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## ITALY 2002

### 1. Overview of the system

The Italian unemployment benefit system is a complex one, given the differences in eligibility conditions, amount and duration of the treatments existing among the various schemes. The unemployed may receive a contributory unemployment insurance benefit which in some cases amounts to 40 per cent of previous earnings for a maximum of six months and in other cases to 80 per cent of previous earnings for 4 years (64 per cent from the second year). In the two-year period 2000-2001 the main innovation has been introduced in the ordinary unemployment benefit – the general insurance based scheme: since December 2000 the amount of this benefit has been increased from 30 per cent of previous earnings to 40 per cent and, only in the case of recipients aged over-50, the benefit duration has been extended from six to nine months. The new government, in power since June 2001, has announced a general reform and a rationalisation of the entire system in the near future and the subject has been dealt with in the social pact (*Patto per l'Italia*) signed among social partners (but one trade union) and the government in July 2002. Some detailed changes have been envisaged for 2003.

Concerning the social assistance programmes, in Italy there is not a general minimum income scheme. The existing minimum income support (*reddito minimo di inserimento* -- RMI), was introduced in 1998 under a biennial trial only in 39 out of about 8 000 Italian municipalities. The trial has been extended in 2001 to other 266 municipalities for another two-year period. The Parliament has decided to terminate this programme at the end of the trial, without any further extension.<sup>1</sup> A new system, still to be specified and aiming at avoiding clashes with employment incentives and increasing the role and responsibilities of local authorities, has been envisaged for in the *Patto per l'Italia*. With regard to family benefits, the most important ones – the *assegni per il nucleo familiare* (family allowances) – are income-based and are reserved for employees (or benefit recipients, including pensioners, who are former employees). There are also universal family benefits – the maternity allowance and the allowance for households with at least three children – introduced in 1998 and reinforced with the Budget Law for 2001; these benefits are means-tested through an income and wealth measure known as the Indicator of Economic Situation of the household (in Italian, *indicatore della situazione economica* or, shortly, ISE) introduced in 1998 as a general instrument to evaluate social benefit eligibility.<sup>2</sup>

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1. The trial will be terminated at the end of 2002, except for municipalities in which the programme started later during 2001: in these cases the two-years basis of the trial will be maintained, ending in 2003.
  2. The ISE, reformed during 2000, corresponds to household taxable income (including income from financial assets minus a deduction for households living in rented houses) plus family net wealth as obtained by summing up real estate values (home ownership could be excluded up to a maximum of ITL 100 million [EUR 51 646]) and financial assets (minus a deduction of ITL 30 million [EUR 15 494]) of all family members. The family net wealth is multiplied by a coefficient of 0.20. The resulting value is corrected using the equivalence scale presented in Table 2 below: the ISE corrected by the equivalence scale is called ISEE (*indicatore della situazione economica equivalente*). The ISE is based on social and demographic conditions and was introduced in 1998 as a general instrument of selection of social benefit

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The tax unit is the individual (partners are taxed separately). The national currency is the Euro. The 2002 AW earnings level is EUR 22 200.

All net incomes, replacement rates and other figures in this report are based on the Italian tax and benefit system in effect as of 1 July 2002.

## 2. Unemployment insurance

There are three main types of unemployment benefits: a) Ordinary unemployment benefits, b) Wage supplementation funds (known as *Cassa Integrazione Guadagni* – henceforth CIG, either Ordinary or Special) and c) Mobility benefits. The calculations in this report present different figures for ordinary unemployment benefits and Mobility benefits.

### 2.1 Conditions for receipt

Unemployment insurance is compulsory for private sector employees.

- a) Ordinary unemployment benefits are paid to workers individually laid off in the private sector or collectively laid off but not eligible for other benefits - excluding young workers in vocational training - who have paid contributions for at least 52 weeks during the two-year period preceding unemployment (ordinary requirement). Some benefits may also be reaped by those who worked at least 78 days over the last year (reduced requirement). The latter variant actually represents a different and peculiar scheme, as the duration of the benefits is unrelated to the current labour market status – the allowance is paid the year subsequent to that of reduced work – and is equal to the duration of the employment spell up to a maximum of six months, while the amount of the benefit is equal to the 30 per cent (instead of the 40 per cent) of the previous wage. All in all, the reduced requirement scheme resembles an *ex-post* compensation for those who have worked a limited amount of time (provided a 78 days-in-the-year threshold has been overcome). Particular and more favourable conditions hold for workers in the agricultural and in the building sector. In agriculture, to some extent the actual use of the benefits very much resembles that above illustrated for the reduced requirement scheme. Eligible people must be fit and available for work (but see above for the reduced requirement scheme).
- b) CIG (CIGo and CIGs – Ordinary and Special wage supplementation funds, respectively). Ordinary benefits are paid to workers for non-worked hours due to temporary reduction or suspension of the activity. Special benefits are paid when the suspension of the activity is not temporary, but is due to sector - or area - specific firm restructuring. Workers of small manufacturing firms (below 15 employees) and of most service activities are excluded from CIGs. In both cases, people on these schemes have (at least formally) an on-going work relationship, as their contracts have not been terminated.

