Minister's Compensation Manual

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EFFECTIVELY PLANNING A MINISTER’S COMPENSATION PACKAGE
2014 Edition

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Summary
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EFFECTIVELY PLANNING A MINISTER’S COMPENSATION PACKAGE

The Minutes of the Church of God General Assembly at Section 68 provide detailed guidance to the local church as to what should be included in the pastor’s basic compensation package. The Minutes state that the “basic pastoral compensation shall consist of the following based on the availability of appropriate tithe funds in the local church:

1. The compensation as designated for the appropriate membership category in S69, entitled Pastor’s Minimum Compensation Scale.
2. One-half of the pastor’s Social Security tax (which is to be reported as taxable income…)
3. Premiums for health insurance coverage.
4. Contribution by the local church to the Church of God Ministers’ Retirement Plan for the pastor of an amount equal to at least 5 percent of the cash compensation received by the pastor, and
5. Adequate housing accommodations, including utilities.”

In the same section, the Minutes go on to point out that where funds are not available to meet these minimum compensation requirements, the pastor should receive 90 percent of the gross tithe, and that the church should take up freewill offerings to increase the pastor’s compensation to the minimum scale. The Minutes also include an encouragement for the local church to provide “automobile travel expense allowances” and other “incentives” to their pastor.

There is absolutely no question about the importance of crafting a well-designed compensation package for the pastor. The labourer is truly worthy of his reward (I Timothy 5:18).

In this manual, there will be no attempt made to cover all of the compensation and taxation issues that may arise in dealing with a minister. However, basic guidance will be given so that a compensation package can be created that will provide maximum tax savings for the minister and comply with the directives provided in the Church of God Minutes for the local church.

MINISTER’S PERSONAL BUDGET

While it may seem strange to start a discussion about a compensation package with a look at the minister’s personal budget, there is really no better starting point or ending point. It is important for the minister (or pastor) to reasonably estimate his expenditures for the month – and year. Without knowing certain expenditures, housing costs in particular, a well-designed compensation package cannot be created.
The *Personal Budget Worksheet* (see Attachment A) provides a basic framework for a minister – or for that matter, anyone else - to create a monthly budget. It has been said that balancing your budget gets worse each year. It seems as though you cannot balance your net income with your gross spending habits.

A person has only two options when it comes to having a “balanced” budget – either increase income or decrease expenditures. Simply put, you cannot plan a trip without knowing two things: where you are and where you are going. The same applies to your finances. Without getting a second job, it is extremely difficult to increase your income in the ministry, especially if you are a pastor. This is true for most professionals. Therefore, the only options become reducing your expenditures or better planning your compensation package. Since increasing income is probably not an option, decreasing expenditures must be the first avenue approached.

**EXPENDITURES**

**Housing Costs**

The largest expenditure in the average household is on housing costs, whether the costs are from owning the home or renting. Generally, 25% to 55% of a household’s income is spent on providing the house and utilities. When asked how much they spend on housing, most people would say around 25% of their gross income. However, when they combine utilities and other maintenance and upkeep associated with the house, the figure begins to approach 50% of their “take home” pay. That figure is generally surprising to most.

Ministers are unique when it comes to housing costs. The costs are still the same but the way that they deal with such for tax purposes is extremely different.

**Parsonage**

Up until the last 20 or so years, most churches provided a parsonage for their pastor on or near the property where the church facilities were located. In the mid-1980’s, the ministerial housing allowance became more popular and many parsonages were sold or converted into other church meeting rooms.

There are both positives and negatives in regards to a church maintaining a parsonage. On the positive side, a parsonage is an attractive proposition for a young minister that does not have the resources to put towards a down payment on his own home. A parsonage also is a ready-made home, usually containing church owned furnishings, that is available immediately for occupancy by the new pastor. Parsonages are also generally in close proximity to the church, allowing the pastor to have immediate access to the church facilities for his use. In a volatile housing market, a parsonage becomes a huge asset for a church in attracting a suitable pastor. Not to be forgotten, but since the church owns the house, they are responsible for all maintenance and repairs. So when the roof leaks, it is the church’s responsibility.
On the negative side, the church owns the parsonage. Such ownership cannot only be a source of irritation for the pastor and his family, but it also prohibits the pastor from building equity in a home. Any increase in value to the home, even though it may occur due to the efforts of the pastor, inure to the benefit of the local church rather than the pastor. Some churches have created “equity housing allowances” for their pastor when he lives in a church-owned parsonage to offset the equity that he might have gained from owning his own home. Generally, these “equity housing allowances” are taxable to the minister. To offset the taxable nature of the “equity housing allowances,” instead of providing such an allowance, some churches maximize their contribution to the minister’s tax-deferred retirement account.

Even if the church provides a parsonage for the minister, the church should establish a “parsonage allowance” to cover incidental costs that may occur in the normal course of the minister living in the house.

Most church leaders contend that parsonages are “horse and buggy.” However, there is still a valid reason for many churches to maintain parsonages. If a church is in a remote area, or contrastingly in a very urbanized area, a parsonage may be vital in attracting a pastor.

For tax purposes, it should be remembered that the annual rental value of living in the parsonage is not considered as income to the minister for federal income tax purposes but is taxable for self-employment taxes (Social Security/Medicare).

**Housing Allowance**

Where a church has no parsonage, generally the church seeks to provide for the housing needs of the pastor by giving him a “ministerial housing allowance” so that he may secure his own home, either by renting or owning. Again, housing allowances have become extremely popular over the past few years as churches have sought to shed the burden of providing a self-contained house for their pastor. If properly documented, the amount a church provides to a minister (either the senior pastor or any other credentialed minister) for housing allowance is non-taxable for federal income tax purposes but is taxable for Social Security purposes.

The Ministerial Housing Allowance has been the subject of much controversy over the past few years and has even been challenged on constitutional grounds of violation of church and state *(see next article)*. In 2002 the Clergy Housing Allowance Clarification Act of 2002 (Public Law 107-181) was enacted to bring some clarification to this issue. The law basically provides that the ministerial housing allowance exclusion cannot exceed

- the fair rental value of the furnished house, plus the cost of utilities,
- the actual expenses of operation of the home, or
- the amount designated by the church as a housing allowance;

*whichever is less.*

Simply put, in looking at the three qualifiers above, you must use the least of the three. For example, let’s assume the minister receives a housing allowance of $12,000 a year from his church. In the year in question, he had to put a roof on his house in addition to his payments and he paid out $16,000 towards his housing costs. Further, the house he lives in, fully furnished with
all utilities paid, would rent for $2,000 a month ($24,000 a year). In this example, the most the minister could exclude from his income would be $12,000 – the amount designated by the church as housing allowance since it is the least of the three. Assuming the same example, but with the fact that the minister paid out only $8,000 for actual housing costs in the year, the housing exclusion would be limited to $8,000, again the least of the three qualifiers. Just because the church designates a certain amount does not automatically make that amount excludable from the minister’s income.

It is the responsibility of the church to establish the amount of the housing allowance in cooperation with the minister based on his or her actual housing expenses. The church in conference or by the Pastor’s Council should set that amount each year. In determining his housing allowance, the minister may include (but is not limited to) the following expenses:

- Mortgage payments/rent
- Property taxes
- Homeowners insurance
- Furniture, appliances, etc.
- Decorating/carpet/lamps
- Repairs and upkeep
- Improvements
- Utilities/basic cable TV
- Lawn care, snow removal, shrubbery

To accurately report his expenses to the local church body, the minister should complete an Estimate of Housing Allowance form (see Attachment B) and submit the same to the governing body of the church for adoption prior to any designation of housing allowance being made. In other words, the church’s governing body has to adopt the housing allowance before the minister can claim such. A housing allowance cannot be made retroactively.

Court Holds Ministerial Housing Allowance Unconstitutional

In an expected ruling, Federal District Court Judge Barbara Crabb of Wisconsin struck down a law that allows ministers a tax-free housing allowance. In a decision issued on Thursday, November 21, 2013, Judge Crabb wrote that the housing allowance provision for ministers “provides a benefit to religious persons and no one else, even though doing so is not necessary to alleviate a special burden on religious exercise.”

