

## Self Assessment Individual Exclusions for online filing - 2018/19

- 1. Where a personal return cannot be filed online for a reason listed below, provided that a paper return by the normal 31st October deadline. A reasonable excuse claim should accompany the paper return.
- 2. Any paper return submitted must conform to the normal rules for paper returns even if it is a computer generated paper return e.g. it must hold a valid signature.
- 3. Where an HMRC recommended workaround causes an online return to be submitted with an entry that is not strictly correct, HMRC will not take action on that particular entry for that reason alone provided that the inaccuracy is in accordance with the workaround and purely to facilitate online filing.
- 4. Exclusions have been separated into two categories. The above points apply equally for both categories. Category 1 lists the System related Exclusions that have been in place for several tax years and will require significant system and CESA alterations to be removed. Category 2 lists the "live" Exclusions that are active during the relevant tax year but are reviewed by HMRC and a future fix is being considered.

Please note the changes list is on page 9 of the document

				Category 1 - System Related Exclusion	ons : 6		
Unique ID	Schedule	Page	Вох	Issue	Workaround	Mnemonic criteria for Software Developers	Status
1	All	All	All	Where it is considered necessary to file a return before the end of the tax year (e.g. before 6 April 2019 for a 2018/19 return).	For information	Early submission of Return information.	-
2	SA102MP, SA102MLA, SA102MSP, SA102WAM	All	All	It is not possible to submit a return containing any of these schedules online.	For information	N/A	-
3	Records dealt with under separate arrangements	-	-	Customers whose records are dealt with under separate arrangements means their unique taxpayer reference will not be recognised by the authentication system. These customers will be advised that they will not be able to file online.	For information		-
6	All	All	All	Return amendments can be submitted up to 12 months after the statutory filing date. Where a return has been issued late and legitimately filed after the 31st January the customer should have a further 12 month period to submit an amendment. However the system only allows online amendments to be submitted within 12 months of the online filing date of 31st January - amendments received before midnight on 31st January will be accepted.	Amendments made more than 12 months after the online filing date should be submitted on paper	Online Amendment window	
15	Various	General	General	It is not possible to file online if the number of schedules exceeds the number allowed in the schema. E.g. SA102M = 50.	In these circumstances a paper return should be filed.		-
100	SA101 SA108	Ai2	AOR2	Based on S1 TMA care and management the SA returns and the calculator automatically allocate to the taxpayer their personal allowance. However a taxpayer may wish to disclaim their Personal Allowance. For example, in order to claim income tax relief on EIS subscriptions so that they can claim Capital Gains Tax (CGT) relief. If the taxpayer doesn't want to claim their personal allowance a specific claim not to claim it must be made. HMRC is aware of 4 affected customer cases.	In these circumstances a paper return should be filed. Please make a note on box19 of page TR7.	We are unable to advise of criteria for identifying customers who do not want to claim Personal Allowance because it is not claimed on the Return and it is given automatically if it is due. It is expected that anyone who does not want to claim PA will contact HMRC. However, we have created this Exclusion so you can advise any customer that contacts you that they can file a paper Return and quote the Exclusion number 100.	

				Category 2 - "Live" Exclusions :	28		
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4	SA103L	LU1	LUN2	Customers can not enter a negative value for losses from Accrued Income Scheme and deeply discounted securities in box LUN2.	Customers who need to enter a negative amount in this box will not be able to file online and should contact Lloyds Underwriters Unit 51278, Newcastle Upon Tyne, NE98 12Z for advice.		
5	SA107	T2	TRU19	The notes for box TRU19 advise customers who have gains on life insurance policies taxed at 22% to include them in the additional information space. However this income will not be included in the calculation.  In these circumstances if the calculation shows that the notional tax will be refunded, customers will be unable to file online.	Review Special ID22 for a workaround where there is no likelihood of the notional tax being refunded.		
12	SA110	TC 2	CAL15	Where a customer is due a refund because of an adjustment to an earlier year that's not been coded correctly through PAYE, it is not appropriate to include this figure in box CAL15.  This is because where there is an entry in CAL14 but there is no entry in AO14 or LUN28 or FSE 71 or FSE72 or FPS11 or SPS11 the return will fail validation.	In these circumstances a paper return should be filed . If not it will be reconciled in PAYE or SA for the relevant year.		
18	SA110	TC2	CAL14	Where there is an entry in CAL14 but there is no entry in AOI14 or AIL23 or LUN28 or FSE71 or FSE72 or FPS11 or SPS11, the return will fail validation.	In these circumstances a paper return should be filed.  The Return should have an entry in the Additional Information Box stating the CAL14 entry is a result of Settlor income or an FTCR adjustment for overlap relief.		
19	SA110			Where the taxpayer is not resident, has made payments under the Gift Aid scheme but has paid insufficient UK tax to cover the Gift Aid, the liability will not be calculated correctly.	In these circumstances a paper return should be filed.		
20	SA107	T1	TRU12	Where the non resident calculation applies and the excluded income includes income from TRU12 the tax calculation will not calculate the tax due on the excluded income correctly.	In these circumstances a paper return should be filed.		
22	SA103F SA103S	SEF4 SES2	FSE79 FSE74 SSE34 SSE29	The validation rules on FSE79 & SSE34 are incorrect where terminal losses are entered as losses brought forward from earlier years set off against this years profits in FSE74 & SSE29.	In these circumstances a paper return should be filed.		
23	SA104F SA104S	FP2 SP2 SP1	FPS23 FPS17 SPS23 SPS17	The validation rules on FPS23 & SPS23 are incorrect where terminal losses are entered as losses brought forward from earlier years set off against this years profits in FPS17 & SPS17.	In these circumstances a paper return should be filed.		
34	SA103F SA104S SA104F	SEF4 SP1 FP1	FSE72 SPS11 FPS11	Losses used against profit of the same trade are not capped. This includes losses where the profit is 'created' by an averaging claim.  To the extent that the loss is used against other income, the capping rules will apply. Boxes FSE78 SPS22 & FPS22 'Loss from this tax year set off against other income for YYYY-YY' are correctly capped. There is no box to set the loss against the same trade. That is because Averaging Adjustment cases create a unique situation where there can be a loss and a profit for the same trade in the same year.	In these circumstances a paper return should be filed.	Averaging adjustment – only for farmers, market gardeners and creators of literary or artistic works where loss set against same trade in same year. Loss should not be capped.	