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eligibility. Concerning the RMI, the ISE is used only for the computation of the benefit via the equivalence scale and not for means testing (see section 4). The ISE was under trial in the first two years of implementation; the reform in May 2000 introduced a fixed coefficient of 20 per cent for family net wealth evaluation and various changes in the system of deductions.

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- c) Mobility benefits are provided in case of collective dismissals by firms eligible for benefit from the CIGs and in case of individual dismissal of workers already in CIGs or under bankruptcy proceedings.<sup>3</sup>

Workers receiving mobility benefits and CIGs are eligible for Socially Useful Jobs (*Lavori Socialmente Utili* or LSU), directly created by the State and usually lasting 12 months (albeit proration for another 12 months is possible). Workers receiving mobility benefits have to compulsorily accept these jobs if they are asked to, otherwise they lose their benefit. The LSU programs are however under progressive dismantling.

If employed in LSU, workers receiving CIGs and mobility benefits maintain their benefit until it elapses. Afterwards, if they still remained employed in LSU, they will receive a benefit of EUR 463.35 per month, which is the amount paid for LSU if the workers involved are not receiving any other benefit. Workers receiving mobility and CIGs are not the only ones eligible for LSU. Unemployed workers with an unemployment spell of at least two years which usually do not receive any income support are also eligible. No new LSU should be activated after 2002 and the existing ones should be terminated.

## 2.2 *Calculation of benefit amount*

### 2.2.1 *Calculation of gross benefit*

- a) Ordinary unemployment benefits are 40 per cent of the average gross earnings received over the last three months, with a maximum benefit of EUR 776.12 per month (or EUR 4 656.72 for six months, which is the maximum duration for under-50s), raised to EUR 932.82 (EUR 5 596.92 for six months) for gross earnings exceeding EUR 1 679.07 per month. In the case of reduced requirements, the benefit amount to 30 per cent of previous earnings. Different amounts hold for workers in the agricultural and in the building sector.
- b) CIG (both Ordinary and Special) is 80 per cent of the average gross earnings paid for non-worked hours, with a maximum level of benefit equal to that of unemployment benefits.
- c) Mobility benefits equal CIGs for 12 months. They are reduced by 20 per cent after one year, with a maximum level of benefit equal to that of unemployment benefits.

### 2.2.2 *Income and earnings disregards*

These three benefits are not means-tested. Family benefits can be paid on top of them. It is not possible to receive a certain amount of earnings from work and still be receiving unemployment benefits except for the CIG schemes which intervene for work interruptions.

## 2.3 *Tax treatment of benefit*

All these benefits are taxable; concerning social security contribution, the general rule is that benefits replacing less than 80 per cent of previous income are exempt. Hence, only unemployment benefits and mobility benefits after the first year are exempt from social security contributions (although imputed contributions are attributed to the benefit recipients). However, social security contributions on mobility benefits in the first year and CIG are paid at a reduced rate of 5.54 per cent. The tax credit for

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3. Generally, mobility benefits are limited to collective dismissals in the manufacturing sector excluding small firms.

employees described in section 10.1.1.2 below applies as well to unemployment benefit, CIG and mobility benefit.