The ministerial housing allowance provision, commonly known as Section 107 and included in the tax code since 1954, has been under attack as providing a special benefit to ministers that is not available to other taxpayers. Section 107 allows ministers to have a portion of their income designated as tax-free housing allowance or live in a parsonage without having to pay taxes on the fair rental value of the parsonage. The ruling does not affect parsonages but declares the housing allowance provision unconstitutional.

Under Section 107, active credentialed ministers are able to have a portion of their ministerial compensation designated as tax-free housing allowance. Further, retired ministers who participated in their church-sponsored pension plans, like the Church of God’s Ministers’
Retirement Plan, can have some or all of their retirement distributions designated as ministerial housing allowance as well.

The plaintiffs in the lawsuit before Judge Crabb, led by the Freedom From Religion Foundation, contended that the housing allowance provision granted ministers an unfair benefit that violated the U.S. Constitution. In her ruling, Judge Crabb noted that a lot of tax revenue was a stake. The tax savings to ministers over a five year period of time was estimated to be more than $2.3 billion.

While the decision by the court was not unexpected, the timing was earlier than the anticipated ruling that was originally expected in January 2014. For now, the Court’s decision only impacts the Western District of Wisconsin - the district in which Judge Crabb serves. However, it is expected that other courts across the country could follow suit and issue similar rulings when this provision comes before their court in the future.

Judge Crabb’s decision is expected to be appealed to the 7th U.S. Circuit Court of Appeals in Chicago - but the decision to appeal will have to be made by the Internal Revenue Service and the U.S. Department of Treasury, the defendants in the lawsuit. Ultimately, it is expected that this matter will reach the U.S. Supreme Court.

Although for now only the Western District of Wisconsin is impacted by this decision, the impact could eventually touch the entire nation. The Church of God Benefits Board, in conjunction with other denominations, will continue to fight to keep the housing allowance available to our active and retired ministers.


**Reporting Housing Allowance**

As mentioned earlier, if properly set up the housing allowance is non-taxable for federal income tax purposes but is taxable for Social Security purposes for the minister. There are three basic ways that the housing allowance is handled for tax purposes:

**Actual Exclusion Method** – (Best, most accurate, most difficult, but preferred method by the IRS)
   a. Minister provides estimate for next year’s housing expenses
   b. Church designates a housing allowance.
   c. Minister substantiates actual housing expenses.
   d. Church computes actual housing allowance exclusion.
   e. Minister’s W-2 is reduced by the actual exclusion.

**Estimated Exclusion Method**
   a. Minister provides estimate of next year’s housing expenses
   b. Church designates a housing allowance.
   c. Minister’s W-2 reduced by church-designated housing allowance.
   d. Minister reports any “excess housing allowance” as taxable income.
Non-accountable Method – (Though probably the most common method, this is the least desirable and least accurate method)

a. Minister requests housing allowance with no estimate of housing expenses.

b. Church designates a housing allowance.

c. Minister’s W-2 reduced by church-designated housing allowance.

d. Minister reports any “excess housing allowance” as taxable.

The Actual Exclusion Method is the most difficult because it requires the minister to have all his housing receipts in to his local church’s treasurer before the end of January following the year in which the expenses were incurred so that his IRS Form W-2 may be reduced by the actual amount used for housing, as long as such is under the limit set by the church and does not exceed fair rental value. The “actual” method also creates problems because it places the church treasurer in the position of determining whether or not an expenditure actually qualifies as a legitimate housing cost. While the IRS would prefer that the “actual” exclusion method be used, their examples primarily use the “estimated” exclusion method. Generally, the estimated exclusion method is going to be the best way for the church and the pastor to deal with reporting his housing allowance. The non-accountable method is just that – non-accountable. It should not be used under any circumstances, simply because it places the amount that the minister receives as housing subject to tax liability.

Tax Planning Steps

The following simple steps should be taken to assure that the ministers’ housing allowance is created properly:

- The minister should determine his yearly housing costs by using the Estimate of Housing Allowance form (See Attachment B).
- The Estimate should be submitted to, and adopted, by the governing body of the local church (either Church Council or full church business meeting) prior to the beginning of the new year for which estimate is based on. For example, the resolution should state that “the Anytown Church of God, through this action of the Church Council, does hereby create a housing allowance for Pastor Phil Pulpit. The church agrees to pay to Pastor Pulpit $1,000 (for example) each and every month to secure and maintain a residence. This resolution shall be good and valid for the upcoming fiscal year and all years afterward unless changed by this body.”
- The minister should keep careful records of all housing costs for the year.
- The minister should remember that he can receive a housing allowance for only one home.
- The minister’s housing allowance is limited to the least of the (1) amount designated by the church as housing allowance, (2)
the amount actually used to provide a home, or (3) the fair rental value of the
home, including furnishings and utilities. These limitations are included in the
Exclusion Worksheet (see Attachment C).

- The minister must pay federal income taxes on any “excess housing allowance.”
  On the dotted line next to Line 7 (IRS Form 1040), enter “Excess Allowance” and
  the amount.
- The minister must pay self-employment tax (Social Security and Medicare) on the
  entirety of the housing allowance.
- A housing allowance provision has to be adopted by the church before the
  minister can claim such. Further, the housing allowance can not be made
  retroactive.

Even though a minister’s home mortgage interest and real estate taxes have been paid with
money excluded from income as a housing allowance, he may still claim itemized deductions for
these same items on Schedule A of his tax return. This practice is commonly referred to as
“double-dipping” but is permissible under the IRS guidelines.

The ministerial housing allowance is by far the best tax advantage that a minister has available to
him. If the allowance is crafted properly, a good portion of the “income” available to the minister
will be tax-free.

Tax Reporting

As noted, the housing allowance is not included in income for federal income tax purposes but is
taxable for Social Security purposes. Therefore, it is recommended that the ministerial housing
allowance be reported on the minister’s Form W-2. IRS instructions for the Form W-2 notes that
the ministerial housing allowance may be reported in Box 14 of the minister’s W-2. For
example, if the minister received a housing allowance, Box 14 would report “$12000.00 –
Minister’s Housing Allowance.” If the minister lives in a parsonage, Box 14 would report
“$12000.00 – Parsonage Rental Value.” However, the ministerial housing allowance is not
included in Box 1 on the Form W-2.

Business Expenses

Business expenses place more ministers in the “cross hairs” of the Internal Revenue
Service than any other issue. Claiming excessive business mileage is probably the
number one reason that ministers are audited.

Since most ministers (especially those in a pastoral role) are W-2 employees, they can
claim expenses on Schedule A if the expenses were unreimbursed or if they were
“nonaccountable” reimbursed business expenses. However, a great audit risk is
created by ministers claiming to be self-employed so that they can file Schedule C
and get a direct deduction, rather than filing as an employee and being limited by the
2% floor used on Schedule A (no deduction for unreimbursed or nonaccountable business expenses can be taken on Schedule A unless those expenses exceed 2% of your adjusted gross income.)

To avoid both the Schedule C audit problem and the floor provided in Schedule A, the church should adopt an “accountable plan” for their minister. Simply put, under an accountable plan the minister accounts for his business expenses to the local church entity and they reimburse him for those business expenses. To have an accountable plan, the governing body of the church must approve and adopt the “accountable plan” prior to the minister submitting expenses. To qualify under the IRS regulations, an accountable plan must be for business expenses and have a business connection, the minister must substantiate the expenses within a reasonable time (within 60 days of the expense) to the church, and the minister must return any amounts in excess of substantiated expenses within a reasonable time (generally within 120 days).

Expenses covered under an accountable plan would include auto expenses, entertainment, conventions and conferences, professional books and magazines, travel expenses (air, motel, etc), and a variety of other expenses incurred in the regular course of the minister carrying out his duties.

