

To the Payroll Office
SISSA

TAX DEDUCTIONS FOR DEPENDENT FAMILY MEMBERS - YEAR 20
(art. 12 D.P.R. 917/86)

Declaration according to art. 23 D.P.R. 600/73 and subsequent amendments

The undersigned.....
fiscal code.....born in.....
on.....resident in

DECLARE

Under its own responsibility that with effect from _____ is entitled to the following deductions:

Family deductions (art. 12 D.P.R. 917/86)

dependent spouse not legally and effectively separated

Name e surname.....

Place and date of birth.....

Fiscal code.....

for child/ren

Name and surname	Place and date of birth	Fiscal code	100% (**)	50% by law	1 st child in the absence of the spouse
1)			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

2)			<input type="checkbox"/>	<input type="checkbox"/>	
3)			<input type="checkbox"/>	<input type="checkbox"/>	
4)			<input type="checkbox"/>	<input type="checkbox"/>	
5)			<input type="checkbox"/>	<input type="checkbox"/>	

(**) *The 100% deduction is available to the declarant when he/she has the highest income, subject to agreement with the spouse. In this case, the non-dependent spouse has to sign the following declaration.*

Declaration of the spouse

The undersigned....., spouse of the declarant, certifies that he/she agrees to the assignment to the latter of deductions for dependent children to the extent of 100%, being the holder of the highest income (art. 12, c. 1, D.P.R. 917/1986 and subsequent amendments).

Signature.....

NB In the absence of agreement, the deduction is due to the custodian in the event of legal and actual separation, annulment, dissolution or cessation of the civil effects of marriage. In the event of joint or shared custody, the deduction is divided, in the absence of agreement, to the extent of 50% between the parents. Where the custodial parent or, in the case of joint custody, one of the custodial parents cannot take advantage of all or part of the deduction, due to income limits, the deduction is assigned in full to the second parent.

for n. _____ other dependents (art. 433, c.c.) 100% 50%

____%

Name/surname..... Name/surname

Name/surname

Place/date of birth Place/date of birth

Place/date of birth

Fiscal code..... Fiscal code

Fiscal code

Declare also

To be aware that the total annual income limit that must be possessed by each person to be considered a tax dependent is:

€4,000.00 for children up to 24;

€2,840.51 for children older than 24;

€2,840.51 for the spouse and other dependent family members.

The above amounts are considered gross of deductible charges, as well as income relating to the principal residence and its appurtenances, and also include remuneration paid by International Bodies and Organs, by Diplomatic and Consular Representations and Missions, as well as that paid by the Holy See, by Bodies managed directly by it and by the Central Bodies of the Catholic Church.

According to art. 7 of Decree Law 70/2011 of 13/05/2011, which sanctions the abolition of the obligation of annual communication of data relating to family deductions, the declarant UNDERTAKES to promptly communicate any changes to the situation described above and acknowledges that, in case of enjoyment of undue deductions for incorrect information or failure to communicate changes, will be subject to any penalties under the law.

INFORMATION PURSUANT TO THE CODE FOR THE PROTECTION OF PERSONAL DATA

The undersigned declares that he/she is informed, pursuant to and for the purposes of Regulation (EU) 2016/679 "General Data Protection Regulation" (GDPR) and the provisions of Legislative Decree no. 196/2003 "Code for the Protection of Personal Data", and subsequent modifications and additions that all data provided to this Administration, for purposes related and instrumental to the contract in place, will be processed, including by computer, taking appropriate measures to ensure the security and confidentiality, in accordance with the above legislation.

Information regarding the processing of data can be found at the following address: <http://www.sissa.it/privacy>.

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