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Please fill out in CAPITAL LETTERS and only in black or blue colour. Enter amounts in euros and cents (right-justified).	
Fields with a bold frame must be filled in at any rate.	

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	1.	Fur	ther	pers	iona	l d	ata						6	,											ppn
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	1.1	Sex fema	le		male			inter/		-		box)	10	2						sind	ce date				
	1.1	Sex fema Marit	le al stat	us on	male 31-D	EC-2		Pleas		-			dome	estic pa	artner	ship				sinc	ce date				
	1.1	Sex fema Marit	le al stat ed/in	us on	male 31-D	EC-2 Dartr	2021 (	<i>Pleas</i> p	e tick	c only			dome		artner		vidov	ved		sinc	ce date				
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	1.1 1.2 	Sex fema Marit marri single	le al stat ed/in e	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	c only					artner:		vidov	ved		sinc	ce date				
	1.1 1.2 	Sex fema Marit marri single	le al stat ed/in e	us on registr	male 31-D ered p	EC-2 partr pe	2021 <i>(</i> nershij	Pleas p ently s	e tick separ	c only					artner:		vidov	ved		sinc	ce date				
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	1.1 1.2 	Sex fema Marit marri single	le al stat ed/in e	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	c only					artner: [		vidov	ved		sinc	ce date				
	1.1 1.2  2.1	Sex fema Marit marri single	le al stat ed/in e rent	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	ated					artnerse 			ved	or №	sinc	ce date				
	1.1 1.2  2.1	Sex fema Marit marri single <b>Cur</b> Stree	le al stat ed/in e rent	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	ated	one [				artner: [				r №	sinc	ce date			YY)	
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	1.1 1.2 1.2 2.1 2.1 2.2	Sex fema Marit marri single Stree	le al stat ed/in e rent	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	ated	one [				artners (				or Nº	sinc	ce date			YY)	
	1.1 1.2 1.2 2.1 2.1 2.2	Sex fema Marit marri single Stree	le al stat ed/in e rent	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	ated	one [				artner: [				or Nº	sinc	ce date			YY)	
	1.1 1.2 2.1 2.2 2.6	Sex fema Marit marri single Stree	le al stat ed/in e rent t t	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	2.3 :	one [	ase			artners				or №	sinc	ce date			YY)	
	1.1 1.2 2.1 2.2 2.6	Sex fema Marit single <b>Cur</b> Stree Hous	le al stat ed/in e rent t t	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	2.3 :	Stairc	ase			artner: [				r №	sinc	ce date			YY)	
	1.1 1.2 2.1 2.2 2.6	Sex fema Marit single <b>Cur</b> Stree Hous	le al stat ed/in e rent t t	us on registr	male 31-D ered p	EC-2 partr pe	i 2021 ( nershi ermano	Pleas p ently s	e tick separ	2.3 :	Stairc	ase			artners				or №	sino	ce date			YY)	

1) Please enter the complete 10-digit insurance Nº assigned by the Austrian social insurance provider here.

2) Please enter the motor vehicle nationality plate symbol as country if the current place of residence is not in Austria.