Usually, churches will adopt an accountable plan that provides full reimbursement for all professional business expenses or provides reimbursement up to a specified annual limit. Even if a limit is placed on the accountable reimbursement account, it should be viewed as an annual limit. It is also better not to break down the different categories of the limit, such as so much for mileage, so much for conventions, etc. An overall limit works best. For example, assume that the church sets an accountable reimbursement limit of $500 a month. That amount should be considered as an overall amount, with the minister submitting receipts to show how the money was spent that month. In one month, mileage may be a big factor while travel may be the overriding factor in another month. The annual limit allows for those deviations and also allows the pastor to spend $1000 in one month to attend a convention while only spending $200 or so in other months. Again, the monthly limits can be used for the local church to track the budgetary impact but the $500 a month used in the example should be viewed as a $6,000 annual limit. An estimate of accountable reimbursement expenses is helpful for planning purposes. The Estimate of Accountable Reimbursement Expenses form allows for such planning (see Attachment D).

If the accountable plan meets all the requirements of the IRS regulations as set out earlier, the amounts paid under the arrangement are excluded from the minister’s gross income and are not required to be reported on his Form W-2. On the other hand, if the plan does not meet IRS standards, then the payments are included as gross wages and are taxable.

The IRS makes very clear that a salary reduction arrangement which “reimburses” the minister for business expenses by reducing his salary does not qualify as an accountable plan. They apply this rule whether the amount varies by pay period or is a specific amount. As long as the minister is entitled to receive the full amount of annual compensation, regardless of whether or not business expenses are incurred during the year, the arrangement does not meet the “accountable plan” provisions.
Mileage

Documentation of expenses is vital to an acceptable accountable reimbursement plan. As earlier mentioned, mileage driven in the course of business is generally the minister’s greatest expense. Some ministers have contended that every mile they travel is in the furtherance of their business – and thus reimbursable. Their contention is based upon the fact that they never stop being a minister and technically are “on call” at all times. The IRS has not accepted this argument, just as they have declined similar claims by doctors and other professionals. Commuting, going to the grocery store, or the local department store are miles that are not ministerial in nature and thus can not be claimed for reimbursement. In their publications, the IRS clearly agrees that trips to the hospital or nursing home, or to attend conferences or other church meetings are business miles and can be deducted. However, they go on to point out that trips to and from the church are considered nondeductible commuting expenses.

A minister should carefully document his business mileage by the use of a daily (or trip) log. The log should contain the odometer reading at the beginning of the trip and the end of the trip, the date, and the purpose of the trip. Stopping by the grocery store on the way home does not take the trip out of the business expense category, as long as the stop was incidental. The log should be used to calculate your mileage for submission to the church and should be retained long term to document such expenses if ever questioned by the IRS.

Effective January 1, 2014, the standard mileage rate for the use of a car for business purposes is **56.0 cents a mile** for all business miles driven.

Dues vs. Contributions

Some ministers contend that since they are “required” to pay tithe, that such amounts to “dues,” and therefore should be deductible as a business expense. The IRS clearly refutes this effort at tax evasion. Tithes for a minister are treated just like anyone else that pays tithes – they are a charitable contribution that can be deducted on Schedule A.

Records Required

The Internal Revenue Services requires that any expenditure over $75 included in an accountable reimbursement plan must be documented by a receipt. However, the local church can require receipts for a lesser amount if they so desire. The best policy is to require receipts for all expenditures except for incidental expenses such as tolls.
It is important to note that a credit card bill is not a sufficient receipt. The actual receipt from the point of transaction must be used and not the monthly statement from American Express, VISA, etc.

Creating an Accountable Plan

The following steps should be taken to create a valid “accountable plan:”

The church governing body (Church Council or the church as a whole operating in a business meeting) should adopt a resolution creating an accountable reimbursement plan. The resolution could be very simple, for example:

“The Anytown Church of God, through this action of the Church Council, does hereby create an accountable reimbursement plan for Pastor Phil Pulpit. In addition to the compensation paid to Pastor Pulpit, the church agrees to reimburse all necessary and proper business expenses incurred by him during the normal course of conducting business on behalf of the Anytown Church of God up to an amount not to exceed $6,000 (for example) a year. Expenses must be substantiated to the church treasurer as to the date, amount, and purpose within 30 days after they are incurred. Any excess reimbursement must be refunded to the church within 60 days after expenses are paid or incurred. This resolution shall be good and valid for the upcoming fiscal year and all years afterward unless changed by this body.”

This resolution should be reviewed and examined each year. However, the last sentence of the resolution keeps such active in case the church fails to place a new resolution in the records.

Disbursement of the “expense” money can be made on a regular basis, either in advance or upon submission of the receipts. If expenses are paid upon submission of expense receipts, there is no problem of “excess” expenses that has to be returned at year-end. However, many ministers would rather receive their “expense” money in advance so that they do not have to use their personal funds to “float” the expenses of the church for a month or so. Advancing expenses is perfectly fine. However, the minister still must provide receipts to the church treasurer. While the IRS regulations require that receipts must be submitted with 60 days of incurring the expense, the church can demand that receipts be submitted more often – say every 30 days (or by the first of the month). A shorter time period generally helps assure that proper receipts are presented. The Accountable Reimbursement Plan Ministry Related Expense Form (see Attachment E) can be used by the minister to submit his expenses to the church treasurer, whether he is getting payment in advance or if he is receiving payment upon receipt of proper documentation.
The minister should maintain a detailed log of all mileage traveled for business purposes. The log should be used to calculate the mileage claimed on the Accountable Reimbursement Plan Ministry Related Expense Form. In addition, the minister should save the logs for at least seven years to respond to any inquiry that might be raised by the Internal Revenue Service.

The church should not use a salary reduction arrangement to pay for the minister’s business expenses. Under this type of plan, the minister’s “salary” check would be reduced weekly or monthly by the amount of expenses he submitted. Such arrangement is nonaccountable and any “reimbursement” must be counted as income to the minister.

An historical note is in order at this point in relationship to compensation paid to Church of God ministers. Prior to General Assembly action in 1992, the Church of God salary structure was divided into two separate categories – salary and expenses. Basically, the Minutes assumed that every pastor in the same category incurred the same expenses on a weekly basis. The Internal Revenue Service raised questions about this structure on two major grounds. First, they contended that a blanket designation of expenses was incorrect because some ministers may have more expenses than others. For example, a minister pastoring a rural church would generally incur more mileage expenses than a pastor in a “city” church. Second, under the approach taken in the Minutes, the IRS correctly pointed out that the pastor was not required to “account” for his expenses. The Minutes had just assumed that he had such expenses – and therefore had designated such. The IRS basically advised the church that such created a “non-accountable” reimbursement plan and that they would more than likely rule that the expense designation was income – and therefore taxable to the minister.

To deal with this issue, the 1992 General Assembly combined the two (salary and expenses) into what is now know as the “minimum compensation scale.” Based upon interviews with those that were involved in this proposal, it was the intention of the General Assembly to create one big “pot” that the minister could use in setting up an accountable plan. If he could justify more expenses, then he could have more of his weekly “compensation” designated as expenses, thereby reducing his tax burden.

For example, let us assume that a pastor is entitled to minimum compensation of $675.00 per week using the compensation scale – or $35,100.00 per year. Using the Estimate of Accountable Reimbursement Expenses Form (see Attachment D), the minister estimates that his weekly expenses will be $150.00 ($7,800.00 per year). Under the approach as adopted by the 1992 General Assembly – and that continues in the most current Minutes, the church governing body (either the Council or the church as a whole) should designate $7,800.00 as an accountable reimbursement plan and designate $27,300.00 as salary. If the minister substantiates, documents, and reports expenses up to $7,800, that amount would not be taxable. The remainder ($27,300) would be taxable income to the minister.
This process differs from salary reduction. Under this type of arrangement, the “total” compensation scale is used to determine what expenses, if any, the minister will incur. In addition, an amount is set in advance as to how much is expenses and how much is “taxable salary.” Again, from an historical review, it was anticipated that the “minimum compensation scale” would cover both taxable compensation and expenses. This is made evident by the list of elements that are included in the basic compensation package of the pastor as found in Section 68 of the Minutes.