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36	SA105	UKP2	PRO42, FSE78, SPS22, FPS22	All of the amount in boxes FSE78, PS22, FPS22, and PRO42, will be restricted to the greater of £50,000 or 25% of the individual's adjusted total income. However, if part or all of the losses represent business premises renovation allowance BPRA from years to 2016-17 that has been carried forward then that amount should not be restricted.  Because the BPRA boxes FSE54, SP515, FPS15 and PRO33 have been removed from the Return it is not possible to indicate if any of the loss brought forward in FSE78, PS22, FPS22, and PRO42 relates to BPRA. It has now been confirmed that this Exclusion is not required as 1. a loss brought forward used against the year's profits is not subject to the limit, so if it contains BPRA the BPRA amount is not limited, and 2. a loss carried forward to be used against general income in 2018-19 cannot contain BPRA.	The Exclusion is not required but is retained for Software Developers who have already implemented the change into their products in these circumstances a paper return can still be filed.	Property business losses are subject to the cap where set off against total income, but not to the extent that those losses brought forward represent BPRAs.  BPRA ended on 5th April 17 but losses up to 2016-17 carried forward to later years affects 2017-18 onwards.	
46	SA103L SA103S SA103F SA104S SA104F SA110	TC1	CAL4.1 pseudo Class 2 box pseudo Class 1 box	The Reg100 Class 4 calculation uses Class 2 max amount of 53 x £2.80 (£148.40), and where they are a Share Fisherman the amount should be 53 x £3.45 (£182.85). As a result the Class 4 amount may be less than it should be by £27.43.	In these circumstances a paper return should be filed.	Share Fishermen with Class 1 NICable earnings that reduce amount of Class 2/Class 4 due. The Reg100 Class 4 calculation uses 'ordinary' Class 2 max rather than the share fisherman amount. The Class 4 amount may be less than it should be.	
47	Residency: SA109 disregarded income not in calculation SA100	Residency: RR1 disregarded income not in calculation TR3	Residency: NRDI disregarded income not in calculation INC17	Non-residents are generally liable to UK tax on all their UK income but can make a claim under s811 ITA 2007 to limit the amount of UK tax they pay on certain (disregarded) income if it's more beneficial for them. If income disregarded by virtue of s825 and s826 (e.g. patent/royalty payments, and distributions from unauthorised unit trusts etc.), is entered in box 17, it will not be included as disregarded income in the S811 calculation at stage 91. So if the customer is non-UK resident, the s811 calculation applies, and they have disregarded income entered in box 17 the calculation of tax due may be incorrect.  An example would be  Other income (INC17) £13,000 - all for patent paid to customer. NRD1 = V. Tax calculated as £13,000 x 20% = £2,600. But this is disregarded income and the £13,000 should be excluded from the calculation so income tax due = £0.00 and customer is £2,600 overpaid.  A fix would require a change to the Return and calculation e.g. new box INC17a' to show disregarded income in INC17. This will be considered.  The amount of any overpayment will depend on the amount of the disregarded income.	In these circumstances a paper return should be filed together with your s811 calculation (working sheet in H5300)	Non-UK residents completing Return box INC17 which contains an element of 'disregarded income' will not have that income identified in the calculation as disregarded income and it is being taxed.  For a non-UK resident (NRD1=Y) the s811 calculation is applied (limit on liability to income tax of non-UK residents) but the type of income disregarded by virtue of s825 and s826 ITA 2007 is entered in box 17 'Other taxable income, box 17 includes different types of income, not just those included in s825 and s826 and it is not included in stage 91.  As a result the calculation may identify the incorrect lower amount for s811 non-UK resident calculation.  This is dentifiable where  NRD1 = 'Y'  and INC17 > 0  and INC21 NOT NULL and notes state that INC17 includes an element of disregarded income	
56	Savings income: SA100 SA101 SA104S SA104F SA106 SA107	Savings income: TR3 Al1 SP2 FP2 FP4 F3 T2	Savings income: INC1 INC2 INC3 AOI6 AOIB AOI3 SPS28 FPS35 FPS73 FOR4 TRU4 TRU8 TRU11 TRU14 TRU17	The amount of up to £500 Personal Savings Allowance is not allocated where the customer is liable to additional rate tax but, after deducting reliefs and allowances, the customer is liable at a rate below additional rate. There must be non savings income of more than £150,000 + c4.59 taking up all the basic and higher rate bands.  This is identifiable on the \$A302 tax calculation where the amount of taxable income is less than £150,000 and expected amount of PSA nil rate of up to £500 is shown as £0.  An example would be:  a customer with interest (INC2) £56,447, dividends (INC4) £77,447, Pension (INC8) £15,334, Other pension (INC11) £320,347, loss set against income (SSE33) £38,765, (PRO40) £45,292 minus Shares or securities gifted to charity (REL9) £400,912. PSA_HR of £500 is due but reliefs and allowances are set against savings to reduce savings to \$R_band/nil and the £500 nil band is reduced to £0 by allowances in error.  It is expected that just a small numbers of customers will be affected, up to 50.	In these circumstances a paper return should be filed	This applies to all years from 2016-17. A fix was implemented for 2016-17 and carried forward to later years but it was only partially successful and where the non-savings income is more than £265,000* + c.4.65 and reliefs and allowances are more than £115,500 which reduce your taxable savings income to £0 (or the savings starting rate) in 2018-19 you will still be affected.  Note that if you live in Scotland and pay different rates of income tax, for the purposes of the Personal Savings Allowance the rUK tax bands are used -so for 2018/19 you will have the full £1,000 PSA if you earn up to £46,350.  This is identifiable:  WHEN £.19 > £0  AND £.157 > £150,000 + c.4.59  AND £.300 = £000 AND £.300 + £000  AND £.300 = £000  AND £.300 = £000  AND £.300 = £000  *£265,000 = £150,000 + HR_band £115,500 minus PSA £500	Planned fix for 19/20