3. Partne	ner ³⁾	
3.1 Surname	ne	
3.2 First nan	ame 3.3 Title	
	t Austrian Social Security Number ing to e-card ¹ ) 3.5 Date of birth (DDMMYYYYY) (If <b>no</b> social security № available, to be filled in <b>at any rate</b> )	
4. Single	le-earner tax credit, single-parent tax credit 1 2	
4.1 🗌 Sin	ingle-earner tax credit is applied for, and I declare that my partner does not claim it.	
	ingle-earner tax credit is applied for, and I declare that my partner does not claim it. ingle-parent tax credit is applied for. cerning Items 4.1 and 4.2: Family allowance for at least one child according to Item 4.3 is required	
4.3	<b>Number of children</b> for whom I or my partner have/has received family allowance for at least <b>seven months</b> . Please use a separate <b>Supplement L 1k</b> for each child to consider children for fiscal purposes.	
une	or any additional child allowance, I declare that in the assessment year I did not receive unemployment benefit, emerge nemployment assistance, bridging assistance or benefits from the basic service or minimum social security benefits at all, or for eriod of less than 330 days.	
5. Amou	unt of the income of the spouse or registered partner	
Please t	e tick only if Item 4.1 (single-earner tax credit) has not been ticked.	
lower d	are that the annual income of my spouse or registered partner did not exceed $\in$ 6,000 [In this case, there is entitlement t deductible for extraordinary burdens (Form L 1ab) and disability-related expenses of the spouse or registered part o L 1ab)].	
6 Increa	eased pensioner deduction	
I reques	est the increased pensioner deduction. (Prerequisites: Own pension income not more than $\in$ 25,000, no entitlement to tions pursuant to Item 4, married or living in a registered partnership – income of the spouse or registered partner ding $\in$ 2,200 per year).	tax not
-		
I claim t	iplechild bonus ③ In the multiplechild bonus for 2022, as for 2021 at least temporarily family allowance for at least 3 children was received, a come revenue of the household did not exceed € 55,000.	and
If you h	have lived in a marriage, domestic partnership or registered partnership for more than 6 months, the income revel spouse/partner must also be considered when calculating the limit of $\in$ 55,000.	nue
	dard taxation option for capital yields, income from the real estate sales and income from granting of line rights-of-way	n
8.1 🗌 I re tax	request taxation of the operational and/or private <b>capital yields</b> to which a special tax rate is applicable, according to the gen x rate (standard taxation option pursuant to § 27a V) 4	eral
prei	request the taxation of business and/or private capital gains concerning <b>real estate</b> (real estate sales and withdrawals of busin emises), to which the special tax rate is applicable, in accordance with the general tax rate (standard taxation option pursuan 30a II) <b>5</b>	
8.3 🗍 I ap	apply for taxation of income from line rights-of-way, from which a withholding tax of 10% has been withheld, according to eneral tax rate (§ 107 XI) $\boxed{6}$	the

9. Application for unlimited tax liability (§ 1 IV)

For the application for unlimited tax liability, please use the Supplement L 1i (Item 6 of Form L 1i).

 $^{1)}\,$  Please enter the complete 10-digit insurance Nº assigned by the Austrian social insurance provider here.

3) Partners are only spouses, registered partners or cohabitees with at least one child for whom the family allowance was received for at least seven months (§ 106 III). They are hereinafter referred to as "partners" unless stated otherwise.