Some pastors contend that expenses are in addition to the “minimum compensation scale” found in Section 69 of the Minutes. These ministers use paragraph III of Section 68 to justify their position: “Therefore, all churches are encouraged to provide automobile travel expense allowances and to provide incentives such as higher percentages of retirement, annuity, and insurance plans, and so forth, based on increases in finances, pastoral responsibility, pastoral effectiveness, and longevity.” If the local church is financially able to provide the minimum compensation scale as taxable income plus an accountable expense allowance in addition, that would be a wonderful blessing to the pastor. However, the “minimum” income for the pastor should be the compensation scale contained in Section 69 of the Minutes, which would include his accountable reimbursable expenses and his taxable income.

From a church bookkeeping standpoint, the local church does not have to cut the pastor a separate check each week for expenses. He can be given one check that includes his taxable compensation, his accountable reimbursement expense funds, his housing allowance, and any other compensation or reimbursement for which he is entitled. Those differences can be noted in the ledger – and should be dealt with on the minister’s Form W-2 as well.

It must be remembered that any amounts paid under a valid accountable plan is not considered income to the minister and does not appear on his Form W-2.

Any amounts in excess of those to cover substantiated expenses must be returned to the church. For example, at the end of the year the minister has documented and substantiated expenses to the church treasurer of $5,500. However, each month he has received $500 for expenses from the church in advance – or $6,000 for the year. The minister must return the $500 difference to the church or the plan is deemed by the IRS to be a nonaccountable plan. Even if the church decides to give the $500 to the pastor as a gift, the IRS suggests that it must be returned by the minister to show a paper trail that the accountable plan is separate from the gift. Of course, if the $500 is given as a gift, it becomes taxable to the minister as income.

A valid accountable plan for business expenses is as important as having a housing resolution in place. If an accountable plan is not provided for the minister, it is almost a certainty that the minister will pay too much in income taxes.
Tax Reporting

If an accountable reimbursement plan is set up properly, any amounts paid to the minister under the plan do not appear on his Form W-2, nor does the minister have to claim these expenses as a deduction. On the other hand, if the minister does not have an accountable reimbursement plan that was adopted by the church, all funds paid to the minister as reimbursement for expenses are treated as ordinary income – and are included as compensation in Box 1 on the minister’s Form W-2.

Fringe Benefits

A key component of a minister’s compensation package involves “fringe benefits.” Usually by the time the minister and the church get the housing allowance and the accountable expense plan worked out, they have little or no energy left to deal with any other aspects of the compensation package. Not creating a fringe benefits package can be devastating to the minister in the long run. The fringe benefits package can contain many different elements but most often deals with retirement accounts, health insurance, and reimbursement of half of the minister’s Social Security payments.

Tax-deferred Retirement Account

As cited above, the Minutes of the Church of God General Assembly states that the local church should make contributions “to the Church of God Ministers’ Retirement Plan for the pastor of an amount equal to at least 5 percent of the cash compensation received by the pastor.” The Ministers’ Retirement Plan is a 403(b)(9) retirement plan set up under the auspices of the Internal Revenue Service. The Ministers’ Retirement Plan, or MRP, is administered for the Church of God by the Benefits Board, Inc. The MRP operates almost identically to a 401(k) plan.

In 2014, the regular contribution limit to the Ministers’ Retirement Plan is $52,000 or the amount of the minister’s (or church-related employees’) taxable ministerial income, whichever is less. Of that amount, no more than $17,500 in 2014 can be contributed by salary reduction. The remainder of the limit must come from the church’s contribution.

In addition to the regular contribution limit, anyone that is 50 years of age or older during 2014 can contribute an additional $5,500 for the year, either through salary reduction or by the employer, as a catch-up contribution.
A second addition applies to those who have been in the ministry or have worked for a church-related organization for 15 years or more – commonly called the “church plan catch-up.” This catch-up provision allows those individuals that qualify to contribute an additional $3,000 per year, either through salary reduction or by employer contribution, as church plan catch-up. This catch-up provision is capped at a lifetime maximum of $15,000.

As ministers approach the retirement years, they become much more interested in preparing for retirement. However, then it is often too late to save enough to provide for the standard of living that they desire in retirement. Therefore, planning for retirement is important for ministers of all ages. Money saved in a retirement account as a young person has many more opportunities to compound than money saved in the last few years of a person’s working career.

While a young minister may not see a retirement account as a valuable fringe benefit, it should be included in his package at least at the five percent level recommended by the Minutes. A more reasonable figure would be to set aside 10% of the minister’s cash compensation for contribution to the Ministers’ Retirement Plan. The church should take the position that they are not only providing for the minister now – but also in his retirement years.

If the church includes payments to the Ministers’ Retirement Plan in their compensation package, a resolution should be entered on the local church records to memorialize such.

It should be noted that the Ministers’ Retirement Plan is the only tax-deferred plan recognized by the Church of God, and therefore, the only retirement plan that a church can make contributions to on behalf of a minister.

**Tax Reporting of Retirement Plan Contributions**

Retirement plan contributions made by the church on behalf of the minister are not required to be reported at all on Form W-2. In addition, amounts contributed to the retirement plan by a salary reduction agreement are also not includible in Box 1 on the W-2 form as wages. However, on Form W-2 the "retirement plan" box should be checked on line 13. In addition, any amount contributed by salary reduction agreement should be reported in Box 12 of the W-2 form, using the code "E". For example, if a minister reduced his salary by $5,000 to make contributions to his retirement account, that amount would not be included in Box 1 of the W-2, but "retirement plan" would be checked in Box 13 and Box 12 would report "E - $5000.00."

As an additional note, it should be pointed out that retirement plan contributions made by the church are not considered wages for Social Security tax purposes. In addition, two separate Revenue Rulings (see Revenue Ruling 68-395 and Revenue Ruling 78-6) seem to suggest that even salary reduction retirement contributions made by ministers do not necessarily constitute self-employment earnings for purposes of determining Social Security tax liability.
**Health Insurance**

The cost of health insurance for all Americans has become outrageous. Recognizing the need for health insurance, the *Minutes* point out that the local church should provide the funds to pay for the minister’s premiums for health insurance coverage. According to the IRS regulations, payments by the church directly to the insurance carrier or to the minister based upon substantiation of the health care costs are considered to be a tax-free benefit to the minister. If such payments are not made and the minister has to pay his own health insurance premiums, he can only claim such on Schedule A – and he only gets a deduction if those expenses exceed 7.5% of his adjusted gross income.

Obtaining health insurance as a minister may be as big of a challenge as paying for such. The best alternative may be to secure health insurance through a plan offered to your spouse through her employment. It is permissible for a church’s fringe benefits plan to reimburse health insurance premiums paid by a spouse through payroll deduction at her job. Since early 2013, the Benefits Board has made health insurance available through a consortium with GuideStone. However, due to unknown challenges brought on by the Affordable Care Act, new enrollment in the personal health insurance plans were temporarily suspended as of January 1, 2014. It is hoped that enrollment will be restarted in the near future. Please check the “health care” tab at [www.benefitsboard.com](http://www.benefitsboard.com) for the latest information on personal health insurance plans.

In the *Minutes* previously discussed, churches are encouraged to pay the entire premium for the minister’s health insurance. However, if the resources are not available in the local church, it is permissible for the church to pay a percentage of the minister’s health insurance costs – and such payments are non-taxable to him as a fringe benefit. In other words, the total premium does not have to be paid by the church for such to qualify as a fringe benefit.

If the church includes health insurance premiums in their compensation package, a resolution should be entered on the local church records to memorialize such.

Medical expenses that are not eligible for reimbursement under a health insurance plan may be deductible on Schedule A as an itemized deduction. On the other hand, medical expenses that are reimbursed under a health insurance plan cannot be deducted as medical expenses on an individual’s tax return.