## 2.4 *Benefit duration*

- a) Ordinary unemployment benefits are paid on a 7-day week basis, for a maximum of 180 days, after a 7-day waiting period. For unemployed aged over-50 the duration is extended to nine months. In the case of reduced requirements, duration is equal to the number of days previously worked. Different durations hold for workers in the agricultural and in the building sector.
- b) CIGo (ordinary CIG) is usually paid for 13 weeks but it is possible to obtain some prorogation if the firm remains in a reduction of activity for a longer period. In any case, CIGo cannot be paid for more than 12 months, whether consecutive or non-consecutive, over a period of two years.
- c) CIGs (special CIG) is normally paid for 12 to 24 months (the length depending on the type of difficulties that the firm faces as well as on the restructuring strategy). There is a possibility to obtain some prorogation if restructuring lasts more than 24 months. In any case, CIGs cannot be paid for more than 36 months over 5 years.
- d) The duration of mobility benefits depends on the age of the recipient and on the location of the job. For instance, workers under 40 are entitled to this benefit for 12 or 24 months, respectively, according to whether they had been working in the Centre-North or the South of Italy. Conversely, the benefit duration is extended up to 36 or 48 months respectively for workers over 50 (see Table 1 below).

**Table 1. Duration of mobility benefits by age of the worker and geographical location\***

Age	Location	
	Centre - North	Mezzogiorno
< 40	1 year	2 years
40 – 49	2 years	3 years
> 49	3 years	4 years

\* In any case, duration cannot be longer than length of tenure in the last occupation.

## 2.5 *Treatment of particular groups*

### 2.5.1 *Young persons*

None.

### 2.5.2 *Older workers*

Longer durations of the benefits are established for older workers [see section 2.4 a) and c)].

## 3. **Unemployment assistance**

None.

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**4. Social assistance**

There is no universal income support in Italy, except for a few social benefit schemes (namely, social pensions and social allowances) which cover only people aged over 65 without other sources of income and for some benefits provided at local level in the absence of national guidelines.

A minimum income support (*reddito minimo di inserimento* - RMI) was introduced in 1998 under trial in 39 (out of more than 8 000) Italian municipalities. Although the trial has been initially extended in 2001 to other 266 municipalities, it will be terminated at the end of 2002. The information hereafter pertain to this scheme.

**4.1 Conditions for receipt**

The target groups of the RMI were all people/households in need or people considered at significant risk of social exclusion having remained in the country for at least 12 months if EU citizens (3 years if not EU citizens). For people with working capacity the benefit is conditional on either availability to accept a labour offer, on active labour search, on participation in training programmes, or on care activity towards children or disabled people within the family. Beneficiaries must be of working age and be registered at the public employment service.

The benefit raises the household's income to a given threshold, slightly below the poverty line, testing for the absence of any asset beside residential housing. The benefit is administered at the local level by municipalities.

**4.2 Calculation of benefit amount**

**4.2.1 Calculation of gross benefit**

The RMI is a differential benefit, that is: the beneficiary receives an amount equal to the difference between the threshold and the household income. The household income corresponds to taxable income and the household is supposed to have no income from real estate or financial assets with the exception of the residential home ownership, albeit its value must be below a threshold set by local administrations.

The benefit is equal to ITL 520 000 per month (ITL 6 760 million per year) for a single with no other income sources. Obviously, in this case the benefit equals the threshold. More generally, the benefit income lifts the household income up to its threshold level.

This threshold rises with the number of family members according to an equivalence scale designed to be applied to the Indicator of Economic Situation of the household (ISE), even if the income concept used by the ISE - a general instrument of selection of social benefit eligibility, better described in footnote 2 - differs from that applied by the .....

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**Table 2. Equivalence scale to be applied to the Indicator of Economic Situation (ISE)**

Number of family members	Parameters
1	1
2	1.57
3	2.04
4	2.46
5	2.85*

\* For households with more than 5 members, the parameter is increased by 0.35 for each member above the fifth. Moreover, the parameters shown in Table 2 are increased by:

- 0.2 for lone parents with children.
- 0.5 for each disabled member of the household.
- 0.2 for couples with children, when both parents are working.

Source: Legislative Decree n. 109 of 18 June 1998.

Both the minimum income support and the corresponding threshold are indexed each year to the consumer price index (CPI).

#### **4.2.2** *Income and earnings disregards*

The total household taxable income is considered. In addition, all other cash benefits granted to the family are included (*i.e.* family allowances are considered, though, by definition, they are not strictly considered part of the taxable income). Furthermore an earning disregard of 25 per cent is applied to labour income, aimed at prompting income from work.

#### **4.3** *Tax treatment of benefit*

Not taxable.

#### **4.4** *Benefit duration*

One year, though it may be renewed as long as the eligibility conditions are met.

#### **4.5** *Treatment of particular groups*

The equivalence scale is modified whenever the family includes disabled members, lone parents and/or both working parents.