	<b>10 12. Operating income from</b> (Amounts in euros)		griculture and stry operations 7	11.	Employment work 8		Commercial operation
营	<ol> <li>As individual entrepreneur – result from the Supplement(s) E 1a or E 1a-K, in the case of agricultural and forestry flat rate from E 1c⁴⁾</li> </ol>						
	<ol> <li>As a participant (co-entrepreneur) – result from Supplement E 11⁴⁾</li> </ol>						
	3. Of which to be excluded due to apportionment of income for 3 years 10	311	_	321	_	327	_
	for 5 years 11	312		322		328	
	<ol> <li>Pursuant to § 37 IX, I irrevocably request t artistic and/or literary activities be apportione declaration and the two preceding years. In code 325, therefore, 2/3 must be exclud</li> </ol>	ed evenly	positive income from v over the year of the 12	325	_		
	5. Partial amounts to be applied from an income apportionment pursuant to Item 3 and/or 4 of another year 13	314	+	324	+	326	0
	<ol> <li>In case of exercise of the standard taxation option pursuant to Item 8.1: Operating capital yields (fructus and capital) not included in Item 1 and/or 2, unless included in codes 917/918/ 919</li> </ol>	780	+	782	+	784	₩1
	<ol> <li>In case of exercise of the standard taxation option pursuant to Item 8.1: Operating capital yields (fructus and capital) not included in the codes 780/782/784, to which foreign with- holding tax must be credited</li> </ol>	917		918	the up	919	
	<ul> <li>8. In case of exercise of the standard taxation option pursuant to Item 8.2: Capital gains concerning business premises not included in Item 1 and/or 2 above</li> </ul>	500	+ 6	501	*nes	502	+
	Total of 1 to 8	310		320		330	
	<ul> <li>9. Income apportionment pursuant to § 37 IV</li> <li>9.1 Pursuant to § 37 IV, I request that earnings considered evenly distributed over three ye</li> <li>9.2 Income contained in the earnings from</li> </ul>		nt to § 21 be				
	agriculture and forestry pursuant to § 37 IV, which is to be apportioned evenly over the reporting year and the two subsequent years	151	650				
	9.3 I declare that the apportionment of earning year (§ 37 IV 8) <b>Please note:</b> Code 151 m	ngs will nust not	end in the reporting be filled in.		$\geq$		
	Special tax rates Operating capital yields to be taxed at the special t	av rate					
	<ol> <li>Domestic and foreign capital yields (fructus and capital) not included in codes <b>310/320/330</b>, to which no foreign withholding tax is to be credited and which are to be taxed at the</li> </ol>						
	special tax rate of <b>27.5%</b> . [18] 11. Domestic and foreign capital yields not included	946	+	947	+	948	+
	in codes <b>310/320/330</b> , to which no foreign withholding tax is to be credited and which are						
	to be taxed at the special tax rate of <b>25%</b> . <b>18</b> 12. Domestic and foreign capital yields (fructus and capital) not included in codes <b>310/320/330</b> ,	781	+	783	+	785	+
	to which no foreign withholding tax is to be credited and which are to be taxed at the special tax rate of <b>27.5%</b> . [19]	949	  +	950	+	951	+
	<ol> <li>Domestic and foreign capital yields not included in the codes <b>310/320/330</b>, to which foreign withholding tax is to be credited and which are</li> </ol>						
X	to be taxed at the special tax rate of <b>25%</b> . <b>19</b>	920	]+	921	+	922	+
	<b>Capital gains</b> concerning <b>business premises</b> to be 14. Capital gains relating to business premises that		the special tax rate				
	are to be taxed at the special tax rate of <b>30%</b> 20	961	+	962	+	963	+
	15. Capital gains relating to business premises that are to be taxed at the special tax rate of <b>25%</b> 20	551	+	552	+	553	+

4) **Excluding** capital yields eligible for final taxation, capital gains relating to capital assets and to business premises to which a special tax rate is applicable.

⁵⁾ At the same time, I request interest on claims (§ 205 BAO) not to be determined if and insofar as the difference in income tax for previous years is the result of the above request.

⁶⁾ If the application was already submitted in the previous year, it does not need to be submitted again.