v2.0 Page 3 of 12 04/10/2019

Unique ID	Schedule	Page	Вох	Issue	Workaround	Mnemonic criteria for Software Developers	Status
57	Residency: SA109 Dividend income: SA100 SA101 SA104F SA107	Residency: RR1 Dividend income: TR3 Ai1 FP4 T1, T2	Residency: NRD1 Dividend income: INCS AOI13 FPS70 TRU5, 9, 12 & 18	A non-UK resident is generally liable to UK tax on all of their UK income but Section 811 ITA 2007 limits the amount of UK tax they pay on certain types of UK income (referred to as 'disregarded income'). UK dividend income is disregarded income.  To apply s811 ITA the total tax liability is calculated following the steps at s23 ITA and then the limit on the total liability of 'Amount A' (tax withheld from disregarded income) + 'Amount B' (tax calculated on non-disregarded income) is calculated on the lesser amount is applied.  The calculator correctly allows the tax treated as paid for INC4 dividends from UK companies but it does not allow the tax treated as paid for INC5 other dividends and AOI13 for Bonus issues of securities and redeemable shares (but not Loan write-offs), PPS70 partnership dividend income, TRU5, TRU9, TRU12 and TRU18 Trust dividend income for the purposes of the s231 ITA calculation and s811 ITA calculation per s399 HTIOA. The 7.5% tax treated as paid on other dividends (not repayable) is not therefore in the calculation for the s23 ITA calculation and the second since the second sec	The return can be filed online where the workaround can be followed or a paper return should be filed together with your s811 calculation (worksheet in HS300)	A non-UK resident (NRD1 = Y) with 'other dividend' income INC5 or Bonus issues of securities and redeemable shares (but not Loan write-offs) in AOI13 will not receive the 7.5% tax treated as paid as part of s811 calculation to identify maximum tax payable. This should be in the calculation if the completion of Hs300ws, which should include the disregarded dividend income and tax credit, indicates that the amount at A26 in the HS300ws is less than the amount in SA110 Notes A328 but the calculation is using a larger amount a paper return should be filed. The rule in ITIOIA 2005, 5399, whereby a non-UK resident is treated as having paid (non-repayable) tax at the dividend ordinary rate on the amount or value of the dividend, is retained, but without the grossing up of the dividend by reference to the dividend ordinary rate. Note that this only applies to dividends received by non-UK residents.  These are identifiable where the amount 7.5 % tax treated as paid on the UK dividends would make the 'resident' calculation more beneficial.  NRD1 = 'Y  AND INC5 + FPS70 + TRU5 + TRU9 + TRU12 + TRU18 > 0  AND 6.7.1 = 0  AND 6.3.0 > 0  AND 6.2.6 > 0  AND 6.2.6 > 0  AND 6.2.6 > 0  AND 6.2.1 > 0  HMRC recommend a workaround for customers affected to enter the INC5 amount in INC4, added to any amount already entered. For AOI13 for Bonus issues of securities and redeemable shares (but not Loan write-offs) they can also be entered in INC4. Enter details of amounts that would have been in INC5, AOI13 in 'Any other information' Box 19. There is no workaround where there is an amount in PS70, TRU5, TRU12 or TRU18 because they are not treated as disregarded income or they are entered as net amounts.	Planned fix for 19/20
62	Trust income SA107	T2	TRU18	Where dividends are received in an estate before 6 April 2016 but the income is not paid over to the beneficiary until after that date, they will receive a non- payable tax credit of 7.5%. Trusts with an accounts period covering pre 6 April 2016 that have had dividend income will not have the tax credit set against income tax in the calculation.  A customer will not receive a tax credit if they:  • have an accounts period for their Trusts income that starts before 6 April 2016 or estate received dividends before 6 April 2016 but income paid to beneficiary after that date and  • received dividends before 6 April 2016 and have a non-repayable tax credit and  • they want the SA tax calculation to set that tax credit against other income.  This Exclusion has been reinstated and retained as we understand that the dividend for a Trust received before 6 April 2016 may be paid beyond 5 April 2018	In these circumstances a paper return should be filed	The SA107 Trusts page Notes advise that "If any dividend income is received by the estate before 6 April 2016, but isn't paid until after 5 April 2017, a 7.5% tax credit against any tax is due on these dividends. The 7.5% tax credit is not repayable in the event that there is no tax liability for the year.  Make a note of the amount(s) of any dividend income that was received by the estate before 6 April 2016, but not paid to you until after 5 April 2017, in box 26, Any other information."  If the tax credit can be set against tax due this is not being given in the calculation.	
81	Top Slicing Relief calculation: SA101 SA106	Ai1 F6	AOI4, AOI6, AOI8 FOR43	"Top slicing relief" can reduce tax on a CEG by allowing the bondholder to spread the investment gains over the number of years the bond has been held. It is available to non-taxpayers, starting rate taxpayers, savings nil rate or basic rate taxpayers who, after adding chargeable event gains to their income, become higher rate taxpayers. Customers who have non-avings income of less than £16,000 or total income of less than £150,001 (including chargeable event) where the Savings nil rate is not utilised will be affected.  Employment income EMP1£30,000, (tax EMP2£3,700) (hargeable Event Gain AOI4£70,000 (AOI5 = 5) = Total income £100,000 (Personal allowance £11,850). The SA tax calculator includes the tax figure with no Nil Rate £500 in the basic rate band. The £500 nil rate band should be applied.  The Top Slicing Relief is calculated as £10,630 whereas it should be £10,630.  An individual had no income other than a chargeable event gain of £320,000 arising from a policy they had held for two years. AOI4£320,000, AOI5 = 2. The SA tax calculator currently takes the tax due on the gain, without applying the Starting Rate for Savings, which means that £33,500 is in the basic rate band. The £5,000 starting rate should be applied.  The Top Slicing Relief is calculated as £15,400 whereas it should be £15,400.  It is estimated that up to 6,000 customers will be affected.	The Exclusion no longer applies but is <b>retained</b> for Software Developers who have already implemented the change into their products in these circumstances a paper return can still be filed.	When an individual has a chargeable event gain CEG in a year, top slicing relief is applied to the gain. Top slicing relief requires two calculations (paraphrased from steps 1 to 3 in s536 ITTOIA 2005):  1) The individual's liability to income tax on chargeable event gains arising in the year 2) The individual's relieved liability on the annual equivalent (gain divided by the number of years the policy was held (n)). The result is multiplied by n.  Top slicing relief is the difference between the two resulting figures.  The starting rate for savings, and the nil rate for the Personal Savings Allowance (PSA) should be included in both steps of the calculation of TSR but are not.  This is identifiable:  WHEN PORA3 + A014 + A016 + A018 > 0  AND (9.3) > E0  (AND lower of ((c2.19 minus c2.18) and c6.12) < c6.13  OR c6.47 > 0  OR lower of ((c2.19 minus c2.18) and c6.16) < c6.17	

