

# **Molise Region**

Third Department Social Policy Planning Service

## **Public Notice**

## Active residence income

for access to the Fund for individuals who go to reside in towns with a population of up to 2000 inhabitants.

First year



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## Art. 1. Purposes and objectives

This public notice is issued by the Molise Region in accordance to the **Decision of the regional Government no. 547 of December 10th 2018**, in the context of the intervention of the Fund aimed at promoting economic development - strategic intervention "Income from active residence - Fund for individuals who go to reside in towns with a population of up to 2000 inhabitants ".**Errore. Riferimento a collegamento ipertestuale non valido.** 

The Public Notice is part of the interventions planned by the Protocol of Understanding between the Ministry of Economic Development, the Ministry of Economy and Finance, and Molise Region, no.79716 of June 27th 2019.

It defines terms and conditions for the application for economic benefits, divided in

three years, for persons who intend to transfer their residence to one of the towns located in Molise with less than 2000 inhabitants, with the purpose of starting a business activity, or recovering

real estate belonging to the historical cultural heritage, even for residential use.

The objective of this Notice is promoting the repopulation of the towns of Molise with less than 2000 inhabitants, and support their economic revitalization and urban regeneration.

#### Art. 2. Normative references

- Constitutional law of October 18th 2001, no. 3, containing amendments to Title V of Part Two of the Constitution;
- Law of June 5th 2003, no. 131, containing instructions for the adaptation of the legal system of
- Republic to the constitutional law of October 18th 2001, no. 3;
- Legislative Decree of November 25th 1996, no. 625, concerning the implementation of the Directive 94/22 / EC, pertaining the conditions for granting and using the authorizations for the prospection, exploration and production of hydrocarbons and subsequent additions;
- Law of March 15th 1997, no. 59, of delegation to the Government for the assignment of functions and tasks to the regions and local institutions, for the reform of Public Administration and for administrative simplification;
- Legislative Decree of March 31st 1998, no. 109, and subsequent amendments, concerning unified criteria of evaluation of the economic situation of the subjects who apply for facilitated social benefits;
- Law of July 23rd 2009, no. 99, containing provisions for the development and internationalization of
- companies, as well as energy and subsequent amendments and additions;
- Article 45 of the above-mentioned law, amended by Article 36, subparagraph 2, letter a) of the Decree-Law of 12 September 12th 2014, no. 133, converted, with amendments, by the law of November 11th 2014, no. 164, which establishes the Fund aimed at promoting economic



development measures and at the activation of a social card for residents in regions affected by liquid and gaseous hydrocarbon extraction;

- paragraph 4 of the aforementioned article 45, according to which, by decree of the Minister of Economy and Finance, in agreement with the Minister of Economic Development, in agreement with the Presidents of the involved regions, to be adopted within ninety days from the date of entry into force of this law, the procedures for the use of the expected benefits by residents and the mechanisms aimed at guaranteeing compensation for the financial balance of the Fund, are defined;
- legislative decree of August 18th 2015, no. 145 of the 2013/30/ EU safety directive
- for offshore oil and gas operations and amending Directive 2004/35 / EC;
- Decree of the Ministry of Economic Development of July 12th 2007 on the modalities of transfer to the regulated market for rates of production of natural gas fields due to the State;
- decree of the Minister of Economy and Finance, together with the Minister of Economic Development, of February 25th, 2016, published in the Official Journal of the Italian Republic of
- May 2nd 2016, no. 101, containing the procedures for using the Fund, adopted following the Permanent Conference for relations between the State, the Regions and the autonomous provinces of Trento and Bolzano of November 26th 2015, in agreement with the interested Regions;
- decree of the Minister of Economy and Finance, together with the Minister of Economic Development, of September 14th, 2016, published in the Official Journal of the Italian Republic of October 31st 2016, no. 255, which, in implementation of article 45, paragraph 5 of the law of 23 July 23rd 2009, no. 99 and subsequent amendments and additions;
- Decree of the Minister of Economy and Finance, together with the Minister of Development
- economic, of December 28th 2017, published in the Official Journal of the Italian Republic of
- July 24th 2018, no. 170, in implementation of Article 45, paragraph 5 of the Law of 23 July 2009, no. 99 and subsequent amendments and additions;
- Decision of the regional Government no. 547 of December 10th 2018 on the subject "Law of 23 July 2009, no. 99 and subsequent amendments and additions "Provisions for development and internationalization of companies, as well as in matter of energy "- Fund aimed at promoting economic development measures.
- Approval of the Protocol Agreement strategy between the Ministry of Economy and Finance, the
- Ministry of Economic Development and Molise region.