Tax to be credited		din a taw)	-					
on operating <b>capital yields</b> (capital gains tax, foreign	WILINIO	l (lax)						
16. Capital gains tax totalling <b>27.5%</b> if and insofar as it is attributable to domestic operating capital yields	955	+	956	+		9	957	+
17. Capital gains tax totalling <b>25%</b> if and insofar as it is attributable to domestic operating capital yields	580	+	581	+		5	582	+
<ol> <li>Creditable foreign withholding tax attribut- able to operating capital yields subject to the special tax rate of 27.5%</li> </ol>	958	+	959	+		9	960	+
<ol> <li>Creditable foreign withholding tax attribut- able to operating capital yields subject to the special tax rate of 25%</li> </ol>	923	+	924	+		ç	925	+
on capital gains relating to business premises (rea	al estate	income tax, foreign ta	ax, spec	ial advan	ce paym	ent)		
20. <b>Real estate income tax</b> totalling <b>30%</b> if and insofar as it is attributable to operating income from real estate sales	964	+	965	+			966	+
<ol> <li>Real estate income tax totalling 25% if and insofar as it is attributable to operating income from real estate sales</li> </ol>	583		584				585	40
	505	Τ	504	<b>Τ</b>		-	505	T 1
22. Special advance payment to the amount of 30%, if and insofar as it is attributable to operating income from real estate sales ⁷ )	967	+	968	+		ç	969	+
<ol> <li>Special advance payment to the amount of 25%, if and insofar as it is attributable to operating income from real estate sales ⁷)</li> </ol>	589	+	590	+		Ċ	591	<b>O</b>
24. Creditable <b>foreign tax</b> that is attributable to income from operational real estate sales that is subject to the special tax rate of <b>30%</b>	970	+	971		~~~		72	+
25. Creditable <b>foreign tax</b> that is attributable to income from operational real estate sales that						9		1
is subject to the special tax rate of <b>25%</b>	586	<del> </del>	587				588	T
on <b>income from line rights-of-way</b> to be taxed acc (withholding tax pursuant to § 107)	cording t	o tariff as a result of t	he exer	cise of th	e standa	rd taxa	ition o	ption
26. Withholding tax pursuant to § 107 6	286	+	287	40	>		288	+
Income included in code <b>330</b> , which in accordance wit the effect of establishing a contribution ( <i>e.g. income</i> a							<b>191</b>	
Income included in code <b>330</b> that increases the contr Insurance Act ( <i>e.g. income from secondary agricultur</i>			o the Au	strian Fai	rmers' So		192	
13. On-hold regulations (§ 2 IIa and	S 233							
	3 200							
The operating income includes losses not eligib for compensation within the meaning of § 2 IIa		Own operation		21	341	+		
		Participations		22	342	+		
Losses from previous years that can be offset are to be offset with positive operating income	<u>a)</u>	Own operation		23	332	_		
to the amount of:		Participations		23	346	_		
Loss eligible for compensation or carryforward, re contribution excess (a liability claim) that has not red the partnership (amount from code <b>9405/7405</b> of S	luced th	e result from the part			509	_		
Non-operating income includes losses not eligible f § 2 IIa			neaning	of <b>25</b>	371	+		
Losses from previous years are to be offset with posit to the amount of:	ive <b>non</b>	-operating income		26	372	_		
14. Income from employment								
	r porci	on-naving hedies in	2021					
14.1       Number of domestic salary- o         If there are no remunerations,         The following remunerations are not included	, please	e enter the value 0 (	(zero).					equired.
Sickness benefits, payments on the basis of a sen nursing care allowances and maternity and pare- compulsory contributions to social insurance, remu allowance, continued training and part-time educat from the construction worker, holiday and severar If you have received several pensions that have <b>pension</b> for these jointly taxed pensions.	rvice vo ntal ber ineration tion allo nce pay	nucher, unemployme nefits, compensations n from the insolvency wance, etc., remuner fund.	nt bene s for m compe ration fr	fits, pove ilitary, ca nsation fr om a con	erty reli adre or und, ma npany p	ef supp weapo ternity ension	oort, t on exe allow schen	rcises, reimbursed ance, rehabilitation ne or remuneration
14.2 Tax-free income on the basis of international ag (e.g. UNO, UNIDO)	reemen	ts		27	725			
For income from employment <b>without</b> wage tax	deducti	on, please use <b>Supp</b>	lemen	t L 1i.	•			
⁷⁾ Please note: Please enter here only the amount that has			paymer	nt for oper	rational r	eal esta	te sale	s. A real estate income
tax paid is to be entered not here, but in codes 964/96	5 <b>/966</b> (	or <b>583/584/585.</b>						