### **5. Housing benefits**

In Italy housing policies are addressed both to those who can afford to buy a house (tax allowances for the entire amount of taxes on the imputed income deriving from home ownership (until 2000, there was a limit of ITL 1.8 million [EUR 930]); 19 per cent-tax credit on mortgage loan interests up to certain amount for first-time buyers; there are considerable rebates on property transfer taxes for first-time buyers; low interest loans which are means-tested and regulated by local legislation for first-time buyers) and to those who can only afford to rent a house (means-tested tax credits).

Among the rent assistance provisions, we will focus on:

- Fiscal measures on rents.

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- Rent subsidies for low-income people. *These subsidies are not included in our study for two reasons. First of all, all the eligible people are not covered. In Rome only 40 per cent of people eligible according to the following requirements actually received the benefit in 2001. Secondly, benefit recipients are selected according to a rank until the exhaustion of funds allocated ex-ante to these subsidies.*
- Rent-limiting legislation, mainly regulated at local level.
- Controlled rents for State-owned dwellings.

There is no difference between national rules for pensioners and recipients in their income ages, with the exception of some benefits provided at local level and addressed to the poor and the elderly (over 65).

### 5.1 *Conditions for receipt*

- a) Tax credits are granted to people who rent a house and are means-tested.
- b) Rent subsidies for rented houses are granted whenever the household taxable income falls short of twice the amount of the statutory minimum pension (EUR 5 104.95 x 2 = 10 209.94 per year) and the rent exceeds 14 per cent of this income. These are minimal requirements which can be modified at local level.
- c) Limited rents - known as social rents - for people with low-income (below twice the amount of the statutory minimum pension), are set for some categories of State-owned dwellings. Family size and different household needs are considered as eligibility conditions. The claimants are ranked by eligibility conditions on a list which is prepared by municipalities.
- d) State-owned dwellings, specifically those belonging to Social Security State Agencies, are generally rented to public sector employees, both at national and at local level.

### 5.2 *Calculation of benefit amount*

- a) The yearly housing tax credit is EUR 495.80 if the personal taxable income is less than EUR 15 493.71 per year. It amounts to EUR 247.90 if the personal taxable income ranges between EUR 15 493.71 and 30 987.41 per year.
- b) Rent subsidies for rented houses differ in eligibility conditions and benefit amounts at the regional and municipality level. In the Lazio region (in particular in Rome), for instance, rent subsidies for rented houses are topping-up transfers for those who pay a rent exceeding 14 per cent of their income, up to a ceiling of EUR 3 099 per year. For households with disabled or old people (over 65) and with needs implying a significant risk of social exclusion, both the ceiling-related and the income-related eligibility conditions are increased by 25 per cent. Those subsidies are non-taxable.

The maximum amount varies with the size of the city population. In Lombardia, for example, the maximum amount is EUR 3 718 in municipalities with more than 300 000 residents while it is only EUR 3 099 in municipalities with less than 50 000 residents. Moreover, in Lombardia eligibility depends not only on the income level (as in Lazio), but also on the wealth of the household (the means-testing is operated by a partially modified ISE). Besides, the maximum

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amount is increased by 30 per cent for every point of the equivalence scale reported in Table 2 above 1.57 (in Lazio, no equivalence scale is used).

- c) Rent-limiting legislation is finalised to set a social rent, the amount of which is subject to regional provisions. For example, in Tuscany the social rent corresponds to 7 per cent of the household income (taxable income, merely including tax credits for all dependent relatives) stemming from labor, pensions, unemployment benefits, social assistance benefits.
- d) The rent paid for State-owned dwellings varies according to the house characteristics, but they are generally set under the market-value.

## 6. Family benefits

### 6.1 Conditions for receipt

- a) Family allowances. The benefit is means-tested against the total household taxable income. A household is defined as the recipient, his/her spouse, and his/her dependent child/children under 18. Note that a low-income couple with no children is eligible for the benefit. The family allowance scheme grants cash transfers to families of employees and former-employee pensioners and unemployment benefit recipients.
- b) Maternity allowances, enacted in 1999, are addressed to mothers with children below 1 year of age. Mothers must not be insured and must have an ISE below a given threshold. Generally speaking, beneficiaries are unemployed housewives or job seekers.
- c) Allowances to households with at least three children under 18, enacted in 1999, are addressed to households with at least three children younger than 18, whose ISE lies below a given threshold.