v2.0 Page 4 of 12 04/10/2019

Unique ID	Schedule	Page	Вох	Issue	Workaround	Mnemonic criteria for Software Developers	Status
85	Lump sum: SA101	Lump sum: Ai2	Lump sum: ASE5	The SA tax calculator identifies whether to set the allowances against the Lump Sum where this attracts tax at 40%/41% in preference to non-savings, savings and dividends. For a small number of customers it may not identify the more beneficial allocation and incorrectly allocate the allowances to the Lump Sum. Where non-savings + savings income is reduced by 20%/21% and dividends are moved from being taxed at 32.5% to 7.5% (25%) the allocation can reduce the amount of liability by up to 45%.  An example is test case 227 pension (INC1) £37,541, interest (INC2) £37, dividends (INC4) £11,166 and lump sum (ASS5) £1,000. The SA tax calculator allocates £1,000 PA to the Lump Sum and the liability is £7,141.55. Whereas allocating the £1,000 to non-savings results in liability of £7,091.55 — a difference of £50.00. The Lump Sum is taxable at 40% but there is £1,000 less non-savings income taxable at 20% and whilst there is £1,000 more dividend income at 7.5% there is £1,000 less at 32.5%. £1,000 x 40% = £40.00 and £1,000 x 20% + £1,000 x 25% = £450.00.  The number of customer affected is to be confirmed.  The maximum a customer should be overpaid is to be confirmed.	In these circumstances a paper return should be filed	This is identifiable: WHEN 4.74 > c3a.2 AND c5.1 > £0 AND (c5.11 > c4.79 OR C5.22 > c4.80) AND (c5.11 > c4.79 OR C5.22 > c4.80) AND c5.36 > £0 AND c5.68 > £0 AND c5.76 > £0 AND c5.76 > £0 AND c5.50 × c3a.5 (40/41%) < (lower of c5.50 and c5.4a) x c3a.4a (21%) + (lower of (larger of 0 and (c5.50 minus c5.4a)) and (c5.4 + c5.16)) x c3a.4 (20%) + (lower of (larger of 0 and (c5.50 minus c5.4a))) and c5.3a) x c3a.3b (19%) + (lower of c5.50 and larger of 0 and (c5.30 minus c5.4a))) and c5.3a) x c3a.3b (19%) + (lower of c5.50 and larger of 0 and (c5.30 minus c5.4a)))	Planned fix for 19/20
96	Payments to pension scheme with relief at source: SA100 OR Gift Aid: SA100 AND Savings income: SA100 SA101 SA1045 SA104 SA106 SA107 OR Dividend income: SA100 SA101 SA104F SA106 SA107	Payments to pension scheme with relief at source: TR4 OR Gift Aid: TR4 AND Savings income: TR3 Al1 SP2 FP2 FP4 F3 T2 OR Dividend income: TR3 Ai1 FP4 F3 T1 T2	Payments to pension scheme with relief at source: REL1 OR Gift Aid: REL5, REL8 AND Savings income: INC1, INC2, INC3 AOI6 AOI8 AOI3 SPS28 FPS35 FPS73 FOR4 TRU4 TRU8 TRU11 TRU14 TRU17 OR Dividend income: INC4 INC5 INC6 AOI2 AOI3 FPS70 FOR6 FOR11 TRU5, TRU9 TRU12 TRU18	This only applies to Scottish customers that have made pension payments with relief at source or Gift Aid payments who receive Relief by extending the basic rate limit. Extending the basic rate limit should ensure the taxpayer only pays tax on this income at the basic rate rather than a rate above that. Therefore, the Scottish taxpayer should receive extra tax relief of 1% of the value or the gross contribution for an intermediate rate taxpayer, 21% for a higher rate taxpayer, and 26% for an additional rate taxpayer. 21% for a higher rate taxpayer. The Finance Act 2004 provides for relief to be given to Scottish taxpayers under both s192(4) and 192(4A) for pension relief and s114(2)(b) Income Tax Act 2007 provides for relief for gift aid, meaning that the customer's rUR basic rate band should also be extended for any savings and dividend income. Currently the SA calculator restricts relief to the non-savings income and so only the Scottish basic rate band is extended and so the customer does not receive an extension to the rUR basic rate band. An example is a Scottish customer with Pay EMP1 £48,000; Savings INC2 £14,000; Gift Aid payments RELS £2,000. The customer receives an extension to their Scottish basic band giving tax due on £12650. The rUK band of £34500 is used up by the amount of Scottish non-savings income meaning that all the savings income is taxed at 40% (apart from the £500 PSA at 0%). Extending the rUK basic rate band from £34,500 to £37,000 means that after deducting the £36150 for the non-savings income there is £850 left of the extended rUK basic rate band to utilise. £500 will be at 0% for the PSA and then remaining £330 due at 20%. The difference is £70.00.	In these circumstances a paper return should be filed	The basic rate band for savings income will be restricted in stage 6 of the SA tax calculator and this is identifiable:  WHEN C3a.1 = 2  AND REL1 + (RELS minus REL7) + REL8 > 0  AND C6.1 minus (BR_ band + c4.59) > 0  AND (c4.59 > c6.17a and (IBR_ band 4.500 + c4.59) minus c6.1) minus c4.79 > 0  OR c4.59 > c6.51a and (IBR_ band 34,500 + c4.59) minus (c6.1 + c6.23 + c6.35)  minus c4.79 > 0)	Planned fix for 19/20
98	Residency: SA109 disregarded income in calculation SA100 Top Slicing Relief calculation: SA101 SA106	Residency: RR1 Al1 F6	Residency: NRD1 AOI4 AOI16 AOI18 FOR43	Chargeable event gains can only be taxed in years of UK residence (whether the policy is in the UK or abroad). Legislation at \$368(2) ITTOIAOS levies a tax charge under Part 4 to non-UK residents if the income is from a source in the UK, subject to any provision to the contrary (\$368(4)). \$465(1) would then supersede 368(2) and bring gains within the charge to tax for UK-resident individuals only. The \$311 ITA 2007 disregarded income calculation can only apply in a full year of non-UK residence and so a tick in the non-residence box NRD1 for a non-UK residence this full result in the chargeable event gains not coming into charge and no Top Slicing Relief being given. It is expected the number of customers affected will be less than 100.	In these circumstances an online return will calculate the correct liability. The Exclusion no longer applies but in these circumstances a paper return can still be filed.	It was considered that where a non-UK resident had the maximum tax calculated under s810-811 ITA2007 that the "disregarded income" should be excluded from the Top Slicing Relief calculation but Top Slicing Relief should be calculated.  However, after representation and further consideration the SA tax calculator for the s23 and s811 calculations.  This is identifiable where:  NRD1 = Y  AND AOI4 + AOI6 + AOI8 + FOR43 > £0  AND c17.48 > £0	Planned fix for 19/20
99	SA102(M)		MOR3	The taxpayer completes one SA100 page for all instances of pensions, an SA102 for each instance of employment, and an SA102(M) for each instance of Minister of Religion income. They will complete INC12 for tax for occupational pension, EMP2 for tax on employment, and MOR3 for tax on salary or stipend.  The taxpayer has tax deducted, and sometimes refunded, by their employer (including ministries etc.) and pension providers. The customer may have a refund of tax to enter at MOR3 which the calculation will not accept or the total of all instances of EMP2 may be negative which the calculation will accept but it incorrectly changes the negative amount to zero where they have tax at MOR3.  The number of customer affected by this is expected to be 50.	In these circumstances a paper return should be filed	Note that the tax refunded cannot be more than the tax that they have paid in the year and the net result of tax deducted and refunded cannot therefore be a negative amount.  This is identifiable  WHEN:  A. your software allows a negative amount in MOR3:  (MOR3 < 0 AND (c11.1 > 0 and c11.3 = 0))  OR  (total all instances EMP2 < 0 AND (c11.1 = 0 and c11.3 > 0))  B. MOR3 software entry cannot be negative:  Customer is unable to enter a negative amount for MOR3 or it is changed to 0  OR  (total all instances EMP2 < 0 AND (c11.1 = 0 and c11.3 > 0))	Planned fix for 19/20

