

**P11D INFORMATION**  
**MAIN CATEGORIES OF BENEFITS IN KIND**

CATEGORY	BRIEF EXPLANATION	WHAT WE NEED TO KNOW
<b>Company Cars [Box F]</b>	<p>Where possible, please provide us with copies of all forms P46 (car). If the car provided for an employee has changed during the year, please tell us about the old car and the new car, giving the date of the change. Also dates if the car was not available for part of the year.</p> <p><i>Exemptions are available for pooled cars. The conditions are strict. Please discuss with us if you think this might be relevant.</i></p>	<ul style="list-style-type: none"> <li>• Make, model, and list price of car</li> <li>• Cost of any extra accessories</li> <li>• Any capital contributions made by employee</li> <li>• Registration number</li> <li>• date of registration</li> <li>• CO2 emissions</li> <li>• type of fuel</li> <li>• any amounts paid by employee for private use</li> </ul>
<b>Fuel made available for private use (to drivers of company cars) [Box F]</b>	<p>Only applies where fuel was provided for private mileage and the employee was not required to make good the whole cost of the fuel used. Fuel costs for private mileage includes travel between home and work.</p> <p><i>Most effective way to avoid this charge is to make employees pay for all fuel and then be reimbursed for business mileage at the authorised mileage rates. This is can be difficult to achieve so it is important to discuss these conditions with us.</i></p>	<ul style="list-style-type: none"> <li>• Just tell us which employees received payments for fuel for non-business mileage at any time during the year.</li> <li>• If the provision of free fuel was withdrawn during the year the date when it was withdrawn.</li> </ul>
<b>Vans made available for private use [Box G]</b>	<p>Flat rate benefit of £3,170 p.a. Unless the employee's private use of the van is <b>insignificant</b>. If the employee is able to use the van to go shopping or on holiday etc. the exemption is not available. When a van is shared by a number of employees during the tax year the £3,170 benefit should be divided on a reasonable basis between them. If the exemption is claimed you may be asked to provide supporting records.</p>	<ul style="list-style-type: none"> <li>• List employees having "non exempt" vans</li> <li>• The dates the vans were available, if not all year</li> <li>• Indicate if fuel is provided for private use (see above)</li> </ul>

Whilst every care has been taken in preparing material to ensure that the content is accurate and up to date, no responsibility for loss occasioned to any person acting or refraining to act as a result of material in these notes can be accepted by Hugh Davies and Co.

**P11D INFORMATION**  
**MAIN CATEGORIES OF BENEFITS IN KIND**  
**(CONTINUED)**

CATEGORY	BRIEF EXPLANATION	WHAT WE NEED TO KNOW
<p><b>Loans to employees and directors [Box H]</b></p> <p><i>Exemptions can apply if the maximum outstanding at any time in the year was less than £10,000</i></p>	<p>Chargeable as benefits in kind if the rate of interest charged was less than 3%.</p> <p><i>If you are not sure if the loan is exempt please give us the information and we will advise.</i></p>	<ul style="list-style-type: none"> <li>• Details of loans, including overdrawn director's accounts.</li> <li>• The balance at 6 April 2016 or the date of the loan if later, and the amount outstanding at 5 April 2017 or the date the loan was repaid if earlier.</li> <li>• The maximum outstanding at any time in the year.</li> </ul>
<p><b>Services provided, for an employee, by the employer [and the contract is made by the employer]</b></p>	<p>For example</p> <ul style="list-style-type: none"> <li>• personal legal fees or private accountancy costs [Box K]</li> <li>• Private medical / dental treatment/insurance premiums. [Box I]</li> </ul>	<ul style="list-style-type: none"> <li>• Please list relevant amounts for each employee plus narrative.</li> <li>• Annual premiums paid for each employee.</li> <li>• Medical expenses arranged by the employer.</li> <li>• Any other benefits provided where the contract was between the employer and the supplier.</li> </ul>
<p><b>Assets lent to employees [Box L]</b></p>	<p>Includes Computers or Smartphones available for use at home.</p> <p><i>Exemptions can apply if:</i></p> <ul style="list-style-type: none"> <li>• <i>The Equipment is used only for business.</i></li> <li>• <i>Mobile phones, <u>if the contract is with the employer.</u></i></li> <li>• <i>And there are special rules for Bicycles!</i></li> </ul>	<ul style="list-style-type: none"> <li>• Date the asset was provided or withdrawn.</li> <li>• What the asset is.</li> <li>• The market value when it was first lent.</li> <li>• Any payments made by the employee in respect of private usage.</li> </ul>

Whilst every care has been taken in preparing material to ensure that the content is accurate and up to date, no responsibility for loss occasioned to any person acting or refraining to act as a result of material in these notes can be accepted by Hugh Davies and Co.

**P11D INFORMATION**  
**MAIN EXEMPT BENEFITS IN KIND**

***In all cases strict conditions apply for the benefit to be tax free. If you are unsure if the conditions are met please discuss with us.***

Examples include:

- Qualifying Employer provided childcare/childcare vouchers.
- Sporting facilities/canteen meals if available to all employees.
- Staff parties – the basic rule is that they are exempt if the total costs divided by the total number of guests is less than £150 per head. The rules are more complicated if there is more than one event in the year.
- Contributions to qualifying pension schemes.
- Provision of eye tests.
- Annual medical screening/check-ups.
- Trivial Gifts to employees up to a value of £50.

**P11D INFORMATION**  
**LESS COMMON BENEFITS**

CATEGORY	BRIEF EXPLANATIONS	WHAT WE NEED TO KNOW
<b>Relocation expenses payments and benefits [Box J]</b>	Qualifying expenses and payments are exempt. The exemption is due to employees who change residence as a result of starting a new job or as a result of a transfer within an employer's organisation. If the conditions are not met the payments are not qualifying or the payments exceed £8,000.	<ul style="list-style-type: none"> <li>• Please discuss with us if you think these might be relevant.</li> </ul>
<b>Assets Given to employees</b>	Description of any assets given during 2016/17 (such as furniture, appliances, property or goods).	<ul style="list-style-type: none"> <li>• date of transfer and market value at that time</li> <li>• Was this an asset previously made available for private use by the employee?</li> </ul>
<b>Living Accommodation provided for directors and employees. [Box D]</b>	<p><i>Exemptions are available if the accommodation is "job related". Please discuss with us if you think this condition might apply.</i></p> <p>Benefits in kind can also arise on the accommodation and on running costs/furnishings provided.</p>	<ul style="list-style-type: none"> <li>• Current open market rental value of the property if you own the property.</li> <li>• The cost of the property and any capital improvements since it was acquired.</li> <li>• The rent paid, if the employer rents the property.</li> <li>• All Utility bills, maintenance/repair costs met by the employer.</li> <li>• Was the accommodation available all year? If not, please give dates.</li> </ul>
<b>Payments made on behalf of a Director, Employee or any of their families</b>  <b>[contracts made by the employee]</b>	<p>Covers any payments by the employer for non-business items and contracted for by the employee. e.g.</p> <ul style="list-style-type: none"> <li>• Paying for private medical treatment arranged by the employee.</li> <li>• School fees.</li> <li>• Personal tax payments not deducted from remuneration.</li> </ul>	<ul style="list-style-type: none"> <li>• State amounts paid and explain as fully as possible.</li> <li>• Any amounts made good by the employee.</li> </ul> <p>Only if not already dealt with through normal payroll system.</p>

Whilst every care has been taken in preparing material to ensure that the content is accurate and up to date, no responsibility for loss occasioned to any person acting or refraining to act as a result of material in these notes can be accepted by Hugh Davies and Co.