

(english version)

INFORMATION FOR THE OBTAINANCE OF MATERNITY ALLOWANCE

Request can be presented by:

- The natural mother or entrusted before adoption or adopted without entrustment, Italian citizen, European Community citizen or person outside the European Community that is in possession of a carta di soggiorno or political refugee status and resident in Beinasco municipal. The child must also be in possession of carta di soggiorno if not born in Italy or not one of the citizens of a European Union. The underage must be living with the mother and must be presented in her registry file (stato di famiglia). At the time of adoption or before entrustment, the child must not be more than six or eighteen years in the case of adoption entrustment internationally. The allowance is given if the mother has not received or does not receive some maternity indemnification from INPS or other social assistance or had had lower amount of total maternity allowance. In this last case, the applicant will have the right of a complete amount of maternity allowance given by the comune.
- The natural father Italian citizen, European Community or citizen outside the European Community that is in possession of a carta di soggiorno and resident in Beinasco municipal, ***in case of an abandoned baby from the part of the mother or entrustment exclusive for him.*** The baby must be in the same registry file of the father and actually living together with him.
- The father entrusted before adoption or adopted without entrustment Italian citizen, European Community or outside the European Community in possession of carta di soggiorno and resident in Beinasco municipal, ***in case of legal separation by the spouse.*** The allowance must not be previously given to the wife. The underage must be in the same registry file of the father, and actually living together with him and not above six years at the moment of the adoption or the entrustment or eighteen years for entrustments and adoption internationally;
- The person adopting but not married Italian citizen, European Community or outside the European Community in possession of carta di soggiorno and resident in Beinasco municipal ***in case of adoption declared only in his confronts*** and in the condition that the underage is already in the registry file, and actually living together with him and not already entrusted to others;
- The father that has accepted the newborn or the spouse of women that entrust before adopting or adoption without entrustment in case of the death of the mother of the newborn or the woman that has received the entrustment before adoption or adoption without entrustment. There exists two possibilities:
 - a) Entry as a beneficiary as requested by the woman but not yet given, if the father or the spouse of the woman is resident in Beinasco and the underage is in the registry file of the applicant, and actually living together with him and not entrusted to others;
 - b) To present a new application that substitutes that of the dead woman if the father or the spouse of the woman is an Italian citizen, European Community or outside the European Community in possession of carta di soggiorno;
- Other persons, different from the father and the mother, ***in case of a newborn not accepted or not acknowledged*** by both parents. The applicant must be an Italian citizen European Community or outside the European Community in possession of carta di soggiorno and

resident in Beinasco municipal. The underage must have been entrusted to this person with a measure from the judge and must be in his registry file and actually living with her;

Those that cannot present the request

- The mother (or the father) citizen outside the European Community that is in possession of only permesso di soggiorno;
- The mother (or father) citizen outside the European Community that at the moment of request for maternity allowance is awaiting carta di soggiorno;
- The mother (or the father) that does not reside in Beinasco municipality;
- The mother (or the father) that the magistrate had declared suspension on the responsibility of the parents on the child;
- The mother (or the father) that does not have underage in one's registry file and not living with him. In the case of underage in entrustment before adoption it is sufficient enough that the child lives with the mother;
- An underage mother (can but the presentation be made by the guardian or the parents);
- The guardian of newborn (can present the request only the guardian of the mother is prohibited);
- The mother that has received in five months the obligatory abstinence from work, a maternity indemnification above the amount of the maternity allowance;
- The mother that has not materially attained some maternity indemnification but awaiting to be received.

Income and property to be declared

The economic position of the family in which reference is made and the following:

- The incomes and properties of all the components of the nucleus family that is composed by the applicant must be declared from spouse and other component objects present in the family registry as well as objects under the care of IRPEF and 'consensually' separated spouses even if not in the same registry file. In this last case the income must be declared by both parents.
- The total income received in the previous year must be declared that date of the declaration.
- The movable and immovable properties must be declared from the 31st of December of the previous year in the date of the presentation of the declaration.

The maternity allowance grant

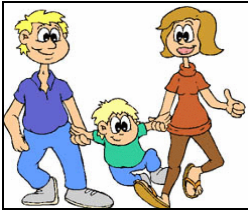
For the new borns the entrustments before adoption and the adoptions that occurred in **year 2010**, the benefits can be granted for a maximum monthly amount of **€311,27** for a maximum period of five months. The period that the monthly allowance is given depends on the registry situation and the eventual maternity indemnification received.