#### Art. 3. Beneficiaries of the intervention

The persons who can apply for the economic benefit to start of an entrepreneurial activity, are those who have the following requirements:

- to be over the age of majority
- undertake to transfer their residence to one of the municipalities of Molise with less than 2000 inhabitants
- within 90 days from the communication of acceptance of one's request for access to the benefit of
- referred to in this notice:
- come from an Italian municipality with a population exceeding 2000 inhabitants;
- come from another country



The resources allocated for this Notice for the year 2019 amount to EUR 488,510.49.

## Art. 5. Intensity of the contribution

The economic benefit for each beneficiary is EUR 24,000.00 divided into EUR 8,000.00 per year from to be paied as provided for in art 8 of this notice.

## Art. 6. Dates and applications procedures

The application must be sent, under penalty of exclusion, by certified email address: regionemolise@cert.regione.molise.it, accompanied by a copy of a valid identity document of the signatory and all the required documents, no later than 12:00 (Europe/Rome h) on the 30 November .2019.

The subject of the certified e-mail message must include the wording "Public notice - Active residence income for access to the Fund in favor of individuals who are going to reside in municipalities with a population up to 2000 inhabitants".

Timely notification shall be determined on the basis on the receipt by the Protocol Office of the Molise Region.

Applications received after the deadline specified above will not be accepted.

The following documents must be enclosed to the application:

- 1. Application prepared according to the form, attachment 2 of this notice, containing the declaration of possession of the requisites required by art. 3 and certifying the commitment to take up residence in a municipality in the Molise region with a population of less than 2000 inhabitants, Annex 1 of this notice;
- 2. Feasibility project of the activity that it intends to start accompanied by the economic-financial plan;
- 3. Curriculum vitae of the applicant.



## Art. 7. Eligibility and evaluation of applications

The evaluation of the requests will be carried out in two phases: the first, provisional and limited to the requirements of admissibility and eligibility, the second quality phase, the final one

#### **Assessment phase**

The evaluation of the applications will be carried out by a special Commission appointed with a regional act by the Director of the Third Department.

The Evaluation Commission, in accordance with the provisions of the previous Articles 3 and 6 of this Notice, will assess, in the first phase, the admissibility and eligibility of the applications received.

Requests that will be declared admissible and eligible will be subject to evaluation of the relevant projects according to the following criteria:

Criteria		Maximum Score
Consistency between the initiative presented and the Municipality in which it intends to establish it (degree of integration with the territory)	High 30 points Medium 20 points Low 10 points	30
Degree of future sustainability (ability to implement and maintain the initiative)	High 20 points Medium 10 points Low 5 points	20
Timing of the initiative implementation (feasibility)	Immediate: 10 points from 1 to 6 months: 5 points Over six months: 0 points	10
Number of people involved in the initiative	From 1 to 2 : 5 points From 3 a 5 : 10 punti Oltre 5 :20 punti	20
Recovery of an existing building for the realization of the initiative		20
Total Score		100

The minimum score threshold that the project request to access the economic benefit must achieve is 60 points out of 100.

In the event of a tie score, priority will be given to the following criteria:

- ISEE (Equivalent Economic Situation Indicator) with a lower level
- No. of dependent children
- lower age of the applicant



In case of cancellation or revocation, partial or total, the regional administration will proceed with the scrolling of the ranking;

The Head of the Social Policy Planning Department with a Department Decision will formalize the results and will proceed with the publication to the Online Official Noticeboard of the Molise Region and will notify the results for subsequent fulfillments to the applicants that are usefully placed in the ranking.

