presided over by the Speaker, the Board is responsible for all financial and administrative matters affecting the House of Commons. The Board is constituted by section 50 of the *Parliament of Canada Act*. The Clerk of the House is its Secretary.  
  (subsection 1[1])                                                                                             |
| **By-election**          | An election held to fill a vacancy arising during the course of a parliament. The date of the by-election is fixed by the Governor in Council.                                                                 |
| **Canada Gazette**       | A periodical publication of the Government of Canada consisting of three parts:  
  Part I contains public notices, official appointments and proposed regulations from the Government of Canada;  
  Part II contains all regulations that have been enacted. It also contains documents such as orders in council, orders and proclamations;  
  It also contains a list of the proclamations of Canada and Orders in Council relating to the acts. |
<p>| <strong>Chief Electoral Officer</strong> | An officer of Parliament, appointed by resolution of the House of Commons, responsible for the administration of federal elections, including the monitoring of compliance with statutory provisions regarding election expenses. |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tbody>
<tr>
<td>Clerk of the House</td>
<td>The chief procedural and administrative adviser to the Speaker and to Members of the House of Commons, and Secretary to the Board of Internal Economy. Appointed by the Governor in Council, the Clerk, as the senior permanent official of the House, is responsible for a wide range of administrative and procedural duties relating to the work of the House and its committees.</td>
</tr>
<tr>
<td>Code of Conduct for Members of the House of Commons: Sexual Harassment</td>
<td>The code that is adopted by the House of Commons with the purpose of creating an environment free of sexual harassment. It also establishes a resolution process to deal with sexual harassment complaints. The code is appended to the Standing Orders.</td>
</tr>
<tr>
<td>Consolidated Revenue Fund</td>
<td>The government account which is drawn upon whenever an appropriation is approved by Parliament and replenished through the collection of taxes, tariffs and excises. It is the aggregate of all public moneys that are on deposit at the credit of the Receiver General for Canada.</td>
</tr>
<tr>
<td>Constituency mail</td>
<td>Printed or photocopied material reproduced and distributed by the House Administration to households in quantities not exceeding eight times the total number of households in the Member’s constituency per calendar year. (previously commonly known as ten percenters) (Part 2, Division 1)</td>
</tr>
<tr>
<td>Constituency office</td>
<td>An office established by a Member in or near the Member’s constituency so that the Member can serve constituents and carry out parliamentary functions. (Part 2, Division 1)</td>
</tr>
<tr>
<td>Continuous employment</td>
<td>A period of employment with a Member, a Presiding Officer, a House Officer, a research office, the House of Commons, a Senator, the Senate, the Federal Public Service (as defined in the Public Service Superannuation Act), and the Library of Parliament that has not been interrupted for more than three months for regular employees or for more than five working days for short-term employees.</td>
</tr>
<tr>
<td>Continuous service</td>
<td>A period of employment with a Member, Presiding Officer or House Officer that has not been interrupted for more than one compensation day between two periods of employment, specifically with that Member or House Officer.</td>
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<td>Term</td>
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<tr>
<td>Continuous travel</td>
<td>Travel that starts at the scheduled departure time and ends with the arrival at the destination, or with an overnight stop, or a layover equivalent to an overnight stop.</td>
</tr>
<tr>
<td>Contract for professional services</td>
<td>An agreement to retain the services of a person or an entity to directly assist a Member in carrying out parliamentary functions. Included services are: Research, writing and communications assistance, as well as temporary office assistance. Excluded services are: Legal advice or representation. (subsection 1[1])</td>
</tr>
</tbody>
</table>
| Dependant                        | A child of a Member, including a stepchild, an adopted child, a foster child, a child in respect of whom the Member is the legal guardian, or a child of the Member’s spouse, who is financially dependent on the Member for necessary maintenance or the necessities of life, such as food, lodging, medical care, clothing and cost of education and who is:  
  (a) under 21 years of age;  
  (b) 21 or older, but not more than 25 years of age and in full-time attendance at a recognized educational institution; or  
  (c) regardless of age, wholly dependent upon the Member by reason of a disability. (subsection 1[1]) |
| Designated traveller             | A traveller designated by the Member other than:  
  • a Member’s employee; or  
  • a Member who is not the Member’s spouse.  
  (Part 2, Division 2)                                                                                                                            |
<p>| Dissolution period               | A period that starts on the expiration of the day immediately before dissolution of Parliament and ends on the expiration of the day on which the general election is held, Eastern standard time. (Part 5) |
| Eligible employee                | An employee of a Member or House Officer who regularly works and is paid for a minimum of 15 hours a week.                                                                                                    |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tbody>
<tr>
<td><strong>Employee</strong></td>
<td>There are three categories of Members’ employees:</td>
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<tr>
<td></td>
<td>• regular employees, who are full- or part-time employees hired for an employment period greater than six months;</td>
</tr>
<tr>
<td></td>
<td>• short-term employees, who are full- or part-time employees hired for an employment period of less than six months;</td>