The relationship between these benefits and the assistance envisaged in section 4 lies in its eligibility conditions. All of them are means-tested, though their definition of gross taxable income is different. Moreover, in the case of family allowances to families of employees and pensioners, the income brackets determining eligibility are not linked to any equivalence scale.

### 6.2 Calculation of benefit amount

#### 6.2.1 Calculation of gross benefit

Family allowances are single cash transfers granted to each family. The benefit varies with the number of family members and is inversely connected to the household taxable income (see Tables 3 to 5, on the benefits granted in the period 1 July 2001 – 30 June 2002). The benefit is paid by employers on behalf of the National Social Security Institute (*Istituto Nazionale per la Previdenza Sociale*, INPS) and the income brackets are yearly adjusted to the consumer price index.

Part-time workers receive the entire amount of the benefit if they work at least 24 hours per week. If they work less than 24 hours then the benefit is reduced depending on the number of days worked. (the allowance is computed on a six days per week basis). For instance, if somebody works only one day then the benefit is 1/6 of the full amount. It should be noted that if somebody works a few hours every day of the week then no reduction applies since the reduction depends on the number of days worked rather than the number of hours (in the tax-benefit model it is assumed that people working part-time do not work every day).

**Table 3. Family allowances for married couples\* without children**

(EUR per month)

Household taxable income	Number of family members						
	1	2	3	4	5	6	7
0 – 10 850.15	-	46.48	82.63	118.79	154.94	191.09	227.24
10 850.16 – 13 562.09	-	36.15	72.30	103.29	144.61	185.92	216.91
13 562.10 – 16 274.03	-	25.82	56.81	87.80	129.11	180.76	206.58
16 274.04 – 18 984.92	-	10.33	41.32	72.30	113.62	170.43	196.25
18 984.93 – 21 696.32	-	-	25.82	56.81	103.29	165.27	185.92
21 696.32 – 24 408.79	-	-	10.33	41.32	87.80	154.94	175.60
24 408.80 – 27 120.20	-	-	-	25.82	61.97	139.44	160.10
27 120.21 – 29 831.08	-	-	-	10.33	36.15	123.95	144.61
29 831.09 – 32 541.96	-	-	-	-	10.33	108.46	134.28
32 541.97 – 35 253.91	-	-	-	-	-	51.65	118.79
35 253.92 – 37 965.85	-	-	-	-	-	-	51.65

\* Married couple with no children or couple with dependent relatives.

**Table 4. Family allowances for married couples with at least one child**

(EUR per month)

Household taxable income	Number of family members						
	1	2	3	4	5	6	7
0 – 11 422.98	-	-	130.66	250.48	358.94	492.18	619.75
11 422.99 – 14 134.92	-	-	114.65	220.53	339.83	481.34	600.64
14 134.93 – 16 846.33	-	-	92.45	190.57	312.97	473.07	584.11
16 846.34 – 19 556.69	-	-	65.59	158.04	283.02	453.97	565.00
19 556.70 – 22 269.16	-	-	43.90	111.55	241.70	407.48	507.68
22 269.17 – 24 980.56	-	-	25.82	81.60	217.43	390.96	488.57
24 980.57 – 27 693.03	-	-	15.49	57.33	176.63	364.10	466.88
27 693.04 – 30 403.39	-	-	15.49	38.73	135.83	339.31	439.50
30 403.40 – 33 114.80	-	-	12.91	25.82	102.77	317.62	426.08
33 114.81 – 35 825.68	-	-	12.91	25.82	91.93	225.18	398.70
35 825.69 – 38 538.69	-	-	12.91	23.24	91.93	154.42	292.83
38 538.70 – 41 250.09	-	-	-	23.24	78.50	154.42	218.98
41 250.10 – 43 962.04	-	-	-	23.24	78.50	132.21	218.98
43 962.05 – 46 673.44	-	-	-	-	78.50	132.21	189.02
46 673.45 – 49 385.92	-	-	-	-	-	132.21	189.02
49 385.93 – 52 098.40	-	-	-	-	-	-	189.02

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**Table 5. Family allowances for lone parents\***

(EUR per month)