**Tax Reporting of Health Insurance Premiums**

Simply put, the payment of health insurance premiums for the minister, even if such includes family coverage, under a policy provided by the church or through payments approved by the church for a policy obtained directly by the minister are non-taxable – and therefore are not included on the minister’s IRS Form W-2.
Health Reimbursement Arrangements

Even under the best insurance plans, there are going to be some charges not covered either because they do not fall under the coverage of the policy or because they are subject to a deductible or a co-payment provision in the insurance policy. These costs can be substantial after a major surgery or dental procedure. While these non-reimbursed medical costs can be claimed on Schedule A, only the amount that exceeds 7.5% of the minister’s adjusted gross income actually becomes a deduction. Therefore, these costs come out of the pocket of the minister.

To fill this void on unreimbursed expenses, some churches have set up Health Reimbursement Arrangements (HRA) as a fringe benefit to provide assistance to their employees who fall in this gap. HRA are a technical creation of the IRS and are set up under Section 105(b) of the Internal Revenue Code. Professional assistance from a CPA or an attorney would be advisable in creating such a plan. The Zondervan Minister’s Tax & Financial Guide by Dan Busby is an informative source of information on health reimbursement arrangements.

Generally, a Health Reimbursement Arrangement requires a written plan or procedures manual, all employees must be allowed to participate in such (not just the pastor if there are other employees, although it seems probable that a distinction could be made between full and part-time employees), the HRA must provide a maximum dollar amount of coverage (for example, $2,500 a year), the church/employer must fund the HRA and not the employee through salary reduction, and the plan document may allow for money not used in one year to carry forward to the next. However, if a person has the right to receive cash under the plan without such being a reimbursement, the entire HRA is disqualified and all benefits paid out of such becomes taxable.

HRAs offer additional benefits in that they can be used to reimburse expenses not normally covered under health insurance policies, such as laser eye surgery, chiropractic care, or the extra cost of a private hospital room.

While a Health Reimbursement Arrangement is not for every minister or every church, it is an additional fringe benefit that can be of great benefit to a minister and other church-related employees.

Tax Reporting on Health Reimbursement Arrangements

If the Health Reimbursement Arrangement is properly created and administered, reimbursements from such are not considered wages for federal income tax purposes or for Social Security purposes. Therefore, such do not appear on the minister’s IRS Form W-2.
Social Security Reimbursement

As mentioned earlier in our analysis, a minister has a dual tax status: he is an employee for federal income tax purposes but he is self-employed for Social Security purposes. Further discussion on this issue is found elsewhere in this document. Due to the minister’s status as self-employed for Social Security purposes, he is required to pay the self-employment Social Security tax of 15.3% on his wages. In a regular employment relationship, the employer would pay half (7.65%) and the employee would pay half (7.65%) through withholdings.

Recognizing the inequity of the dual tax status, the Minutes of the Church of God General Assembly encourages the local church to pay at least “one-half of the pastor’s Social Security tax.” These payments basically put the minister in the same position as any other employee. There is one exception – the payments are taxable for income and Social Security tax purposes whether they are paid directly to the minister or to the Internal Revenue Service. Therefore, an allowance to cover half of the minister’s self-employment Social Security tax provides absolutely no tax benefit since the amount is fully taxable. However, paying at least a portion of the minister’s Social Security tax is important so this amount can be properly shown as a fringe benefit for compensation analysis purposes.

Tax Reporting on Social Security Reimbursement

Any payments made by the church for reimbursement of any portion of the minister’s Social Security tax liability, whether they are paid directly to the minister or to the IRS, are taxable for federal income tax purposes and Social Security tax purposes. Although such payments are considered a “fringe benefit,” they are included in the minister’s taxable compensation. Therefore, they are included in Box 1 income on the minister’s IRS Form W-2.
WORKSHEET ON MINISTER’S COMPENSATION

The entire discussion on minister’s compensation began with a discussion of the minister’s personal budget. A good compensation package from the employer/church should also benefit the minister on his personal budgeting. The minister’s entire compensation can be summarized on one form – the Worksheet for Minister’s Compensation (see Attachment F). By using this simple form, the minister can determine quickly and accurately what his tax liability will be for the year. This information is absolutely essential for the minister who files estimated tax payments quarterly.

The first part of the Worksheet on Minister’s Compensation includes all that goes into a compensation package – salary, parsonage or housing allotment, accountable reimbursements, and other fringe benefits. The total derived here determines exactly how much it will cost the employer/church to have the minister on staff. This number is essential to the church in planning and budgeting for a new year.

The second part of the Worksheet on Minister’s Compensation allows the minister to determine how much of his compensation package will be taxable. While this information is not as important to the employer/church, it is vitally important to the minister as he tries to insure that he is meeting his tax liability obligations. Also, this analysis allows the minister to determine what amounts he can contribute to his retirement plan through a salary reduction agreement.

REPORTING MINISTER’S COMPENSATION

As previously noted, most ministers are employees of the church for federal income tax purposes. However, the Internal Revenue Code places the pastor and other ministerial staff in a “dual tax status”. This dual status means that while the pastor and other ministers are employees for income tax purposes, they are self-employed for Social Security tax purposes with respect to ministerial income. This dual tax status creates a unique tax withholding or payment situation for ministers.

According to the Internal Revenue Code [IRC 3401(a)(9)], it is unlawful for a church to withhold income tax or FICA taxes on a minister. However, the minister can voluntarily have the employer/church withhold income taxes. In addition, due to the minister’s status as self-employed for Social Security purposes, he does not pay FICA taxes – but rather pays self-employment taxes (or SECA taxes).
The employer/church does not withhold self-employment taxes (SECA) from the minister’s salary. The minister is responsible for the payment of these taxes on a quarterly basis. However, the minister may voluntarily have the church withhold extra income taxes to cover the amount owed for self-employment taxes. Entering into a voluntary agreement with the church to withhold income taxes, and an additional amount for self-employment taxes, is by far the easiest way for the minister to meet his tax liability obligations. IRS Form W-4 can be used for this purpose (see Attachment G). A minister can simply complete lines 1 through 3, and then complete line 6 to show the voluntary amount that he would like withheld.

For Social Security purposes, self-employment earnings include pastoral salary, the fair rental value of a parsonage or a housing allowance, Social Security reimbursement, and business expenses (except where the church has an “accountable reimbursement” plan in place for business expenses). The current rate for self-employment taxes is 15.3%. The self-employment tax is computed by using IRS Form 1040 Schedule SE.

Due to the minister’s status as an employee of the church, he should receive a Form W-2 each year before February 1 to reflect his wages for the previous year (see Attachment H). Non-employees of the employer/church should receive a Form 1099 Misc. if they received income in excess of $600 during the year (see Attachment I). Evanglist should receive a Form 1099, rather than a Form W-2. It should be noted that a church does not have to provide an incorporated ministry (Phil Pulpit Evangelistic Ministries, Inc.) with a Form 1099 if the revival receipts/love offerings were made payable to that incorporated ministry. NOTE: Based upon an IRS proposal, all Form 1099 rules are scheduled to change. Information on these changes will be forthcoming from the Internal Revenue Service once Congress adopts such.

Reportable Income for the Minister

Ministers and churches often find it difficult to determine or agree upon what is or is not reportable income for the minister.

Simply put, it is unlawful for a minister (or anyone else) to try to “hide” income by calling it something else. The following are clearly income to a minister:

- salary
- bonuses
- love offerings (Christmas or Pastor’s Appreciation offerings from the church)
- gifts that are run through the church for tax credit
- trips given to the pastor as a gift (i.e. Holy land trips)
- Social Security paid by the church for the minister
- business expense reimbursement under a non-accountable plan
- Personal use of church-provided automobile, and
- honoraria given for weddings and funerals  \(\text{list is not inclusive}\)

While this is not an exhaustive list, it provides a good framework for the employer/church to determine what items should be included on the minister’s W-2 form. Suffice it to say, the IRS will scrutinize the minister’s income very carefully should he or she be audited. Good records are essential for preventing penalties and interest on unpaid taxes from unreported income.

A simple rule of thumb is if a person has reason to believe that they can claim their gift as a charitable deduction, it is taxable to the recipient. In times past, a person who gave the minister a $20 bill on the way out of church was said to have given the minister a “gift,” creating no charitable contribution deduction for the giver and no tax liability for the recipient. However, the IRS has recently taken the position that such a “gift” is actually additional compensation for the minister – and therefore taxable to him, although the donor probably does not get a charitable deduction since it was not recorded and made through the church. On the other hand, had the person written a check to the Anytown Church of God for $20 and designated such as “pastor love offering,” the person now has a reasonable expectation that the “gift” is a charitable contribution and can claim a deduction for such. In addition, the “gift” becomes a taxable item to the minister.

