

Allegati n. 2

CONFERENZA DELLE REGIONI E DELLE PROVINCE AUTONOME 23 Mag 2023 Prot. n. 3379/C8SOC

Conferenza delle Regioni e delle Province autonome

conferenza@regioni.it

SEDE

Oggetto: OIL - Rapporto del Governo italiano sull'applicazione della Convenzione n. 117/1962 "Politica sociale (obiettivi e norme di base)".

L'articolo 22 della Costituzione dell'Organizzazione Internazionale del Lavoro (OIL) prevede che ogni anno i Governi degli Stati membri presentino rapporti sull'applicazione delle Convenzioni ratificate, secondo le modalità stabilite dal Consiglio di Amministrazione dell'OIL.

La Convenzione n. 117/1962, indicata in oggetto, è compresa tra quelle sulle quali il Governo italiano, quest'anno, dovrà presentare il suddetto rapporto.

Questo Ufficio elabora i rapporti sulla base di un apposito **questionario** (Allegato1), con cui vengono richiesti elementi e dati sull'applicazione della Convenzione nella legislazione e nella pratica, nonché risposte puntuali alle singole disposizioni della stessa.

Inoltre, il Governo italiano è tenuto anche a rispondere in modo puntuale ed esaustivo alle richieste rivolte specificamente all'Italia e riportate nella **Domanda Diretta** (Allegato 2) della "Commissione di esperti per l'applicazione delle Convenzioni e delle Raccomandazioni", formulate all'esito della valutazione del rapporto presentato dal Governo nel 2013.

Tanto premesso, si invita codesto Ufficio a trasmettere, per gli aspetti di propria competenza, tutti gli elementi, di fatto e di diritto, in ordine alle specifiche domande del questionario, ai seguenti indirizzi di posta elettronica: mlandolfi@lavoro.gov.it e dgrapportilavorodiv2@lavoro.gov.it, entro il 20 giugno 2023.

Per ulteriori informazioni ed eventuali chiarimenti, si prega di contattare la dott.ssa Mariagisa Landolfi (tel. 0646834257), funzionario responsabile dell'elaborazione del rapporto sulla Convenzione in oggetto. Analogamente si invita codesto Ufficio a indicare nella nota di risposta i riferimenti del proprio funzionario referente.

Si ringrazia per la collaborazione e si resta in attesa di un gradito riscontro.

La dirigenteDott.ssa Maria Concetta Corinto



ML

10.03

 $Documento\ firmato\ digitalmente\ ai\ sensi\ degli\ articoli\ 20\ e\ 21\ del\ d. lgs.\ 7\ marzo\ 2005,\ n.\ 82\ "Codice\ dell'Amministrazione\ Digitale".$

REPORT FORM

FOR THE

SOCIAL POLICY (BASIC AIMS AND STANDARDS) CONVENTION, 1962 (No. 117)

The present report form is for the use of countries which have ratified the Convention. It has been approved by the Governing Body of the International Labour Office, in accordance with article 22 of the ILO Constitution, which reads as follows: "Each of the Members agrees to make an annual report to the International Labour Office on the measures which it has taken to give effect to the provisions of Conventions to which it is a party. These reports shall be made in such form and shall contain such particulars as the Governing Body may request."

PRACTICAL GUIDANCE FOR DRAWING UP REPORTS

First reports

If this is your Government's first report following the entry into force of the Convention in your country, full information should be given on each of the provisions of the Convention and on each of the questions set out in the report form.

Subsequent reports

In subsequent reports, information need normally be given only on the following points:

- (a) any new legislative or other measures affecting the application of the Convention;
- (b) replies to the questions in the report form on the practical application of the Convention (for example, statistics, results of inspections, judicial or administrative decisions) and on the communication of copies of the report to the representative organisations of employers and workers and on any observations received from these organisations;
- (c) replies to comments by supervisory bodies: the report must contain replies to any comments regarding the application of the Convention in your country which may have been addressed to your Government by the Committee of Experts or by the Conference Committee on the Application of Conventions and Recommendations.