Household taxable income	Number of family members						
	1	2	3	4	5	6	7
0 – 13 230.58	-	99.68	184.89	412.13	554.16	724.59	891.92
13 230.59 – 15 942.53	-	79.53	164.75	372.37	531.43	715.81	869.20
15 942.54 – 18 652.88	-	54.23	136.34	332.60	491.67	701.86	843.89
18 652.89 – 21 364.82	-	23.24	102.26	289.73	454.48	676.04	821.17
21 364.83 – 24 077.30	-	20.66	73.85	230.34	403.35	616.65	744.21
24 077.31 – 26 788.71	-	20.66	48.55	190.57	369.27	593.93	721.49
26 788.72 – 29 500.11	-	-	34.09	159.07	315.56	559.84	693.09
29 500.12 – 32 211.53	-	-	34.09	136.34	261.33	528.34	659.00
32 211.54 – 34 922.41	-	-	28.41	119.30	221.56	499.93	639.37
34 922.42 – 37 635.41	-	-	28.41	119.30	204.52	378.05	605.29
37 635.42 – 40 347.35	-	-	28.41	102.26	204.52	284.05	465.84
40 347.36 – 43 057.70	-	-	-	102.26	176.11	284.05	369.27
43 057.71 – 45 770.18	-	-	-	102.26	176.11	244.28	369.27
45 770.18 – 48 482.11	-	-	-	-	176.11	244.28	318.14
48 482.12 – 51 194.58	-	-	-	-	-	244.28	318.14
51 194.59 – 53 906.00	-	-	-	-	-	-	318.14

\* For families with more than 7 members, family allowances are increased by 10 per cent of the amount in column 7 plus EUR 53.71 per each subsequent child.

Maternity allowances amount to EUR 265.20 per five months (EUR 1 326.00 per year)<sup>4</sup> and is granted to mothers whose ISE (see section 1, note 1) lies below a threshold. Insured mothers receiving maternity benefits smaller than that amount are entitled to receive the difference. The threshold has been fixed by the law with reference to a three-member family: in this case mothers can receive the allowance in 2002 if their ISE is below EUR 27 644.94. The threshold is modified according to the equivalence scale in Table 2: for example, it rises to EUR 33 450.38 (that is EUR 27 644.94 x 2.46/2.04) and to EUR 38 702.92 (that is EUR 27 644.94 x 2.85/2.04)<sup>5</sup> respectively for households with four or five members.

The allowance to households with at least three children aged -18 is equal to EUR 110.58 per month (EUR 1 437.54 per year), and is granted to households whose ISE lies below a threshold. The threshold has been fixed by the law with reference to a five-member family: in this case households can receive the allowance in 2002 if their ISE is below EUR 19 904.35. The threshold is modified according to the equivalence scale in Table 2: for example, it corresponds to EUR 17 117.74 (that is EUR 19 904.35 x 2.46/2.85), and to EUR 22 292.87 (that is EUR 19 904.35 x 3.2/2.85) respectively for households with four or six members.

4. The amount was ITL 200 000 (EUR 103.29) per month till the end of 2000. It was increased to ITL 500 000 (EUR 258.23) from the beginning of 2001 and afterwards adjusted by the relevant price index in 2003.

5. The ratios between the parameters are always rounded to the second decimal (for instance, 1.397 becomes 1.40).

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Moreover, the whole annual benefit - worth EUR 1 437.54 - is provided in the case whereby the total ISE is smaller than or equal to the difference between the threshold and twice the value of the maximum benefit. For instance, a five-member family whose total income is less than or equal to EUR 17 029.27 - which corresponds to the threshold (EUR 19 904.35) minus twice the benefit (EUR 1 437.54 x 2) - is entitled to the whole benefit. In the case whereby the total ISE falls within the difference between the threshold and the threshold minus twice the maximum benefit, the allowance corresponds to the difference between the threshold and the total ISE.<sup>6</sup> In our example, assuming the total ISE as equalling EUR 18 000, the allowance equals (EUR 19 904.35 – 18 000) = EUR 1 904.35. Both allowances and the corresponding thresholds are adjusted yearly to the consumer price index. Both benefits are administered at the local level and provided by INPS on behalf of municipalities.

#### 6.2.2 *Income and earnings disregards*

Total household taxable income is considered in assessing family allowances benefits; however, the benefit is granted only if at least 70 per cent of the income stems from wages and salaries and former-employees' pensions.

#### 6.3 *Tax treatment of benefit*

Not taxable.

#### 6.4 *Treatment of particular groups*

Both the income brackets and the amounts of allowances to employees and pensioners are modified whenever there are disabled people and/or lone parents within the family.