**Items Not Considered Reportable Income for Ministers**

Lawyers often jokingly state that there is a simple distinction between *tax evasion* and *tax avoidance* – twenty years in federal prison. Hiding income is tax evasion and punishable by imprisonment upon conviction. However, there are several items mentioned within this document that can legitimately be excluded from taxable income for ministers. Since these items are dealt with at length elsewhere, only a brief mention of each will be noted here. The primary items not considered as reportable taxable income for ministers are:

- **Retirement Plan Contributions** – It should be noted that contributions made by the church on behalf of the minister are not required to be reported at all on Form W-2. In addition, amounts contributed to the retirement plan by a salary reduction agreement are also not includible in Box 1 on the W-2 form as wages. However, on Form W-2 the “retirement plan” box should be checked on line 13. In addition, any amount contributed by salary reduction agreement should be reported in Box 12 of the W-2 form, using the code "E". For example, if a minister reduced his salary by $5,000 to make contributions to his retirement account, that amount would not be included in Box 1 of the IRS Form W-2, but "retirement plan" would be checked in Box 13 and Box 12 would report "E - $5000.00."
- group term life insurance premiums for policies up to $50,000
- fringe benefits (medical insurance, disability insurance, etc.)
- qualified reimbursement of moving expenses
- business expense reimbursement under an *accountable* plan, and
- the minister’s housing allowance – which is not considered as income but is taxable for self-employment taxes.
None of the above-mentioned items should be included in box 1 of the W-2 form. Further, the employer/church should be aware that non-ministerial employees do not receive the housing allowance benefit. If the church pays the housing of the employee, it is still counted as reportable income. Additionally, retirement plan contributions made by a salary reduction agreement for non-ministerial employees are excluded from their reportable income for tax purposes, but must be included in their income for Social Security and Medicare purposes. For ministers, salary reduction contributions are excluded for both tax purposes and Social Security purposes.

Completing Form W-2

Completing the minister’s IRS Form W-2 should be relatively simple for the employer/church. Step-by-step instructions and tips follow:

- **Box a** – list the minister’s Social Security number (NOTE: The employee’s Social Security number has been relocated from Box d to Box a.)
- **Box b** – list the employer/church’s IRS identification number. Every church should have an Employer Identification Number. If not, the church treasurer on behalf of the church may obtain an Employer Identification Number (EIN) by completing IRS Form SS-4 or by applying on-line for an EIN number at [http://www.irs.gov/businesses/small/article/0,,id=102767,00.html](http://www.irs.gov/businesses/small/article/0,,id=102767,00.html).
- **Box c** – list the name and address of the employer/church
- **Box d** – nothing goes in this box generally
- **Box e** – list the name of the minister
- **Box f** – list the address of the minister
- **Box 1** – list all reportable taxable income for the minister (do not include employer/church retirement plan contributions or amounts reduced from the minister’s salary through a valid salary reduction agreement)
- **Box 2** – if the minister voluntarily requested that federal income taxes be withheld from his taxable compensation, including additional amounts to cover his Social Security tax liability, then list those amounts here. If there was no voluntary withholding agreement, nothing should appear in Box 2.
- **Box 3 through Box 11** – nothing generally appears in these boxes for ministers
- **Box 12** – use the following codes and state the amount (additional codes may be applicable):
  - **C** – Reports cost of group term life insurance benefits in excess of $50,000 paid by the employer/church
  - **E** – Reports amounts contributed to a 403(b) retirement plan (like the Minister’s Retirement Plan) by salary reduction from the employee
  - **P** – Reports qualified moving expenses reimbursed to the minister. If the employer/church pays the moving company directly, those costs are not reported on the Form W-2.
• Box 13 – If the minister participates in the Minister’s Retirement Plan, either through employer/church contributions and/or salary reduction contributions, check the box that reflects “retirement plan.”
• Box 14 – Report housing allowance or fair rental value of parsonage. For example, if the minister received a housing allowance, Box 14 would report “$12000.00 – Minister’s Housing Allowance.” If the minister lives in a parsonage, Box 14 would report “$12000.00 – Parsonage Rental Value.”
• Box 15 through Box 20 - nothing generally appears in these boxes unless state and local withholding is required by law.

The IRS provides detailed instructions on the completion of Form W-2 if such is needed beyond these cursory guidelines.

**SUMMARY**

As stated earlier, this guide is not meant to be exhaustive. There are some subjects that have not been covered because professional, legal, or accounting assistance is needed to address your specific circumstances. This “manual” is primarily made available so that ministers (and churches) will be familiar with most of the components of a well-defined compensation package. There has been absolutely no attempt to cover every single aspect of a minister’s compensation package or to discuss every possible tax implication of a particular financial decision.

As a minister reads through this “manual,” he or she will find things that they are doing “right” and things that they are doing “differently.” It has been our attempt to present items in a way that meet the requirements of the Internal Revenue Code. That is not to say, however, that the way that you are doing something would not pass the muster of the IRS. The Service issues hundreds of opinions per year and often even those opinions differ on ways that particular issues should be handled. While we would all like to have clear “black and white” interpretations when it comes to tax laws, that is often not the case. However, the matters dealt with here come from Internal Revenue Service publications and the recommended course of action found in this document comes from the IRS itself.

It is the hope of the Benefits Board that this “manual” will serve you well in providing for the local pastor or leader of your congregation. He is God’s choice servant and should be treated as such.

**IRS Circular 230 Notice:** United States Department of the Treasury Regulations require the Board to inform you that to the extent this communication or any attachment or link hereto concerns tax matters, it was not intended nor written to be used and cannot be used by a taxpayer for the purpose of avoiding penalties that may be imposed by United States Internal Revenue Code.
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# PERSONAL BUDGET WORKSHEET

## Income

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salary</td>
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</tr>
<tr>
<td>Pension Income</td>
<td>_______</td>
</tr>
<tr>
<td>Social Security</td>
<td>_______</td>
</tr>
<tr>
<td>Interest</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Gross Income per Month</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

## Expenditures

### Housing

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mortgage/Rent</td>
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</tr>
<tr>
<td>Insurance</td>
<td>_______</td>
</tr>
<tr>
<td>Real Estate Taxes</td>
<td>_______</td>
</tr>
<tr>
<td>Electricity</td>
<td>_______</td>
</tr>
<tr>
<td>Gas</td>
<td>_______</td>
</tr>
<tr>
<td>Water/Sewer/Garbage</td>
<td>_______</td>
</tr>
<tr>
<td>Cable TV</td>
<td>_______</td>
</tr>
<tr>
<td>Telephone</td>
<td>_______</td>
</tr>
<tr>
<td>Repairs/Upkeep</td>
<td>_______</td>
</tr>
<tr>
<td>Furnishings/Appliances</td>
<td>_______</td>
</tr>
<tr>
<td>Lawn Care</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### Food

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Groceries</td>
<td>_______</td>
</tr>
<tr>
<td>Dining Out</td>
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</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### Automobile

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payment</td>
<td>_______</td>
</tr>
<tr>
<td>Gas &amp; Oil</td>
<td>_______</td>
</tr>
<tr>
<td>Auto Insurance</td>
<td>_______</td>
</tr>
<tr>
<td>Auto Taxes and Fees</td>
<td>_______</td>
</tr>
<tr>
<td>Maintenance</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
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</table>

### Insurance

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Life</td>
<td>_______</td>
</tr>
<tr>
<td>Medical</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### Debts

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consumer Loans</td>
<td>_______</td>
</tr>
<tr>
<td>Credit Cards</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### Entertainment and Recreation

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vacation</td>
<td>_______</td>
</tr>
<tr>
<td>Trips</td>
<td>_______</td>
</tr>
<tr>
<td>Health/Fitness Club</td>
<td>_______</td>
</tr>
<tr>
<td>Baby Sitters</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### Clothing