</tr>
<tr>
<td></td>
<td>• on-call employees, who are hired for a specified or unspecified employment period and who reports to work as required.</td>
</tr>
<tr>
<td><strong>Former Member</strong></td>
<td>A Member who resigned, did not seek re-election, was not re-elected, or died.</td>
</tr>
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<td>(section 106)</td>
</tr>
<tr>
<td><strong>Franking privilege</strong></td>
<td>A Member’s right to free mailing privileges in accordance with the Canada Post Corporation Act. A frank (i.e. official signature, initials or mark) indicating this privilege must appear on mailed items, excluding parcels.</td>
</tr>
<tr>
<td><strong>General Election</strong></td>
<td>An election held following dissolution at which Members are elected for every electoral district.</td>
</tr>
<tr>
<td><strong>House Administration</strong></td>
<td>The Clerk of the House of Commons and the employees under the Clerk’s authority.</td>
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<tr>
<td></td>
<td>(subsection 1[1])</td>
</tr>
<tr>
<td><strong>House Officers</strong></td>
<td>House Officers include any of the following persons:</td>
</tr>
<tr>
<td></td>
<td>(a) the Member occupying the following positions:</td>
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<tr>
<td></td>
<td>(i) Speaker of the House of Commons,</td>
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<tr>
<td></td>
<td>(ii) Deputy Speaker of the House of Commons and Chair of Committees of the Whole House,</td>
</tr>
<tr>
<td></td>
<td>(iii) Deputy Chair of Committees of the Whole House,</td>
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<tr>
<td></td>
<td>(iv) Assistant Deputy Chair of Committees of the Whole House,</td>
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<tr>
<td></td>
<td>(v) Government House Leader,</td>
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<td></td>
<td>(vi) Leader of a recognized party, but does not include the Prime Minister,</td>
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<tr>
<td></td>
<td>(vii) House Leader of a recognized party,</td>
</tr>
<tr>
<td></td>
<td>(viii) Whip of a recognized party, or</td>
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<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
<td>(ix) Chair of the national caucus of a recognized party; or</td>
<td></td>
</tr>
<tr>
<td>(b) any Member who is a former Prime Minister.</td>
<td>(subsection 1(1))</td>
</tr>
<tr>
<td>Householder</td>
<td>An information bulletin sent by a Member to the households of his or her electoral district. Householder’s are printed material exclusively prepared and distributed by the House Administration for Members so that they can inform their constituents about parliamentary activities and issues.</td>
</tr>
<tr>
<td>Independent Member</td>
<td>A Member who is not a member of a recognized party. A Member may be elected as an independent or may leave or be expelled from a recognized party during a Parliament and will then sit as an independent.</td>
</tr>
<tr>
<td>Immediate family</td>
<td>A Member’s father, mother, brother, sister, spouse and children, as well as the spouses and children of the Member’s children.</td>
</tr>
<tr>
<td>Layover</td>
<td>A necessary stop—until the trip can be resumed—that occurs at a place other than the trip destination, in either of the following circumstances:</td>
</tr>
<tr>
<td></td>
<td>(a) the stop is necessary because of external factors outside the control of the traveller, such as a strike or weather-related problems; or</td>
</tr>
<tr>
<td></td>
<td>(b) it is necessary in order to make a connecting flight or in order to continue the trip by another means of travel.</td>
</tr>
<tr>
<td>Managed computer</td>
<td>A device that is configured by the House Administration before deployment, allowing the House Administration to control the installation of applications and remotely update security policies, virus definitions and software.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
<td>Members’ Allowances and Services Manual</td>
<td>The manual entitled Members’ Allowances and Services, as amended from time to time, that is issued by the House Administration under the authority of the Board and that is a guide to the policies and decisions of the Board as they apply to the budgets, amounts, allowances, rates and limits set by the Board in accordance with section 16 of the Governance and Administration By-law with respect to the funds, goods, services and premises provided under the Members’ By-law. (subsection 1[1])</td>
</tr>
<tr>
<td>National Capital Region</td>
<td>The seat of the Government of Canada and its surrounding area, more particularly described in the schedule to the National Capital Act. (section 34)</td>
</tr>
<tr>
<td>National caucus</td>
<td>All the Members of a recognized party. Reference to the national caucus is not considered to be a reference to a sub-group of the national caucus. (subsections 1[1] and 1[2])</td>
</tr>
<tr>
<td>New York City trip</td>
<td>A trip between Ottawa or a Member’s constituency and New York City to attend a United Nations meeting. (section 34)</td>
</tr>
<tr>
<td>Official Constituency Office</td>
<td>A permanent office for which a lease is signed in the Member’s capacity as a Member.</td>
</tr>
<tr>
<td>On-call employee</td>
<td>A person hired for a specified or unspecified employment period and who reports to work as required.</td>
</tr>
<tr>
<td>Parliamentary functions</td>
<td>Duties and activities that relate to the position of Member, wherever performed and whether performed in a partisan manner, namely, participation in activities relating to the proceedings and work of the House of Commons and activities undertaken in representing the Member’s constituency or constituents. (subsection 1[1])</td>
</tr>
<tr>
<td></td>
<td>For greater certainty, the following activities, when performed by a Member, are not parliamentary functions:</td>
</tr>
<tr>
<td></td>
<td>(a) activities related to the private interests of a Member or a Member’s immediate family;</td>
</tr>
</tbody>
</table>
|                                          | (b) activities related to the administration, organization and internal communications of a political party, including
participation in a party leadership campaign or convention, solicitations of contributions and solicitations of membership to a political party;