The scale of equivalence set for mother allowances and for allowance to households with at least three children is modified when there are disabled people and/or lone parents within the family and/or when both parents work (see Table 2). Moreover, households with disabled members and/or with children have a priority right for the minimum income support benefit.

Free books and scholarships are provided to students belonging to families with an ISEE below EUR 10 632.94 in the case of a household with three members. The threshold is modified according to the equivalence scale in Table 2.

### 7. **Child-care benefits**<sup>7</sup>

Child-care services are essentially nurseries for children below 3 years of age. They are provided according to rules set by regional laws and implemented at municipal level with different criteria. Those measures mainly consist of in-kind means-tested benefits. Generally speaking, the household income and composition are considered to rank eligibility and fees.

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6. Until the end of 2000 the allowance corresponded to half this difference.

7. This section uses the information provided to the OECD in June 2003.

## 8. Employment-conditional benefits

Family allowances to employees are described in section 6.2.1. These are in-work benefits except for the case of former employees (as pensioners or unemployment benefit recipients) who are also entitled.

Another form of employment-conditional benefit – delivered through the tax system – is the tax credit for employees described in section 10.1.1.2.

Supplementary benefits (*integrazioni al minimo*) for low-income households are granted to recipients of old-age and survivors' pensions whenever their accrued benefits fall short of a statutory minimum, set equal to EUR 5 104.97 per year in 2002. Eligibility for supplementary benefits is subject to the requirement that the claimant's personal taxable income - if married, that both partners' cumulated incomes - be below a given threshold. While the 1995 pension reform abolished supplementary benefits for new enrollees, no changes were introduced for all other cases.

Since 1998 self-employed women have been entitled to a birth allowance (*una tantum*), the amount of which depends on the contribution amount for disability and survivor's insurance.

Moreover, this category of workers, provided they are enrolled in the special pension funds for self-employed run by INPS, are entitled to family allowance benefits, as shown in section 6.2.1.

## 9. Lone-parent benefits

See family benefits in section 6.

## 10. Tax system

### 10.1 Personal income tax

#### 10.1.1 Central government income tax

##### 10.1.1.1 Tax unit

Spouses are taxed separately.

##### 10.1.1.2 Tax allowances and tax credits

###### *Standard tax credits*

- Dependent spouse: provided that the spouse's income does not exceed EUR 2 840.51 a tax credit is allowed, according to income brackets as follows:

Income brackets (EUR)	Tax credit (EUR)
0 – 15 494	546.18
15 494 – 30 987	496.60
30 987 – 51 646	459.42
51 646 – and over	422.23

**OECD - Social Policy Division - Directorate of Employment, Labour and Social Affairs**  
 Country chapter - Benefits and Wages ([www.oecd.org/els/social/workincentives](http://www.oecd.org/els/social/workincentives))

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- **Children:** A tax credit, that varies according to the number of children, is granted to parents. This tax credit is due in full to only one parent, if the spouse is not dependent, the tax credit is shared between the parents either at 50 per cent or according to a different percentage agreed by them.

Number of children	Tax credit allowed to each spouse for dependent children (equal to 50% of the total amount allowed)*		Tax credit for dependent children in case of widowed spouse or parent with an unacknowledged child for an income up to EUR 15 494 (EUR)
	Tax credit (EUR)	On income up to (EUR)	
1	258.23	36 151.98	546.18
	151.84	51 646	
	142.54	51 646	
2	516.46	41 316.55	1 062.64
	320.21	51 646	
	285.08	51 646	
3	774.69	46 481.12	1 579.10
	488.57	51 646	
	427.62	51 646	
4	1 032.92		2 095.56

\* e.g. With 1 child the total amount is equal to EUR 285.08, 303.68 or 516.46, but only EUR 142.54, 151.84 or 258.23 is granted for each parent.

- **Other members of the family:** a tax credit of EUR 142.54 (up to EUR 51 646) or EUR 133.25 (over EUR 51 646) is granted for other dependents, provided the dependant's income does not exceed EUR 2 840.51. A dependent is deemed to be any person entitled to maintenance allowances (e.g. parents, mother and father-in-law) under civil law.
- **Tax credit for dependent workers:** it varies from EUR 1 146.53 foreseen for an income up to EUR 6 197 to EUR 51.65 for an income over EUR 51 646 (twenty two brackets).