v2.0 Page 5 of 12 04/10/2019

Unique ID	Schedule	Page	Вох	Issue	Workaround	Mnemonic criteria for Software Developers	Status
101	Savings income: SA100 SA101 SA104S SA104F SA106 SA107 Chargeable Event Gains: SA101 SA106	Savings income: TR3 Al1 SP2 FP2 FP4 F3 T2 Chargeable Event Gains: Al1 F6	Savings income: INC1 INC2 INC3 AOI6 AOI8 AOI3 SP\$28 FP\$35 FP\$73 FOR4 TRU4 TRU8 TRU11 TRU14 TRU17 Chargeable Event Gains: AOI4 FOR43	A customer with Gains (AOI4 & FOR43) for which there is notional tax will benefit from allocating reliefs and allowances against savings income where this sits in the basic rate band and this results in more dividends taxed at 7.5% but less Gain taxed at 20% OR the Personal Savings Allowance nil band moving from the savings nil band at basic rate to cover Gains in the higher rate.  An example is TC194 which is simplified to a rUK customer with interest INC2 £9,393, Dividends INC4 £15,815, pension INC8 £6,200 and Gains on life insurance policies etc. AOI4 £5,800 (AOI5 = 2). PA is allocated £6,200 to non-savings, £3,933 to savings, and £2,257 to dividends.  The income tax charged is £2,026 &85 but the most beneficial calculation where PA is allocated £6,200 to non-savings, £4,393 to savings, and £1,257 to dividends will result in income tax charged of £1,901.85 - a difference of £125.00.  By setting a further amount of PA £1,000 against the savings income the remaining savings income of £5,000 is in the savings starting rate and it brings £1,000 dividend income in as taxable income at 7.5% but it moves £1,000 of the CEG that would otherwise be chargeable at 20% into the personal savings allowance nil band. In other words, it adds back £1,000 x 7.5% = £75.00 but removes £1,000 x 20% = £200.00. The difference between the two is £152.00.  Another example is a rUK customer with interest INC2 £1,627, Dividends INC4 £26,122, pension INC11 £18,422 and Gains on life insurance policies etc. AOI4 £1,200 (AOI5 = 1). PA is allocated £11,850 to non-savings.  The income tax charged is £3,793.15 but the most beneficial calculation will result in income tax charged of £3,728.95 - a difference of £64.20.  By setting a further amount of PA £1,627 against the savings income there is £1,627 more non-savings taxed at 20% = £325.50 but there is no taxable savings income = £1,127 a 200% = £2325.40 (there was £500 in the PSA nil band). The dividend income remains taxable as it is now with £2,000 at nil and £24,122 at 7.5% but £179 of th	In these circumstances a paper return should be filed	This will affect Scottish and rUK customers where there is savings income that sits in the savings nil band and Chargeable Event Gains with notional tax (AOI4 or FOR43).  This is identifiable WHEN: c.5.1 > 0 (zero) AND ((Georgia and c.6.28) x 7.5%) + (Ingree of 0 and (c6.17 minus c6.28) x 32.5%) < ((lower of c6.17 and c6.51b) x 20%) + ((lower of (larger of 0 and (c6.17 minus c6.51b)) and c6.54a) x 40%) OR (c6.17c x 20%) + (6.20b x 40%) < ((lower of c6.54a) x 40%)) AND c5.41 > 0 (zero)	Planned fix for 19/20
102	Savings income: SA100, SA101 SA1045, SA104F SA106, SA107 Chargeable Event Gains: SA101, SA106 Dividend income: SA100, SA101 SA104F, SA106 SA107	Savings income: TR3, A1 SP2, FP2 FP4, F3, T2 Chargeable Event Gains: A11, F6 Dividend income: TR3, A11 FP4, F3 T1, T2	Savings income: INC1, INC2, INC3, AOI6, AOI8, AOI3 SPS28, FPS35, FPS73, FOR4, TRU4, TRU4 TRU11 TRU14 TRU17 Chargeable Event Gains: AOI4, FOR43 Dividend income: INC4, INC5, INC6 AOI12, AOI13, FPS70 FOR6, FOR11, TRU5 TRU9, TRU12, TRU18	Where a customer has Chargeable Event Gains (with notional tax) in the higher rate band and dividend income where the allowances are not being set against dividends in the nil band and are set against Gains instead then the notional tax is restricted. It results in increased liability compared to if the allowance reduced the dividends in the nil band. An example is a UTA customer with Employment EMP1 £ 97,50 (Dividends INC4 £ 20,00, UK Angregable Event Gain A014 £ 40,250; AOIS = 1. The SA tax calculator allocates £ 97,50 of the personal allowance to the employment income and £ 2,100 to the chargeable event gain and calculates tax as £ 430.00. By allocating £ 9,750 to the employment income; and counterintuitively, £ 2,000 to the dividends in the dividend nil band with the remaining £ 100 to the chargeable event gain the liability is £ 30.00, a difference of £ 400.00 (£ 2,000 x 20%).  The number of customers expected to be affected is to be confirmed.  The maximum amount that would be overpaid by the customer will be up to £ 400.00.	In these circumstances a paper return should be filed	This will affect customers where the SA tax calculator is restricting the reliefs and allowances allocated to Dividends at calculation box c5.70 to retain the dividends in the nil band but where this then allocates an amount of the allowance to Chargeable Event Gain with notional tax (AOI4 or FOR43). It leaves Gains chargeable to 40% but reduces the notional tax at 20%. This is identifiable WHEN: c4.74 > c5.2a  AND c5.1 > 0  AND c5.22 > 0  AND c5.23 > 0  AND c5.73 > 0  AND c5.73 > 0  AND c5.73 > 60  AND c5.43 > £0	Planned fix for 19/20
103	Dividend income: SA100 SA101 SA104F SA106 SA107	Dividend income: TR3 Ai1 FP4 F3 T1 T2	Dividend income: INC4 INC5 INC5 INC6 A012 A013 FP570 F086 F0R11 TRUS TRU9 TRU12 TRU18	Where the customer is rUK and there is non-savings and savings of more than the extended basic rate limit and there are reliefs and allowances of more than the extended basic rate limit (usually £34,500) some of those will be set against dividend income when it is more beneficial to set against non-savings or savings income. This is because the SA tax calculator is not taking into account the tax reduction for non-savings/savings income above the basic rate limit. An example is a rUK customer with Employment income BMP1 £66,500; Untaxed interest INC2 £21,000; Dividends INC4 £20,000; Qualifying loan interest AOR5 £50,000. The SA tax calculator allocates £47,500 of the interest/personal allowance to the employment income and it ring-fences £14,350 to compare tax savings for setting this against non-savings and savings versus tax savings for setting against dividends. It incorrectly allocates to the dividends and calculates tax as £10,186,25. It is more beneficial to allocate £61,850 entirely to the employment income to calculate the tax as £90,975.90. This is difference 6£1,088.75.  Another example is an rUK customer with Partnership income \$P\$ £29,300; Untaxed interest INC2 £29,500; Dividends INC4 £31,000, Qualifying loan interest relief AOR5 £12,660. The SA calculator allocates £450 of the allowances to the dividend income where it is more beneficial to allocate all £24450 to non-savings.  The number of customers affected is c.tbc.  The maximum amount overpaid by customer will be determined by allowances transferred in a less beneficial manner x difference in rates.	In these circumstances a paper return should be filed	This is identifiable:  WHERE C3.a.1 = 1  AND C5.1 > C5.2a  AND C5.1 > C5.52  AND (C3.3 + C5.11) > C5.2  AND C5.2 > DA (E2.000)  AND C5.55 > 0  AND C5.55 = C5.55	Planned fix for 19/20