(c) activities related to a Member’s re-election;

(d) activities designed, in the context of a federal, provincial, or municipal election, or any other local election, to support or oppose a political party or an individual candidate; and

(e) activities that are related to a meeting of an electoral district association, as defined in the Canada Elections Act, and that are carried out for nomination, electoral or sponsorship purposes, or that relate to soliciting contributions or membership.

(subsection 4[3])

The funds, goods, services and premises provided by the House of Commons to a Member may be used by the Member for partisan activities only if those activities fall within the parliamentary functions of the Member.

(subsection 4[2])

For greater certainty, a Member’s parliamentary or constituency office may not be used as a meeting or organizational location in relation to any activities that are not parliamentary functions.

(subsection 4[3.1])

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parliamentary intern</td>
<td>One of a group of university graduates who are selected for the Parliamentary Internship Programme, administered by the Canadian Political Science Association, and who are assigned to work as researchers and assistants in Members’ offices.</td>
</tr>
<tr>
<td>Parliamentary office</td>
<td>An office located on or near Parliament Hill.</td>
</tr>
<tr>
<td>(subsection 1[1])</td>
<td></td>
</tr>
<tr>
<td>Parliamentary precinct</td>
<td>Premises, other than the constituency offices of Members of the House of Commons, that are used by the House of Commons, its Members, and other parliamentary entities.</td>
</tr>
<tr>
<td>Petty cash</td>
<td>An accountable advance on the Member’s Office Budget used to pay suppliers directly for office expenses.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Political party executive</td>
<td>Any person who has been identified as an officer, an auditor or a chief agent:</td>
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<tr>
<td></td>
<td>(a) of a political party under section 385 of the <em>Canada Elections Act</em>; or</td>
</tr>
<tr>
<td></td>
<td>(b) of a registered political party under section 405 of that Act.</td>
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<tr>
<td>(subsection 1[1])</td>
<td></td>
</tr>
<tr>
<td>Premises</td>
<td>Any place provided for the use of the House of Commons, its committees, Members or the House Administration, including any place used as a Member’s constituency office.</td>
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<tr>
<td>(Part 1)</td>
<td></td>
</tr>
<tr>
<td>Presiding Officers</td>
<td>A Member elected or appointed to one of the following positions:</td>
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<tr>
<td></td>
<td>• the Speaker;</td>
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<tr>
<td></td>
<td>• the Deputy Speaker and Chair of the Committees of the Whole;</td>
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<td></td>
<td>• the Deputy Chair of the Committees of the Whole; or</td>
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<tr>
<td></td>
<td>• the Assistant Deputy Chair of the Committees of the Whole.</td>
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<tr>
<td>Primary residence</td>
<td>A residence, other than a seasonal or recreational dwelling or a recreational vehicle:</td>
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<tr>
<td></td>
<td>(a) that is ordinarily occupied by the Member and available for his or her use at all times; and</td>
</tr>
<tr>
<td></td>
<td>(b) the main purpose of which is not to generate income.</td>
</tr>
<tr>
<td>(section 34)</td>
<td></td>
</tr>
<tr>
<td>Private accommodation</td>
<td>A non-commercial dwelling other than a Member’s residence.</td>
</tr>
<tr>
<td>Recognized party</td>
<td>A party that has a recognized membership of 12 or more persons in the House of Commons.</td>
</tr>
<tr>
<td>(subsection 1[1])</td>
<td></td>
</tr>
<tr>
<td>Regular employee</td>