Article 22 of the Constitution of the ILO

Report for the period	to
made by the Government of	

on the

SOCIAL POLICY (BASIC AIMS AND STANDARDS) CONVENTION, 1962 (No. 117)

(ratification registered on)

I. Please give a list of the legislation and administrative regulations, etc., which apply the provisions of the Convention. Where this has not already been done please forward copies of the said legislation, etc., to the International Labour Office with this report.

Please give any available information concerning the extent to which these laws and regulations have been enacted or modified to permit of, or as a result of, ratification.

II. Please give available information concerning the policies, practices or any other measures (indicating, where appropriate, the relevant provisions of the above-mentioned legislation or administrative regulations, etc.) the effect of which is to ensure the application of <u>each of the following Articles of the</u> Convention.

If in your country ratification of the Convention gives the force of national law to its terms, please indicate by virtue of what constitutional provisions the ratification has had this effect. Please also specify what action has been taken to make effective those provisions of the Convention which require the competent authority to take certain specific steps for its implementation.

If the Committee of Experts or the Conference Committee on the Application of Conventions and Recommendations has requested additional information or has made an observation on the measures adopted to apply the Convention, please supply the information asked for or indicate the action taken by your Government to settle the points in question.

PART I. GENERAL PRINCIPLES

Article 1

- 1. All policies shall be primarily directed to the well-being and development of the population and to the promotion of its desire for social progress.
- 2. All policies of more general application shall be formulated with due regard to their effect upon the well-being of the population.

PART II. IMPROVEMENT OF STANDARDS OF LIVING

Article 2

The improvement of standards of living shall be regarded as the principal objective in the planning of economic development.

Article 3

- 1. All practicable measures shall be taken in the planning of economic development to harmonise such development with the healthy evolution of the communities concerned.
- 2. In particular, efforts shall be made to avoid the disruption of family life and of traditional social units, especially by—
- (a) close study of the causes and effects of migratory movements and appropriate action where necessary;
- (b) the promotion of town and village planning in areas where economic needs result in the concentration of population;
- (c) the prevention and elimination of congestion in urban areas;
- (d) the improvement of living conditions in rural areas and the establishment of suitable industries in rural areas where adequate manpower is available.

- 1. Please state briefly what measures have been taken in the planning of economic development to harmonise such development with the healthy evolution of the communities concerned.
 - 2. In particular, please state what measures have been taken—
- (a) to study the causes and effects of migratory movements which may cause disruption of family life and other traditional social units and to control those movements;
- (b) to promote town planning in regions where economic needs result in the concentration of population;
- (c) to prevent and eliminate congestion in urban areas;
- (d) to improve living conditions in rural areas and establish suitable industries in such areas.

Article 4

The measures to be considered by the competent authorities for the promotion of productive capacity and the improvement of standards of living of agricultural producers shall include—

- (a) the elimination to the fullest practicable extent of the causes of chronic indebtedness;
- (b) the control of the alienation of agricultural land to non-agriculturalists so as to ensure that such alienation takes place only when it is in the best interests of the country;
- (c) the control, by the enforcement of adequate laws or regulations, of the ownership and use of land and resources to ensure that they are used, with due regard to customary rights, in the best interests of the inhabitants of the country;
- (d) the supervision of tenancy arrangements and of working conditions with a view to securing for tenants and labourers the highest practicable standards of living and an equitable share in any advantages which may result from improvements in productivity or in price levels;
- (e) the reduction of production and distribution costs by all practicable means and in particular by forming, encouraging and assisting producers' and consumers' co-operatives.

Please state briefly what measures have been taken-

- (a) to eliminate the causes of chronic indebtedness;
- (b) to control the alienation of agricultural land to non-agriculturalists;
- (c) to control the ownership and use of land and other natural resources so as to ensure that they are used, with due regard to customary rights, in the best interests of the population;
- (d) to supervise tenancy arrangements and working conditions with a view to securing for tenants and agricultural labourers the highest practicable standard of living and an equitable share in any advantages which may result from improvements in productivity or in price levels;
- (e) to encourage and assist producers' and consumers' co-operatives.

Article 5

- 1. Measures shall be taken to secure for independent producers and wage earners conditions which will give them scope to improve living standards by their own efforts and will ensure the maintenance of minimum standards of living as ascertained by means of official inquiries into living conditions, conducted after consultation with the representative organisations of employers and workers.
- 2. In ascertaining the minimum standards of living, account shall be taken of such essential family needs of the workers as food and its nutritive value, housing, clothing, medical care and education.