v2.0 Page 6 of 12 04/10/2019

Unique ID	Schedule	Page	Вох	Issue	Workaround	Mnemonic criteria for Software Developers	Status
104	SA101 SA109		Tax reductions AOR1 AOR2 AOR3 AOR7 AOR10 AOR11 Residency NRD1	For non-UK residents the SA tax calculation of the s811 ITA cap is incorrectly setting off tax reductions against the tax withheld from the disregarded income, i.e. s811(4) Amount A which it should not do. The amounts A and B under s811 ITA are computed separately so the tax reduction relief should only be applied to amount B when calculating the cap. An example is a non-UK resident customer with NRD1 = Y, Taxed UK interest INC1 £100,800; Venture capital Trus subscriptions AOR1 £91,000; and income from property PRO40 £57,311. The SA tax calculator incorrectly calculates the maximum tax under s811 is overpaid -£11,275.60 rather than the correct amount of £0.00. In effect it incorrectly repays some of the interest.  The number of customers affected is c.10.	In these circumstances a paper return should be filed	This will affect customers where the SA tax calculator is calculating the maximum tax payable under s811 ITA and there is a relief e.g. Venture Capital Trust shares, Enterprise Investment Scheme, Community Investment Tax relief, or Social Investment Tax Relief in stage 9.  WHERE NRD1 = Y  AND c.25 > £0  AND c.9.43 > £0  AND c11.31 > £0  AND c11.31 > c9.43	Planned fix for 19/20
105	SA Return	Marriage Allowance	Not claimed on Return	For most customers MAT_IN is retained and the SA tax calculator correctly re-allocates reliefs and allowances to be able to do so. However, for customers who have dividend income that is in the nil band that would otherwise be taxable at both basic rate and higher rate the Marriage Allowance transfer amount of £238.00 (£1,190 ×20%) is not retained when the calculator should be allocating allowances to reduce dividend income in that would be in the basic and higher rate band were it not for the dividend allowance nil band.  An example is a customer with MAT_IN, Employment (£MP1) £50,495, Savings (INC2) £45, Dividends (INC4) £997 and Gift Ald £4,145 (£5,945 gross). The MAT_IN is disallowed and the SA tax calculator sets PA £11,850 against non-savings. The liability is £7,729.00. By settling PA £997 against the dividend income MAT_IN is retained and the liability is £7,690.40, a difference of £38.60.  Note that for MAT_IN to be retained there can be no dividend income in the higher rate or in the higher rate nil band. However, there can be savings income in the higher rate nil band however, there can be savings income in the higher rate nil band.  The maximum a customer will have overpaid as a result of this is MAT_IN E1,190 x 20% £238.00 minus amount of PA reallocated to dividends x 20%. In this example that is £238.00 minus £199.40 (£997 x 20%) = £38.60.  The number of customers affected is tbc.	In these circumstances a paper return should be filed	This will affect customers who have received the Marriage Allowance Transfer but it has been removed from the calculation where it would be more beneficial to treatin MAT_IN in preference to the beneficial ordering of allowances to reduce liability at higher rate.  This can be identified where:  MAT_IN = Y  AND c4.75a = 0  AND ((c4.76b = 1 and c4.76b1 = 0 and d4.75u <= (£34,500 + c4.75))  OR (c4.76b = 0 and c4.76b1 = 1 and c4.75b1 <= 0.4.75 and c4.75m + c4.75n <= c4.75j and c4.75m + c4.75n <= c4.75j and c4.75m + c4.75m <= c4.75j and c4.75m + c4.75m <= c4.75j and c4.75m <= c4.75m + c4.75m <= c4.75j and c4.75m <= c4.75j and c4.75m + c4.75j and c4.75m <= c4.75j and c4.75m = c4.75j and c4.75m <= c4.75j and c4.75j <	Planned fix for 19/20
106	Savings income: SA100 SA101 SA104S SA104F SA106 SA107	Savings income: TR3 Al1 SP2 FP2 FP4 F3 T2	Savings income: INC1, INC2, INC3 AOI6 AOI8 AOI13 SP528 FP535 FP573 FOR4 TRU4 TRU8 TRU11 TRU14 TRU17	This applies to Scottish customers that have income in the additional rate before deducting reliefs and allowances. The reliefs and allowances must be more than the non-savings income minus maximum of savings income that could be in the savings starter rate.  Changes were made to ensure that where the Scottish AHR, band was greater than the rest of UK AHR_band it allocated reliefs and allowances to non-savings. This applied to Scottish customers in 2018-19 where non-savings were taxable at 46% and savings at 45%. However, whilst the changes resulted in the allocation of reliefs and allowances against non-savings it still allocates an amount to savings.  An example is a Scottish customer with Employment (EMP1) £50,002, Savings (INC2) £150,000, and Loss (SSE33) £50,000. The SA tax calculator incorrectly sets relief £47,924 against non-savings that would be taxable at 46% and £2,078 to savings at 45%. The liability calculated is £52,496.50. By setting the £2,078 towards non-savings it reduces taxable income at 46% in preference to income at 45% and also frees up more savings starter rate. The liability is then £5210.12.8, a difference of £395.22.  It is estimated that less than (to be confirmed) customers will be affected.  The maximum a customer should be overpaid is (to be confirmed)	In these circumstances a paper return should be filed	Customers with Scottish status liable to tax at the additional rate who have reliefs of more than their non-savings income and savings income will be affected.  This is identifiable where:  C3a.1 = 2  AND c5.1 > larger of 0 and (5.35 minus c5.43b)  AND c5.43c > c5.44  AND c5.20 > (lower of (c5.11 minus (c5.15 + c5.16 + d_5.19) and (d_5.17 minus d_5.19))  AND c5.69 > 0  AND c5.76 > 0  *d_5.19 = lower of d_5.18 and  (c5.11 minus (c5.15 + c5.16))  d_5.18 = lower of (d_5.17 and (c4.79 minus c5.14))  d_5.17 = larger of 0 and ((c3a.3a + c4.59) minus (c5.3 + c5.15 + c5.16))	Planned fix for 2019 20.