In the calculus of the economic situation, determinant problems are considered such as (single parents, working parents the presence of a permanent handicapped component). The law foresees that it must not exceed a determinant limit of income and property, for example, the relative requests in the year **2010**, for a family of three persons must not exceed the sum of **€32.448,22** For a different family composition, the income and property limit varies in proposition. The above amounts are revalued annually on the basis of the index variation of the consumption price for the families of workers' and employers' calculated by ISTAT.

End of presentation of request.

The request must be presented within 6 months from the date of delivery or the entry of the underage in the registry file of the applicant (in the hypothesis of adoption or entrustment before adoption).

In special cases in which the request can be presented by the father or other persons different from the parents of the baby the request must be presented within one year from birth, of entrustment before adoption or adoption of underage.



(english version)

INFORMATION ON THE OBTAINANCE OF ALLOWANCE FOR A NUCLEUS FAMILY WITH AT LEAST THREE UNDERAGE CHILDREN.

Requests can be presented by:

- Italian citizen resident in Beinasco.
- The citizen of one of the member states of the European Union resident within Beinasco municipal at the time of request;
- The citizen outside the European Community in possession of political refugee and subsidiary protection status;
- Natural parents, adopted or before adoption with at least three underage children. The three underage must be within the family registry file (stato di famiglia) of the applicant and actually living together with him;
- Person that is in one's own registry file and actually lives with at least three children from a wife, husband or one living together with;
- Person that is in one's own registry file and actually lives with at least three underage of which at least one of the children is one's own and the others from the husband, wife or one living together with or viceversa;
- Person that is in one's own registry file and actually lives with at least three underage of which at least one of the children is one's own or from the husband, wife and the others received as entrustment before adoption from both or viceversa;

Requests cannot be presented by:

- The parents of a citizen outside the European Community, even if in possession of Carta di soggiorno;
- The parents that do not reside in Beinasco municipal;
- The parents that the magistrate have declared a suspension of a parental authority on the child;
- Underage parents (can, but the requests must be presented by the guardian or the parents of the underage parents);
- The parents that do not have the three underage in one's actual registry file and do not live with them;
- The parents that might have the three underage in one's registry file, but not actually living together with them;
- The parents that might have the three underage taken care of by IRPEF, are not in one's registry file, in as much as living with another parent or with others;
- Person in one's registry file and lives together with at least three underage children from actual person living together with but not married to;
- The person in one's registry file and lives together with at least three underage of which at least one is one's own and the others from the person living together with but not married to or viceversa (for example if the applicant has had a child from a previous wife and lives with two children from the actual person living together with who had had the two children from ex-husband);
- Person in one's registry file and lives together with at least three underage of which at least one of the children is one's own and the person living together with while the others of the person living together with but not married to or viceversa;

- The underage under sixteen years of age;
- The guardians of the underage;

Income and property to be declared

The economical condition of the family referred to and the following :

- Declaration of income and properties of all the components of the nucleus family composed of by the declarant, from spouse and other component objects in the family register as well as objects under the care of IRPEF and from ‘consensually’ separated spouse of the applicant even if it was not written in the same registry file. In this case, the income must be declared by both parents;
- The income received in the previous year must be totally declared in that presentation of the declaration;
- The (movable and immovable) and immovable properties must be declared before the 31st of December of the previous year of the date of presentation of the declaration.

Nucleus family allowances grant

The allowances are given for a maximum amount of **€129,79** monthly for a maximum period of twelve months and thirteen months divided in two semesters. In the calculation of the economical situation the determinant problems are considered such as (single parent, working parents, presence of a permanent handicapped component).

The law foresees that it must not exceed the limited determinant income and property, for example for the relative requests for the year **2010** for a family of five must not exceed the sum of **€23.362,70** For a different family composition ,income and property limits varies in proposition. The above amounts are revalued annually on the basis of the index variation of the consumption price for workers’ and employers’ families calculated by ISTAT.

The allowances are given within the year, or a part of it in which all the three underage are present in the registry file of the applicant and living together with him.

Final presentation of request

The request for allowances of a nucleus family with at least three underage children must be presented by the 31st of January of the successive year for the allowance requested.