*Principal non standard tax allowances and tax credits*

- Social security contributions due by law.
- Rents, annuities and other charges burdening income deriving from immovable property.
- Periodical benefits allowed to the spouse fixed by judicial authority.
- Periodical benefits (life annuities and so on), allowed by will, gift, judicial authority.
- Charitable donations to some religious institutions (up to EUR 1 032.91).
- Medical and assistance expenses incurred by handicapped persons.
- Principal residence income exempted for the total amount of the cadastral income.
- Donations to political parties (ranging from EUR 51.65 to EUR 103 291.38).
- Expenses to restore one's own residence at 36 per cent of full expenses, shared in 5 or 10 annual allowances of the same amount. A temporary reduction in the standard rate of VAT of 20 to

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10 per cent applies to the renovation and repair of private dwellings, excluding materials which form a significant part of the value of the supply.

- Credit for leaseholders of principal residence (a sum of EUR 495.80 for income up to EUR 15 493.71 and a sum of EUR 247.90 for income up to EUR 30 987.41).

As to the following expenses, a tax credit of 19 per cent of each incurred expense is allowed:

- Mortgage loan interest (up to EUR 1 807.60 or EUR 3 165.20 according to circumstances).
- Most of medical expenses for the part exceeding EUR 129.11.
- Life and accident insurance premium and voluntary contributions up to EUR 1 291.14.
- Expenses to attend secondary school and university courses; in case such courses are private, the expenses allowed cannot exceed those foreseen as to State courses.
- Funeral charges up to EUR 1 549.37.
- Charitable donations to non-profit organisations (up to EUR 2 065.83).

#### 10.1.1.3. Tax schedule

The following tax schedule is applied to taxable income:

Bracket (EUR)		Rate (%)
Up to	10 329.14	18
From	10 329.14 up to 15 493.71	24
From	15 493.71 up to 30 987.41	32
From	30 987.40 up to 69 721.68	39
Over	69 721.68	45

## 10.2. State and local taxes

### 10.2.1 Regional surcharge tax

This surcharge tax has been introduced in 1997. The tax is levied by each region on resident taxpayers' total taxable income at a discretionary rate, which must fall within an established range. As from the year 2000 this range is 0.9 – 1.4 per cent. For the year 2002 all regions have applied the lowest rate of 0.9 per cent.

### 10.2.2 Local surcharge tax

This surcharge tax has been introduced in 1999. The tax may be levied by each local government at an initial rate that cannot exceed 0.2 per cent. If the tax is levied, the local government can increase the initial rate, on a yearly basis, up to a maximum of 0.5 per cent. Each yearly increase cannot exceed 0.2 per cent.

## 11. Compulsory Social Security

The average rate charged to an employee is 9.19 per cent up to EUR 36 093 and 10.19 per cent above this amount.

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There is no distinction by marital status or sex.

## 12. Policy developments

### 12.1 Policy changes introduced during the last year

In 2001 and 2002 the major changes concerning the Italian tax and benefit system were the following:

- a) In the Budget Law for 2002, passed at the end of 2001, pensions falling below a statutory minimum of EUR 6 714 were increased up to this minimum through a mechanism of “social supplements” (*maggiorazioni sociali*). This increase in the social supplements was limited to people over 70 and to disabled over 60, with some exceptions linked to the previous employment career of the pensioners.<sup>8</sup>
- b) The Budget Law for 2003 will introduce major changes in the tax system, consisting in increased tax allowances for lower income groups. The no-tax area has been enlarged.
- c) The RMI – see section 4 – will be terminated at the end of 2002, without further extension of the trial. The Government has announced the intention of introducing new social assistance schemes administered at regional level.

### 12.2 Policy changes announced

During 2003 the unemployed benefit system will be deeply changed, following an agreement with most of the social partners (the so-called, *Patto per l'Italia*, not signed by the greatest trade union). The ordinary unemployment benefits will be increased with a mechanism of phasing-out, namely: 60 per cent of previous wage in the first six months of unemployment, 40 per cent in the subsequent three months, 30 per cent for the last three months. Hence, the maximum duration will be extended from 6 months (see section 2.4) to 1 year. However, unemployment benefits (of all kinds) will not be paid for more than 24 months (30 in the Mezzogiorno) in 5 years. A close link with active labour market policies will be established.

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8. The age limit of 70 years in order to receive the increase in the social supplement can be reduced of 1 year every 5 of social contributions paid, up to a new age limit of 65 years.

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