v2.0 Page 7 of 12 04/10/2019

Unique ID	Schedule	Page	Вох	Issue	Workaround	Mnemonic criteria for Software Developers	Status
107	Gift Aid SA100 Foreign Tax Credit Relief Relief SA106 Dividend income SA100 Residency SA109 Child Benefit Payments SA100	Gift Aid TR4 Foreign Tax Credit Relief F1 Dividend Income TR3 Residency RR1 Child Benefit Payments TR5	Gift Aid  RELS (minus REL7 + REL8)  Foreign Tax Credit Relief FOR2  Dividend Income INCA Residency NRD1 NRD2  Child Benefit Payments CBC1	Customers who declare their Gift Aid donations to charities may find themselves adversely affected in a range of scenarios.  A. Gift Aid charge with Foreign Tax Credit Relief.  The general approach to customers being able to allow their charities to reclaim tax relief on their donations is that the customer/donor must have paid sufficient UK tax to cover what the charity will claim back on their behalf. If no UK tax, or insufficient UK tax has been paid the customer will be liable to a Gift Aid Tax Charge. Currently, the calculator is charging this where the customer's UK liability has been reduced due them having paid tax abroad and claiming Foreign Tax Credit Relief (FCTR). Where a customer has a UK tax liability that is to be covered by FTCR and so reduced, there should be no Gift Aid Tax Charge if sufficient foreign tax has been paid.  An example would be a rulk Customer with Employment (EMPT) 18,000, Interest (INC2) 5500, UK Dividends (INC4) 69,000, Foreign Dividends (FOR6) £13,000, FCTR (FOR2) £1,300, Gift Aid Payments (REL5) £800. The customer has a UK tax charge on their income of £1,211.25 which is reduced to zero due to the FTCR of £1,300. Because there is then no UK liability the calculator charges the customer an inappropriate £200 Gift Aid tax Charge (£800 x 100/80 £1000 x 20%).  B. Gift Aid Charge with dividend tax treated as paid.  Under s399 ITTOIA 2005 non-resident customers who have UK dividend income will be treated as having paid UK income tax at the ordinary dividend rate. If that same customer has then made UK Gift Aid payments, but the relief on those payments is more than their UK liability, the SA calculator currently allows the dividend tax credit to be offset against the resulting Gift Aid charge.  An example is a non-resident customer (NRD1) claiming personal allowances, who has Employment (EMP1) £10,000, UK Dividends (INC4) £8,000, and Gift Aid Payments (REL5) £8,000. Due to the £600 dividend tax credit to be offset against the resulting Gift Aid charge.  Customers with large Gift A	In these circumstances a paper return should be filed	A customer with FTCR and a Gift Aid charge of more than it should be or with s399 tax treated as paid or HICBC with a Gift Aid charge of less than it should be will be affected:  WHEN (RELS minus RELT) + RELB > 0  AND C9-40 <> d_9_40  Where d_9_40 = d_9_32 + d_9_39  d_9_32 = (c9.30 + c91.35) minus (c9.31 + c10.5)  d_9_39 = c9.34 minus (c9.35 + c9.36 + ((c9.30 minus (c9.15 x 10%)) + c10.5) + c9.39)	Planned fix for 2019-20.
108	Dividend Income SA100 Residency SA109 Partnership Annuity Payment SA101	Dividend Income TR3 Residency RR1 Partnership Annuity Payment AI2	Dividend Income INC4 Residency NRD1 NRD2 Partnership Annuity Payment AOR4	Under s399 ITTOIA 2005 non-resident customers who have UK dividend income will be treated as having paid UK income tax at the ordinary dividend rate. If those same customers are also responsible for the deduction of basic rate tax from partnership annulties paid to former partners the SA calculator is currently incorrectly setting the dividend tax credits against the tax that the customer needs to pay across for the annuity. An example is a non-resident customer (NRD1) claiming personal allowances who has Partnership profit (FPS20) £10,000, UK Dividends (INC4) £8,000, Annuity Payments (AOR4) £8,000. Due to the annuity relief and Personal Allowance there is no liability. The tax charge on the annuity is £2000, but the calculator is deducting £600 as dividend tax treated as paid on the UK dividend, leaving the customer to pay £1400. However, as the dividend tax credit should be deducted from the initial liability (in this instance £0), this then should leave the full £2000 due from the annuity payment. This customer is being undercharged by £600.  The number of customers affected is to be confirmed.	In these circumstances a paper return should be filed	The notional tax reducing the amount of tax payable on the annuity payments can be identified:  WHEN AORA x 100/80 > 0  AND AOR4 x 100/80 < c12.1	Planned fix for 2019-20.

v2.0 Page 8 of 12 04/10/2019

#### Changes Log

2018/19 v2.0 - 04/10/2019 Updated wording is in BOLD font

Unique ID - 2018/19	Notes	Changes
ID36	Updated	Box and Issue and workaround columns updated. Please note that this Exclusion no longer applies but but is retained for Software Developers who have already implemented the change into their products - a paper return can still be filled.
ID56	Updated	Mnemonic criteria column updated.
ID62	Reinstated	Issue and Mnemonic criteria columns updated.
ID81	Updated	Workaround column updated. Please note that this Exclusion no longer applies but but is retained for Software Developers who have already implemented the change into their products - a paper return can still be filled.
ID96	Updated	Issue and Mnemonic criteria updated
ID100	Moved	Reassigned as a Category 1 - System Related Exclusion
ID102	Updated	Mnemonic criteria column updated.
ID103	Updated	Issue and Mnemonic criteria updated
ID105	Updated	Mnemonic criteria column updated.
ID107	New	New
ID108	New	New

#### 2018/19 V1.1 24/05/2019

Changes from 2018/19 V1.0 - 25/04/2019 Updated wording in Bold

Unique ID - 2018/19	Notes	Changes
ID56	Updated	Issue and Mnemonic criteria columns updated.
ID57	Updated	Page, Box, Issue and Mnemonic columns updated.
ID85	Updated	Issue and Mnemonic criteria columns updated.
ID98	Updated	Issue and Mnemonic criteria columns updated.
ID99	Updated	Issue and Mnemonic criteria columns updated.
ID100	Updated	Mnemonic column updated.
ID101	Updated	Issue and Mnemonic criteria columns updated.
ID104	Updated	Issue and Mnemonic criteria columns updated.
ID105	Updated	Issue and Mnemonic criteria columns updated.
ID106	Updated	Issue and Mnemonic criteria columns updated.