Please state what measures have been taken—

- (a) to secure for independent producers and wage earners conditions which will give them scope to improve living standards by their own efforts;
- (b) to ensure the maintenance of minimum standards of living to those persons;
- (c) to ascertain the minimum standards of living by means of official inquiries into living conditions, conducted after consultation with the representative organisations of employers and workers;
- (d) to take into account, in ascertaining the minimum standards of living, such essential family needs of the workers as food and its nutritive value, housing, clothing, medical care and education.

PART III. PROVISIONS CONCERNING MIGRANT WORKERS

Article 6

Where the circumstances under which workers are employed involve their living away from their homes, the terms and conditions of their employment shall take account of their normal family needs.

Please state what measures have been taken to ensure such conditions of employment for migrant workers living away from their homes as shall take account of their normal family needs.

Article 7

Where the labour resources of one area are used on a temporary basis for the benefit of another area, measures shall be taken to encourage the transfer of part of the workers' wages and savings from the area of labour utilisation to the area of labour supply.

Please state what measures have been taken to encourage the transfer of part of the wages and savings of workers who are called upon to work temporarily in a different area from that of their origin, from the area of labour utilisation to the area of labour supply.

Article 8

- 1. Where the labour resources of a country are used in an area under a different administration, the competent authorities of the countries concerned shall, whenever necessary or desirable, enter into agreements for the purpose of regulating matters of common concern arising in connection with the application of the provisions of this Convention.
- 2. Such agreements shall provide that the worker shall enjoy protection and advantages not less than those enjoyed by workers resident in the area of labour utilisation.
- 3. Such agreements shall provide for facilities for enabling the worker to transfer part of his wages and savings to his home.
- 1. Please state whether recourse has been had in any area of the country to the labour resources of a country under a different administration.
- 2. If so please indicate whether it has been found necessary or desirable for the competent authorities of the countries concerned to enter into agreements for the purpose of regulating matters of common concern arising in connection with the application of this Convention. In that case, please state—
- (a) whether those agreements provide for migrant workers protection and advantages not less than those enjoyed by workers resident in the area of labour utilisation;
- (b) whether those agreements provide for facilities for enabling the migrant workers to transfer part of their wages and savings to their homes.

Article 9

Where workers and their families move from low-cost to higher-cost areas, account shall be taken of the increased cost of living resulting from the change.

Please state what measures have been adopted to take into account the increased cost of living resulting from the change of residence of workers in cases where those workers and their families move from a low-cost to a higher-cost area.

PART IV. REMUNERATION OF WORKERS AND RELATED QUESTIONS

Article 10

- 1. The fixing of minimum wages by collective agreements freely negotiated between trade unions which are representative of the workers concerned and employers or employers' organisations shall be encouraged.
- 2. Where no adequate arrangements exist for the fixing of minimum wages by collective agreement, the necessary arrangements shall be made whereby minimum rates of wages can be fixed in consultation with representatives of the employers and workers, including representatives of their respective organisations, where such exist.
- 3. The necessary measures shall be taken to ensure that the employers and workers concerned are informed of the minimum wage rates in force and that wages are not paid at less than these rates in cases where they are applicable.
- 4. A worker to whom minimum rates are applicable and who, since they became applicable, has been paid wages at less than these rates shall be entitled to recover, by judicial or other means authorised by law, the amount by which he has been underpaid, subject to such limitation of time as may be determined by law or regulation.

Please state what measures have been taken—

- 1. to encourage the fixing of minimum wages by collective agreements, freely negotiated between trade unions which are representative of the workers concerned and employers or employers' organisations;
- 2. in cases where no adequate arrangements exist for the fixing of minimum wages by collective agreement, to facilitate the fixing of minimum wages in consultation with representatives of the employers and workers, including representatives of their respective organisations, where such exist;

- 3. to ensure that the employers and workers concerned are informed of the minimum wage rates in force and that the wages actually paid out shall not be less than those rates in cases where they are applicable;
- 4. to enable a worker to whom minimum rates are applicable and who, since they became applicable, has been paid wages at less than these rates, to recover within a prescribed limit of time the amount due to him.