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Husband</td>
<td>_______</td>
</tr>
<tr>
<td>Wife</td>
<td>_______</td>
</tr>
<tr>
<td>Children</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
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</table>

### Medical Expenses (Un-reimbursed)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doctor</td>
<td>_______</td>
</tr>
<tr>
<td>Dentist</td>
<td>_______</td>
</tr>
<tr>
<td>Drugs</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### School/Child Care

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tuition/Fees</td>
<td>_______</td>
</tr>
<tr>
<td>Supplies</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### Investments

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retirement Plan</td>
<td>_______</td>
</tr>
<tr>
<td>Stocks/bonds/etc.</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### Miscellaneous

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toiletry, cosmetics</td>
<td>_______</td>
</tr>
<tr>
<td>Beauty, barber</td>
<td>_______</td>
</tr>
<tr>
<td>Laundry, cleaning</td>
<td>_______</td>
</tr>
<tr>
<td>Newspaper/magazines</td>
<td>_______</td>
</tr>
<tr>
<td>Gifts</td>
<td>_______</td>
</tr>
<tr>
<td>Cash</td>
<td>_______</td>
</tr>
<tr>
<td>Other</td>
<td>_______</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

### TOTAL EXPENSES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>TOTAL EXPENSES</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

## INCOME vs. EXPENSES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Net Available Income</strong></td>
<td>_______</td>
</tr>
<tr>
<td><strong>Less Total Expenses</strong></td>
<td>_______</td>
</tr>
<tr>
<td><strong>Equals Surplus Income</strong></td>
<td>_______</td>
</tr>
</tbody>
</table>

*Surplus income should be designated to savings or investments. It should not be spent just because it is available.*
I, __________________________, certify that I am a minister of the gospel, and I estimate my housing cost for the calendar year of 20____ as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Rent</td>
<td>$ ______</td>
</tr>
<tr>
<td>2. Mortgage (including down payment)</td>
<td>$ ______</td>
</tr>
<tr>
<td>3. Real Estate Tax</td>
<td>$ ______</td>
</tr>
<tr>
<td>4. Insurance (home and contents)</td>
<td>$ ______</td>
</tr>
<tr>
<td>5. Repairs, Improvements, and Maintenance</td>
<td>$ ______</td>
</tr>
<tr>
<td>6. Household Furnishings and Appliances</td>
<td>$ ______</td>
</tr>
<tr>
<td>7. Decorator items (drapes, carpet, pictures, etc.)</td>
<td>$ ______</td>
</tr>
<tr>
<td>8. Utilities (electricity, gas, water, and sewage)</td>
<td>$ ______</td>
</tr>
<tr>
<td>9. Lawn Maintenance, Landscape, and Pest Control</td>
<td>$ ______</td>
</tr>
<tr>
<td>10. Any other allowance expense (Specify)</td>
<td>$ ______</td>
</tr>
</tbody>
</table>

Estimated Total Annual Housing $ ____________

Allowance Amount per Month (1/12 of yearly total) $ ____________

I understand that the total allowance permitted is limited to the fair market rental value of my home plus the cost of utilities and furnishings.

Signature __________________________________________ Date __________________

Adopted by the Board on __________________________
Attachment C

Housing/Parsonage Allowance Exclusion Worksheet

A. Housing Allowance

Home Owned or Rented

The exclusion is limited to the least of:

1. Amount designated as housing allowance by Church
   __________

2. Amount actually used to provide a home:
   Rent                  __________
   House Payments        __________
   Furnishings           __________
   Repairs               __________
   Insurance, Taxes      __________
   Utilities             __________
   Other expenses        __________
   (include down payment, interests, etc., but not food or servants or entertainment)
   __________

3. Fair rental value of home, including furniture, utilities, and garage
   __________

B. Parsonage

Parsonage Provided

Fair Rental Value of Parsonage
   __________

Based on the above figures (either A or B), the amount of the minister’s housing allowance excludible from income tax liability is _________________.

The entire designated ministerial housing allowance is subject to self-employment tax unless the minister has “opted out” of Social Security or the minister is retired.

## ESTIMATE OF ACCOUNTABLE REIMBURSEMENT EXPENSES

<table>
<thead>
<tr>
<th>NAME</th>
<th>YEAR</th>
<th>EMPLOYER</th>
<th>POSITION</th>
</tr>
</thead>
</table>

(Please list only ministry related expenses)

1. Car Miles _______ @ ____ cents $________________________
2. Parking Fees and Tolls $________________________
3. Meals and Entertainment $________________________
4. Dues and Publications $________________________
5. Office Expense $________________________
6. Telephone Calls $________________________
7. Business Gifts $________________________
8. Depreciation on Equipment $________________________
9. Conventions and Seminars $________________________
10. Insurance on Professional Items $________________________
11. Travel – Airline, Motels, Etc. $________________________
12. Repairs to Equipment $________________________
13. Audio and Video Cassettes $________________________
14. Advertising – calling cards, ads, etc. $________________________
15. Interest on Business Debts $________________________
16. Other ____________________________ $________________________

**Estimated Total Yearly Business Expenses** $________________________

**Allowance Amount per Month (1/12 of yearly total)** $________________________

I understand that all expenses, when submitted, must be substantiated as to the date, amount, and purpose within 60 days after they are incurred and that any excess reimbursement must be refunded to the church within 120 days after expenses are paid or incurred.

Signature ____________________________ Date __________________________

Adopted by the Board on ____________________________
**Attachment E**

**ACCOUNTABLE REIMBURSEMENT PLAN MINISTRY RELATED EXPENSE FORM**

<table>
<thead>
<tr>
<th>NAME</th>
<th>POSITION</th>
<th>YEAR</th>
<th>MONTH ENDING</th>
</tr>
</thead>
</table>

(Please list only ministry related expenses)

1. Car Miles \______________\ @ \____\ cents $____________________
2. Parking Fees and Tolls $____________________
3. Meals and Entertainment $____________________
4. Dues and Publications $____________________
5. Office Expense $____________________
6. Telephone Calls $____________________
7. Business Gifts $____________________
8. Depreciation on Equipment $____________________
9. Conventions and Seminars $____________________
10. Insurance on Professional Items $____________________
11. Travel – Airline, Motels, Etc. $____________________
12. Repairs to Equipment $____________________
13. Audio and Video Cassettes $____________________
14. Advertising – calling cards, ads, etc. $____________________
15. Interest on Business Debts $____________________
16. Other $____________________

(Mileage log, receipts, etc. must be attached.)

Total Ministry related expense

For the month of $____________________

Signed by: ________________________________ Date ________________________________

Church Office Use Only

Reimbursed by: ________________________________ Check #: ______________________

Date: ________________________________
### Worksheet for Minister’s Compensation

(Duplicate and complete a separate sheet for each minister.)

<table>
<thead>
<tr>
<th>Name of Church</th>
<th>Pastor</th>
<th>Actual (Current Year)</th>
<th>Proposed (Next Year)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

#### I. Pastor’s Minimum Compensation
(See Minutes for Scale)

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
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</tbody>
</table>

#### II. Parsonage / Housing Allotment
(Include additions to salary only - or fair rental value of parsonage)

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>$</td>
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</tbody>
</table>

#### III. Accountable Reimbursements
(Include amounts that are designated for ministry-related expenses in addition to salary)

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>$</td>
<td>$</td>
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</tbody>
</table>

#### IV. Fringe Benefits

1. Retirement Plan Contributions
2. Medical Insurance
3. Social Security Reimbursement
4. Other ____________________
5. Other ____________________

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>$</td>
<td>$</td>
<td>$</td>
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</tbody>
</table>

#### V. Summary:
Total Compensation Package

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
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</table>

### Taxable Compensation

<table>
<thead>
<tr>
<th>Total Compensation</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
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</table>

#### LESS:

**Housing Allowance**

(Minister must complete Estimate of Housing Allowance and a resolution must be adopted by church)

<p>| | | | |</p>
<table>
<thead>
<tr>
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<tbody>
<tr>
<td>$</td>
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</table>

**Accountable Reimbursements**

(Minister must complete Accountable Reimbursement Plan Expense Form and a resolution must be adopted by church)

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>$</td>
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</tbody>
</table>

**Fringe Benefits (exclude SS)**

<p>| | | | |</p>
<table>
<thead>
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</thead>
<tbody>
<tr>
<td>$</td>
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</tbody>
</table>

### Total Reportable Compensation

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
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</tbody>
</table>

#### LESS:

**Retirement Plan Contributions**

(By Salary Reduction Agreement)

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>$</td>
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</table>

### Taxable Compensation

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>$</td>
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</tbody>
</table>

(Reported in Box 1 on Form W-2)

(Revised 01/03)
Sample Form W-4

Form W-4 (2012)

Purpose. Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. Consider completing a new Form W-4 each year and when your personal or financial situation changes.