### 2018/19 v1.0 25/04/2019

Changes from 2018-2019 v0.1 - 01/04/19 Updated wording is in BOLD

Unique ID - 2018/19	Notes	Changes
ID56	Updated - fix for 2017-18 not succesful for all customers	Schedule, PAGE, Box, Issue, Workaround and Mnemonic criteria columns updated.
ID57	Updated	Schedule, PAGE, Box, Issue, Workaround and Mnemonic criteria columns updated.
ID81	Updated - no longer applies	We have concluded that Exclusion 81 does not apply. However, it has been retained for developers who are unable to remove it from their product(s) to allow for customers to file on paper.
ID85	Updated	Issue column updated.
ID98	Updated - no longer applies	We have concluded that Exclusion 98 does not apply. However, it has been retained for developers who are unable to remove it from their product(s) to allow for customers to file on paper.
ID101	Updated	Issue and Mnemonic criteria columns updated.
ID101	New	New
ID102	New	New
ID104	New	New
ID105	New	New
ID106	New	New

v2.0 Page 9 of 12 04/10/2019

## v0.1 01/03/2019

Changes from 2017-18 v3.0 - 20/11/18. Updated wording is in BOLD

Unique ID -	Notes	Changes
2018/19		The column layout has been
General	Layout	altered and Exclusions have been separated into two different categories : 1) "Live" Exclusions and 2) Online Filling Permanent Exemptions
ID62	Removed	Fixed in 18/19
ID65	Removed	This exclusion has been recategorised as a special
ID70	Removed	Fixed in 18/19
ID79	Removed	Fixed in 18/19
ID80	Removed	This exclusion no longer applies
ID82	Removed	Fixed in 18/19
ID83	Removed	Fixed in 18/19
ID84	Removed	Fixed in 18/19
ID85	Updated but still under review	Issue and Mnemonic criteria columns were updated
ID86	Removed	Fixed in 18/19
ID87	Removed	Fixed in 18/19
ID88	Removed	Fixed in 18/19
ID89	Removed	Fixed in 18/19
ID91	Removed	Fixed in 18/19
ID85	Updated but still under review	Issue and Mnemonic criteria columns were updated
ID92	Removed	Fixed in 18/19
ID93	Removed	Fixed in 18/19
ID94	Removed	Fixed in 18/19
ID95	Removed	Fixed in 18/19
ID97	Removed	Fixed in 18/19
ID98	New	New
ID99	New	New
ID1	Minor update	Date updated
ID100	New	New
ID101	New	New
ID18	Update	Update due to the 18/19 Disguised Remuneration Changes

### v3.0 20/11/18

#### Changes from 2017-18 v2.1 - 01/10/18

We have concluded that Exclusion 80 does not apply as it was corrected in 2016-17. However, it has been retained for developers who are unable to remove it from their product(s) allowing customers to life on paper.  ID82 Updated Mnemonic criteria ID83 Updated Mnemonic criteria ID88 Updated Mnemonic criteria ID88 Updated Mnemonic criteria ID93 Updated Mnemonic criteria ID95 Updated Mnemonic criteria ID95 Updated This is under consideration.			
DEST   Reinstated and updated   A0113 plus a workaround is suggested		Notes	Changes
Updated Customers has been updated  We have concluded that Exclusion 80 does not apply as it was corrected in 2016- 17. However, it has been retained for developers who are unable to remove it from their productly allowing customers to file on paper.  Updated Mnemonic criteria  This is under consideration.	ID57	Reinstated and updated	AOI13 plus a workaround is
Exclusion 80 does not apply as it was corrected in 2016–17. However, it has been retained for developers who are unable to remove it from their productly allowing customers to file on paper.  Updated Mnemonic criteria  ID83 Updated Mnemonic criteria  ID83 Updated Mnemonic criteria  ID83 Updated Mnemonic criteria  ID93 Updated Mnemonic criteria  ID95 Updated Themonic criteria  ID95 Updated Themonic criteria  ID96 Updated This is under consideration.	ID65	Updated	The estimated number of customers has been updated
1083	ID80	Updated	Exclusion 80 does not apply as it was corrected in 2016- 17. However, it has been retained for developers who are unable to remove it from their product(s) allowing
Updated   Mnemonic criteria	ID82	Updated	Mnemonic criteria
ID93 Updated Mhemonic criteria  Updated Mnemonic criteria, income criteria & issue column  This is under consideration.	ID83	Updated	Mnemonic criteria
ID95 Updated Mnemonic criteria , income criteria & issue column  This is under consideration.	ID88	Updated	Mnemonic criteria
Updated criteria & issue column  This is under consideration.	ID93	Updated	Mnemonic criteria
	ID95	Updated	
Please do not implement.	ID96	Updated	This is under consideration. Please do not implement.
ID97 New New	ID97	New	New

### v2.1 01/10/18

Changes from 2017-18 v2.0 - 19/07/18

Unique ID - 2017/18	Notes
ID65	Updated
ID70	Updated
ID79	Updated
ID80	Removed
ID81	Updated
ID82	Updated
ID83	Updated
ID84	Updated
ID85	Updated
ID88	Updated
ID91	Updated
ID92	Updated
ID94	Updated
ID95	New
ID96	New

#### v2.0 19/07/18

Changes from 2017-18 v1.1 - 11/05/18

Unique ID - 2017/18	Notes
ID83	Updated
ID90	Updated
ID91	New
ID92	New
ID93	New
ID94	New

# v1.1 11/05/18

Changes from 2017-18 v1.0 - 01/05/18

Unique ID - 2017/18	Notes
ID87	Updated
ID90	Updated

# v1.0 01/05/18

Changes from 2017-18 v0.2 - 05/04/18

Unique ID - 2017/18	Notes
ID62	Reinstated
ID79	Updated
ID80	Updated
ID81	Updated
ID82	Updated
ID86	Updated
ID88	Updated
ID90	New

#### v0.2 05/04/18

#### Changes from 2017-18 v0.1 - 19/02/18

Unique ID - 2017/18	Notes
ID34	changed to "YYYY-YY" to remove requirement to update
ID36	Reinstated and updated
ID66	Fixed for 17/18
ID68	Fixed for 17/18
ID70	Updated
ID79	Reinstated
ID80	Updated
ID81	Updated
ID82	Updated
ID83	Updated
ID84	Updated
ID85	Updated
ID86	Updated
ID87	New
ID88	New
ID89	New

### v0.1 19/02/18

#### Changes from 2016-17 v9.0 - 24/01/18

Unique ID - 2017/18	Notes
ID1	Year Changed
ID36	No longer applies for 17/18
ID48	Fixed for 17/18
ID49	Fixed for 17/18
ID50	Fixed for 17/18
ID51	Fixed for 17/18
ID52	Fixed for 17/18
ID53	Fixed for 17/18
ID54	Fixed for 17/18
ID55	Fixed for 17/18
ID56	Fixed for 17/18
ID57	Fixed for 17/18
ID58	Fixed for 17/18
ID59	Fixed for 17/18
ID60	Fixed for 17/18
ID61	Fixed for 17/18
ID62	No longer applies for 17/18
ID63	Fixed for 17/18
ID64	Fixed for 17/18
ID66	Currently being worked on
ID67	Fixed for 17/18
ID68	Currently being worked on
ID69	Fixed for 17/18
ID70	Updated
ID71	Fixed for 17/18
ID72	Fixed for 17/18
ID73	Fixed for 17/18
ID74	Fixed for 17/18
ID75	Fixed for 17/18
ID76	Fixed for 17/18
ID77	Fixed for 17/18
ID78	Fixed for 17/18
ID79	Fixed for 17/18
ID80	Updated
ID81	Updated
ID82	Updated
ID83	New
ID84	New
ID85	New
ID86	New