Article 11

- 1. The necessary measures shall be taken to ensure the proper payment of all wages earned and employers shall be required to keep registers of wage payments, to issue to workers statements of wage payments and to take other appropriate steps to facilitate the necessary supervision.
 - 2. Wages shall normally be paid in legal tender only.
 - 3. Wages shall normally be paid direct to the individual worker.
- 4. The substitution of alcohol or other spirituous beverages for all or any part of wages for services performed by the worker shall be prohibited.
- 5. Payment of wages shall not be made in taverns or stores, except in the case of workers employed therein.
- 6. Unless there is an established local custom to the contrary, and the competent authority is satisfied that the continuance of this custom is desired by the workers, wages shall be paid regularly at such intervals as will lessen the likelihood of indebtedness among the wage earners.
- 7. Where food, housing, clothing and other essential supplies and services form part of remuneration, all practicable steps shall be taken by the competent authority to ensure that they are adequate and their cash value properly assessed.
 - 8. All practicable measures shall be taken—
- (a) to inform the workers of their wage rights;
- (b) to prevent any unauthorised deductions from wages; and
- (c) to restrict the amounts deductible from wages in respect of supplies and services forming part of remuneration to the proper cash value thereof.

Please state what measures have been taken—

- 1. to ensure the proper payment of all wages earned, and the keeping by employers of registers of wage payments, and the issue to workers of statements of such payments and to facilitate the necessary supervision;
 - 2 and 3. to ensure that wages are normally paid direct to the individual workers in legal tender:
- 4. to prohibit the total or partial substitution of alcohol and other spirituous beverages for wages due for services performed by the workers;
 - 5. to forbid the payment of wages in taverns or stores except to workers employed therein;
- 6. to ensure the regular payment of wages at such intervals as will lessen the likelihood of indebtedness among the wage earners unless there is an established local custom to the contrary and the competent authority is satisfied that the continuance of this custom is desired by the workers;
- 7. to ensure, in cases where food, housing, clothing and other essential supplies and services form part of the remuneration, that such supplies and services shall be adequate and their cash value properly assessed:
 - 8. (a) to inform the workers of their wage rights;
 - (b) to prevent any unauthorised deductions from wages:
 - (c) to restrict the amounts deductible from wages in respect of supplies and services forming part of the remuneration to the proper cash value thereof.

Article 12

- 1. The maximum amounts and manner of repayment of advances on wages shall be regulated by the competent authority.
- 2. The competent authority shall limit the amount of advances which may be made to a worker in consideration of his taking up employment; the amount of advances permitted shall be clearly explained to the worker.
- 3. Any advance in excess of the amount laid down by the competent authority shall be legally irrecoverable and may not be recovered by the withholding of amounts of pay due to the worker at a later date.

Please state what measures have been taken by the competent authority—

- 1. to regulate the maximum amounts and manner of repayment of advances on wages;
- 2. to limit the amounts of advances which may be made to a worker in consideration of his taking up employment and clearly to explain to the worker the amount of advances permitted;
- 3. to make legally irrecoverable any advance in excess of the amount laid down by the competent authority and to prevent such an advance from being recovered by the withholding of the amounts of pay due to the workers at a later date.

Article 13

- 1. Voluntary forms of thrift shall be encouraged among wage earners and independent producers.
- 2. All practicable measures shall be taken for the protection of wage earners and independent producers against usury, in particular by action aiming at the reduction of rates of interest on loans, by the control of the operations of money-lenders, and by the encouragement of facilities for borrowing money for appropriate purposes through co-operative credit organisations or through institutions which are under the control of the competent authority.
- 1. Please state what measures have been taken to encourage voluntary forms of thrift among wage earners and independent producers.
- 2. Please state what measures have been taken to protect wage earners and independent producers against usury, in particular by measures aimed at the reduction of rates of interest on loans by the control of the operations of money-lenders, and by the encouragement of facilities for borrowing money for appropriate purposes through co-operative credit organisations or through institutions which are under the control of the competent authority.