The publication on the Online Official Noticeboard of the Molise Region and the communications through Electronic Certified mail, are notifications, for all legal purposes, to the interested parties.

## Art. 8. Ways of providing the benefit

The total economic benefit is set at EUR 24,000.00. The benefit will be paid over 36 months in 3 payment tranches of the same amount of EUR 8,000.00 in the following ways:

the first payment of EUR 8,000.00 will be madeafter the presentation by the beneficiary of the following documens:

- agreement regulating the beneficiary obligations duly signed;
- residence certificate in the municipality chosen to start up the business;
- copy of the title proving the availability of the building intended for habitation;
- copy of the title of availability of the property intended for the exercise of the business activity (if different from the house);
- indication of bank details: Iban code and Credit Institution of thebank account held by the beneficiary;
- communication of the certified e-mail address (PEC), on behalf of the company, which will be used by the Regional Administration for all information and communications regarding this Notice.

The second and third tranches of the benefit will be paied, respectively after the twelfth month and after the twenty-fourth month, following presentation by the beneficiary of the following documentation:

- detailed report on the state of realization of the entrepreneurial initiative with production of the expenses incurred for the start-up and / or management of the same;
- residence certificate in the chosen municipality;
- copy of the title of availability of the building intended for habitation (if different from the previous one used for asking the first payment) or self-declaration of persistence of availability of the property;
- copy of the supply contracts for the main utilities (gas, electricity ...) of both the home and the building in which the economic activity is located (if different from the home)



## Art. 9. Change in entrepreneurial initiative

It is possible to modify the initiative as long as it does not substantially modify the aims of the business project according to the grid set out in article 7. The authorization to modify must be requested to the Molise Region's Social Policy Planning Service and will be granted at its sole discretion.

## Art. 10. Obligations of the beneficiary

Beneficiaries must guarantee residence in the chosen Municipality and economic activity for at least 2 years after the three years in which they received the economic benefit.

#### Art. 11. Checks and audits

The Region carries out checks on the veracity of the content of the substitutive declarations given by the beneficiary pursuant to the D.P.R 445/2000 and subsequent amendments.

Through the bodies in charge, the Region can carry out any other control, verification, inspection and on the spot verification in relation to the entrepreneurial initiative granted, at any time and stage of its realization, in order to ascertain the regularity of its implementation;

The beneficiary has the obligation to make himself available, up to 5 years from the disbursement of the benefit, to any request for control, information, data, documents, attestations or declarations, to be eventually released also by the service providers.

## Art. 12. Forfeiture and revocation of the granted benefit

Without prejudice to the provisions of the penal regulations in the case of the issuance of false declarations, false documents or use of the same, the beneficiary will forfeit the benefit granted, if the checks carried out reveal that do not answer to the truthfulness of the content of the substitutive declarations given by the holder / lawyer representative / administrator.

The forfeiture involves the obligation to return the amounts eventually received and the payment of the legal interest accrued from the moment the benefit is disbursed until the day of return.

The Molise Region notifies the beneficiary of the provision and invites the beneficiary to return the sums unduly received, plus accrued interest, within fifteen days from the date of receipt of the notification.

## Art. 13. Record keeping

The beneficiaries are required to set up a project dossier containing all the technical and administrative documentation (expense documentation and supporting documents) and, for its conservation for a period of not less than 5 years.



The Regional Administration reserves the right, at its sole discretion, to revoke, modify or cancel this Public Notice, if it deems it appropriate for reasons of public interest, without the requesting parties being able to claim any rights against the regional institution.

## Art. 15. Protection of privacy

All personal data provided by the parties involved in the administrative procedure will be processed by the Region in compliance with the provisions contained in Legislative Decree 196/03 and subsequent amendments

## Art. 16. Responsible for the procedure

The organizational unit responsible for the procedure is the Social Policy Planning Service in the person of the Manager responsible for the Service, Dr. Michele Colavita.

#### Art. 17. Publication

This Notice will be published, together with the attachments, in the Official Bulletin of the Molise Region and on the website of the Molise Region www.regione.molise.it.