Exemption from withholding. If you are exempt, complete only lines 1, 2, 3, 4, and 7 and sign the form to validate it. Your exemption for 2013 expires February 15, 2013. See Pub. 505, Tax Withholding and Estimated Tax.

Note. If another person can claim you as a dependent on his or her tax return, you cannot claim exemption from withholding if your income exceeds $1,000 and includes more than $300 of unearned income (for example, interest and dividends).

Basic instructions. If you are not exempt, complete the Personal Allowances Worksheet below. The worksheet on page 3 furnishes instructions for determining withholding allowances based on itemized deductions, certain credits, adjustments to income, or two-earners/multiple jobs situations.

Complete all worksheets that apply. However, you may claim fewer or zero allowances. For regular wages, withholding must be based on allowances you claimed and may not be a flat amount or percentage of wages.

Head of household. Generally, you can claim head of household filing status in your tax return only if you are unmarried and pay more than 50% of the costs of keeping up a home for yourself and your dependents or other qualifying individuals. See Pub. 505, Exemptions, Standard Deduction, and Filing Information, for information.

Tax credits. You can take projected tax credits into account in figuring your allowable number of withholding allowances. Credits for child or dependent care expenses and the child tax credit may be claimed using the Personal Allowances Worksheet below. See Pub. 505 for information on converting your other credits into withholding allowances.

Nonwage income. If you have a large amount of nonwage income, such as interest or dividends, consider making estimated tax payments using Form 1040-ES, Estimated Tax for Individuals. Otherwise, you may owe additional tax. If you have pension or annuity income, see Pub. 505 to find out if you should adjust your withholding on Form W-4 or W-4P.

Two earners or multiple jobs. If you have a working spouse or more than one job, figure the total number of allowances you are entitled to claim on all jobs using worksheets from only one Form W-4. Your withholding usually will be most accurate when all allowances are claimed on the form and the highest paying job and zero allowances are claimed on the others. See Pub. 505 for details.

Nonresident alien. If you are a nonresident alien, see Notice 7238, Supplemental Form W-4 Instructions for Nonresident Aliens, before completing this form.

Check your withholding. After your Form W-4 takes effect, use Pub. 505 to see how the amount you are having withheld compares to your projected total tax for 2012. See Pub. 505, especially if your earnings exceed $13,000 (Single) or $18,000 (Married).

Future developments. The IRS has created a page on IRS.gov for information about Form W-4, at www.irs.gov/w4. Information about any future developments affecting Form W-4 (such as legislation enacted after we release it) will be posted on that page.

Personal Allowances Worksheet (Keep for your records.)

A. Enter “1” for yourself if no one else can claim you as a dependent.

B. Enter “1” if:
   - You are single and have only one job; or
   - You are married, have only one job, and your spouse does not work; or
   - Your wages from a second job or your spouse’s wages (the total of both) are $1,500 or less.

C. Enter “1” for your spouse. But, you may choose to enter “0” if you are married and have either a working spouse or more than one job. (Entering “0” may help you avoid having too little tax withheld.)

D. Enter number of dependents (other than your spouse or yourself) you will claim on your tax return.

E. Enter “1” if you will file as head of household on your tax return (see conditions under Head of household above).

F. Enter “1” if you have at least $1,900 of child or dependent care expenses for which you plan to claim a credit.

G. Child Tax Credit (including additional child tax credit). See Pub. 972, Child Tax Credit, for more information.
   - If your total income will be less than $61,000 ($90,000 if married), enter “2” for each eligible child; then less “1” if you have three or more eligible children.
   - If your total income will be between $61,000 and $84,000 ($90,000 and $119,000 if married), enter “1” for each eligible child.

H. Add lines A through G and enter total here. (Note: This may be different from the number of exemptions you claim on your tax return.)

For accuracy, complete all worksheets that apply.

Employee’s Withholding Allowance Certificate

Whether you are entitled to claim a certain number of allowances or exemption from withholding is subject to review by the IRS. Your employer may be required to send a copy of this form to the IRS.

You are entitled to claim: ____________ allowances under the IRS’s automatic rules for withholding.

Department of the Treasury
Internal Revenue Service

Employee’s Withholding Allowance Certificate

1. Your first name and middle initial
2. Your last name
3. Your social security number
4. Your mailing address

City of residence
ZIP code

Note. If married, but legally separated, or spouse is a nonresident alien, check the “Single” box.

Date: ____________________________

For Privacy Act and Paperwork Reduction Act Notices, see page 2.
```latex
\begin{tabular}{|c|c|c|c|}
\hline
\textbf{a. Employee's social security number} & \textbf{b. Employer identification number (EIN)} & \textbf{c. Employer's name, address, and ZIP code} & \textbf{d. Control number} \\
\hline
123-45-6789 & 38-1234567 & Anytown Church of God & Anytown, TN 45678 \\
\hline
\textbf{e. Employee's first name and initial} & \textbf{f. Employee's last name} & \textbf{g. Total compensation} & \textbf{h. Dependent care benefits} \\
Phil B. & Pulpit & 12000.00 & E \\
\hline
\textbf{i. State} & \textbf{j. Employer's state ID number} & \textbf{k. State wages, tips, etc.} & \textbf{l. Social security tax withheld} \\
\hline
\textbf{m. Social security wages} & \textbf{n. Medicare wages and tips} & \textbf{o. Medicare tax withheld} & \textbf{p. Social security tips} \\
\hline
\textbf{q. Allocated tips} & \textbf{r. Non-qualified plans} & \textbf{s. Total compensation} & \textbf{t. Local income tax} \\
\hline
\textbf{u. Wages, tips, other compensation} & \textbf{v. Federal income tax withheld} & \textbf{w. Housing Allowance} & \textbf{x. locality name} \\
30000.00 & 0.00 & 12000.00 & \\
\hline
\end{tabular}
```
### SAMPLE FORM 1099

#### 2014

**Anytime Church of God**
123 Praise Street  
Cleveland, TN 37320

**Phil B. Evangelist**
456 Broad Street  
Cleveland, TN 37320

**Form 1099-MISC**

<table>
<thead>
<tr>
<th>Payer's Name</th>
<th>Recipient's Name</th>
<th>2014</th>
<th>Income Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anytime Church of God</td>
<td>Phil B. Evangelist</td>
<td>1</td>
<td>Rents</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2</td>
<td>Royalties</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3</td>
<td>Other income</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4</td>
<td>Federal income tax withheld</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5</td>
<td>Fishing boat proceeds</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6</td>
<td>Medical and health care payments</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7</td>
<td>Nonemployee compensation</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8</td>
<td>Substitute payments in lieu of dividends or interest</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>9</td>
<td>Payments made directly to a buyer of consumer products</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>10</td>
<td>Crop insurance proceeds</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>11</td>
<td>Gross proceeds paid to an attorney</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12</td>
<td></td>
<td>$</td>
</tr>
</tbody>
</table>

**Copy A**

For Privacy Act and Paperwork Reduction Act Notice, see the 2014 General Instructions for Certain Information Returns.

**File with Form 1099.**

**Department of the Treasury - Internal Revenue Service**

**Do Not Cut or Separate Forms on This Page — Do Not Cut or Separate Forms on This Page**