PART V. NON-DISCRIMINATION ON GROUNDS OF RACE, COLOUR, SEX, BELIEF, TRIBAL ASSOCIATION OR TRADE UNION AFFILIATION

Article 14

- 1. It shall be an aim of policy to abolish all discrimination among workers on grounds of race, colour, sex, belief, tribal association or trade union affiliation in respect of—
- (a) labour legislation and agreements which shall afford equitable economic treatment to all those lawfully resident or working in the territory;
- (b) admission to public or private employment;
- (c) conditions of engagement and promotion;
- (d) opportunities for vocational training;
- (e) conditions of work;
- (f) health, safety and welfare measures;
- (g) discipline;
- (h) participation in the negotiation of collective agreements;
- (i) wage rates which shall be fixed according to the principle of equal pay for work of equal value in the same operation and undertaking.
- 2. All practicable measures shall be taken to lessen, by raising the rates applicable to the lower-paid workers, any existing differences in wage rates due to discrimination by reason of race, colour, sex, belief, tribal association or trade union affiliation.
- 3. Workers from one country engaged for employment in another country may be granted in addition to their wages benefits in cash or in kind to meet any reasonable personal or family expenses resulting from employment away from their homes.
- 4. The foregoing provisions of this Article shall be without prejudice to such measures as the competent authority may think it necessary or desirable to take for the safeguarding of motherhood and for ensuring the health, safety and welfare of women workers.
- 1. Please state what measures have been taken to abolish all discrimination among workers on grounds of race, colour, sex, belief, tribal association or trade union affiliation in respect of the cases enumerated in subparagraphs (a) to (i) of paragraph 1 of this Article.
- 2. Please state what measures have been taken in order to lessen, by raising the rates applicable to the lower-paid workers, any existing differences in wage rates due to discrimination by reason of race, colour, sex, belief, tribal association or trade union affiliation.

PART VI. EDUCATION AND TRAINING

Article 15

- 1. Adequate provision shall be made to the maximum extent possible under local conditions, for the progressive development of broad systems of education, vocational training and apprenticeship, with a view to the effective preparation of children and young persons of both sexes for a useful occupation.
- 2. National laws or regulations shall prescribe the school-leaving age and the minimum age for and conditions of employment.
- 3. In order that the child population may be able to profit by existing facilities for education and in order that the extension of such facilities may not be hindered by a demand for child labour, the employment of persons below the school-leaving age during the hours when the schools are in session shall be prohibited in areas where educational facilities are provided on a scale adequate for the majority of the children of school age.
- 1. Please state what provision has been made for the progressive development of education, vocational training and apprenticeship with a view to the preparation of children and young persons of both sexes for a useful occupation.
 - 2. Please state what laws or regulations prescribe—
- (a) the school-leaving age;
- (b) the minimum age and conditions of employment.
- 3. Please state what measures have been taken to prohibit the employment of persons below the school-leaving age during the hours when the schools are in session in areas where educational facilities are provided on a scale adequate for the majority of the children of school age.

Article 16

- 1. In order to secure high productivity through the development of skilled labour, training in new techniques of production shall be provided in suitable cases.
- 2. Such training shall be organised by or under the supervision of the competent authorities, in consultation with the employers' and workers' organisations of the country from which the trainees come and of the country of training.
 - 1. Please state what measures have been taken to provide training in new techniques of production.
- 2. Please indicate the authorities responsible for the organisation or supervision of such training and whether consultation takes place with the employers' and workers' organisations of the country from which the trainees come and of the country of training.
- III. Please state to what authority or authorities the application of the above-mentioned legislation and administrative regulations, etc., is entrusted, and by what methods application is supervised and enforced. In particular please supply information on the organisation and working of inspection.
- IV. Please state whether courts of law or other tribunals have given decisions involving questions of principle relating to the application of the Convention. If so, please supply the text of these decisions.
- V. Please add a general appreciation of the manner in which the Convention is applied, including, for instance, extracts from official reports, copies of collective agreements or of conciliation awards, together with information on any practical difficulties which may have arisen in applying the Convention.
- VI. Please indicate the representative organisations of employers and workers to which copies of the present report have been communicated in accordance with article 23, paragraph 2, of the Constitution of the International Labour Organisation. If copies of the report have not been communicated to representative organisations of employers and/or workers, or if they have been communicated to bodies other than such organisations, please supply information on any particular circumstances existing in your country which explain the procedure followed.