<td>A full- or part-time employee hired for an employment period of greater than six months.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>---------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| Regular trip        | A trip  
(a) between Ottawa and a Member’s constituency;  
(b) within the Member’s constituency; or  
(c) between the Member’s constituency and the capital of the province or territory in which that constituency is located or between Ottawa and the capital of the province or territory in which that constituency is located (section 34) |
| Research office     | An office of the national caucus of a recognized party that conducts research to support its Members and House Officers in the fulfillment of their parliamentary functions.  
(Part 4, Division 1) |
| Resignation         | The loss of seat by operation of law.  
(section 106) |
| Secondary residence | A residence of the Member, other than a seasonal or recreational dwelling or a recreational vehicle, that is maintained by the Member in addition to his or her primary residence.  
(section 34) |
| Sessional allowance | An annual allowance paid to Members of the House of Commons in accordance with the *Parliament of Canada Act*. |
| Short-term employee | A full- or part-time employee hired for an employment period of less than six months. |
| Special trip        | A trip within Canada (other than a regular trip).  
(Part 2, Division 2) |
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse</td>
<td>With respect to a Member at any time, means a person who, at that time, is:</td>
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<tr>
<td></td>
<td>• married to the Member;</td>
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<td></td>
<td>• cohabiting with the Member in a conjugal relationship, having so cohabited for a period of at least one year; or</td>
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<tr>
<td></td>
<td>• cohabiting with the Member in a conjugal relationship and is the parent of a child of whom the Member is a parent.</td>
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<td></td>
<td>Not included is a person from whom the Member is separated where all support obligations and family property have been dealt with by a separation agreement or by a court order.</td>
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<td></td>
<td>(subsection 1(1))</td>
</tr>
<tr>
<td>Travel status</td>
<td>Members are in travel status when they are at least 100 kilometres from their primary residence and travelling:</td>
</tr>
<tr>
<td></td>
<td>• between Ottawa and their constituency;</td>
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<tr>
<td></td>
<td>• within their constituency, or the province or territory in which their constituency is located;</td>
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<td></td>
<td>• within the National Capital Region;</td>
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<td></td>
<td>• elsewhere in Canada; or</td>
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<td></td>
<td>• in and between Washington D.C. or New York City and Ottawa or their constituency.</td>
</tr>
<tr>
<td></td>
<td>(Part 2, Division 2)</td>
</tr>
<tr>
<td>Trip</td>
<td>A trip, by any means, to one destination for a particular purpose and that is direct or without interruption other than a single stop.</td>
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<tr>
<td></td>
<td>A single stop is not a layover and cannot be longer than the period determined by the Board.</td>
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<td></td>
<td>(section 34)</td>
</tr>
<tr>
<td>Unmanaged computer</td>
<td>An unmanaged device that allows the Member and the Member’s employees to decide on the types of software to be installed on the device (closed circuit monitoring systems for example). This device is not connected to the Parliamentary Precinct Network.</td>
</tr>
<tr>
<td>Washington Trip</td>
<td>A trip between Ottawa or a Member’s constituency and Washington, D.C.</td>
</tr>
<tr>
<td></td>
<td>(subsection 1(1))</td>
</tr>
</tbody>
</table>
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