Please indicate whether you have received from the organisations of employers or workers concerned any observations, either of a general kind or in connection with the present or the previous report, regarding the practical application of the provisions of the Convention or the application of the legislation or other measures implementing the Convention. If so, please communicate a copy of the observations received, together with any comments that you consider useful.

¹ Article 23, paragraph 2, of the Constitution reads as follows: "Each Member shall communicate to the representative organisations recognised for the purpose of article 3 copies of the information and reports communicated to the Director-General in pursuance of articles 19 and 22."

Social policy

C117 - Social Policy (Basic Aims and Standards) Convention, 1962 (No. 117)

Italy

Direct Request, 2014

Article 2 de la convention. Amélioration des niveaux de vie. La commission prend note du rapport du gouvernement, reçu en novembre 2013, qui comprend des informations répondant à sa demande directe de 2009. Elle note que les ressources allouées au Fonds national des politiques sociales (FNPS) en 2010 ont diminué par rapport aux chiffres de 2008 et 2009. Ces ressources ont continué de diminuer en 2011 et 2012 mais elles ont augmenté en 2013. Le gouvernement indique que ces réductions sont imputables en partie à des mesures réglementaires et à des changements dans les fonctions du FNPS. Il ajoute qu'il existe des différences régionales du fait que la part des dépenses sociales financées au moyen de fonds publics a été plus faible dans les régions du nord alors qu'elle a augmenté dans la plupart des régions du sud. Le gouvernement se réfère dans son rapport à l'article 117(m) de la Constitution italienne, en vertu duquel l'Etat a le pouvoir exclusif de légiférer pour la fixation des niveaux essentiels des prestations se rapportant aux droits civils et sociaux qui doivent être garantis sur l'ensemble du territoire national. La commission note en outre que le gouvernement a introduit une «Carte sociale» en 2008, qui a pour vocation de soutenir financièrement les personnes de plus de 65 ans ainsi que les familles en difficulté ayant au moins un enfant à charge de moins de 3 ans. Les bénéficiaires de la Carte sociale appartiennent aux groupes vulnérables de la population, c'est-à-dire qu'il s'agit des personnes vivant dans une pauvreté absolue. En 2012, une nouvelle Carte sociale a été lancée, qui est accordée aux bénéficiaires qui adhèrent à un programme spécialisé. Cette mesure expérimentale de lutte contre la pauvreté absolue dans certaines villes a bénéficié d'un budget de 50 millions d'euros sur une période de douze mois. La commission invite le gouvernement à présenter des informations actualisées sur l'impact des plans et programmes ainsi adoptés aux niveaux national et régional par rapport à l'amélioration des niveaux de vie, en vue de faire reculer la pauvreté et l'exclusion sociale.

Article 2 of the Convention. Improvement of standards of living. The Committee notes the Government's report received in November 2013 which includes information in reply to its 2009 direct request. The Committee notes the reduction of resources made available to the National Fund for Social Policies (FNPS) in 2010, when compared to 2008 and 2009 figures. Resources continued to decrease in 2011 and 2012, increasing however in 2013. The Government indicates that reductions occurred partly as a result of regulatory action and changes to the functions of the FNPS. It adds that there are regional differences as the share of social expenditure financed through state resources was lower in northern regions while it increased in most southern regions. In its report, the Government refers to article 117(2)(m) of the Italian Constitution which provides that the central government has exclusive legislative powers in the determination of the essential levels of benefits relating to civil and social entitlements to be guaranteed throughout the national territory.

Furthermore, the Committee notes that the Government introduced a Social Card in 2008 to financially help persons over 65 as well as struggling families who have a child under the age of 3. The beneficiaries of the Social Card are vulnerable groups of the population in particular need, that is, people living in absolute poverty. In 2012, a new Social Card was launched which is granted to beneficiaries adhering to a personalized programme. This experimental measure to combat absolute poverty in selected cities benefitted from a budget of €50 million for a 12-month period. The Committee invites the Government to provide updated information on the impact of the plans and programmes adopted, at the national and regional level, with regard to the "improvement of standards of living", thereby reducing the risk of poverty and social exclusion.