	15.	Lump sum for commuters / commuters' euro Explanations on the and the increased transport deduction can be found in the Tax Book 2022. 28	e lump sui	m for	commuter/commuters' euro
	Fill in Calcul	only if not already considered by your employer to the correct amount. Note: Co lation according to commuter calculator at bmf.gv.at/pendlerrechner.	odes <b>718</b>	and <b>9</b>	<b>16</b> are to be filled in together.
5	15.1	Lump sum for commuters – actual annual amount due		718	
	15.2	Commuters' euro (tax credit) – actual annual amount due	9	916	
	16.	Income-related expenses			
		Income-related expenses without crediting against the lump sum for income-rela			
	16 1 1	<b>rate</b> to be considered as income-related expenses is automatically considered from Trade union membership fees and other contributions to occupational or profes	1 /	ips an	d is therefore <b>not</b> to be reported.
	10.1.1	associations and interest groups – <b>total annual amount actually due</b> – wit exception of works council contributions. <i>Fill in only if not already considered by</i> <i>employer to the correct amount (in the pay slip).</i> ⁸⁾	th the	717	r mi
		2 Total expenditure in <b>2021</b> for <b>ergonomically suitable furniture for home o</b> (e.g. desk, swivel chair, desk lamp) <b>for at least 26 home office days</b> <i>Please note: No entry may be made in code 159. Here enter only expenditures f</i> <i>year</i> <b>2021 (to the full amount)</b> . Expenditures of the year 2021 that exceed maximum amount for 2021 will not be considered in the 2021 assessment; how they will be automatically for the assessments in 2022 and, if applicable, in 2023 a <i>Amounts from 2020 that have exceeded the maximum amount of</i> € 150 will be <b>matically</b> considered for the 2021 assessment and may <b>no longer</b> be <b>specified</b> here	for the ed the wever, os well. <b>auto-</b> ere. <b>29</b>	158	icial form
		Compulsory contributions due to marginal employment and compulsory contributions insured family members and social security contributions paid in by the insurees themse	elves	274	2
	<b>Furth</b> reimbl	<b>ner income-related expenses</b> – Please enter in each case the respective a pursements or remunerations. If the income-related expenses are less than $\in$ 132 p	nnual am per year, l	nount no ent	of the expenses less tax-free ry is required.
	16.2	Income-related expenses with crediting against the lump sum for income-related	· · ·		
	16.2.1	Exact designation of your job-related activity (e.g. "cook", "saleswoman"; "employee	es" or "wor	ker" is	not sufficient)
	16.2.2	2 Digital work equipment (e.g. computer) without reduction by a home office flat ra purchases over € 800, enter only the annual depreciation here)	te (for	169	
	16.2.3	3 Other work equipment <b>not to</b> be reported in code 169 (for purchases over € 800, enter only the annual depreciation here)		719	
	16.2.4	Specialised literature (no general educational works such as encyclopaedias, reference works, newspapers,	, etc.)	720	
	16.2.5	5 Job-related travel costs ( <i>without</i> travel expenses residence/workplace and trips home)		721	
	16.2.6	5 Training, continued training and retraining costs		722	
	16.2.7	7 Costs for journeys home	[:	300	
	16.2.8	3 Costs for two households		723	
	16.2.9	Study Note: No entry may be made in code 158. Deductible only if the study is the cer the entire professional activity.	ntre of	159	
		10 Other income-related expenses not included in 16.2.2 to 16.2.9 (e.g. works of contribution) <b>Please note:</b> A <b>home office flat rate</b> to be considered as income-related expenses is automatically considered from the pay slips and must <b>not</b> be entered	here	724	
	<ul> <li>A: Pe</li> <li>B: Sta</li> <li>F: Pe</li> <li>J: Jo</li> </ul>	11 To assert a lump sum for occupational or professional groups please enter the followerforming artist cage staff, movie actor/actress erson working in the TV industry purnalist usicianFM: Forestry worker with power saw Ranger, professional hunter in the forest rang HA: House caretaker, if and insofar as subject to Austrian House Caretaker Act HE: Home worker	jer service	V: P: E:	Members of an urban, municipal or local council
	Occup	pation or profession – brief designation Periods of activities: Start (DDMM) – End (DI	DMM) I	Reimbu	ursements ¹⁰⁾
2		to			
	L				
		Total income from employment (does not have to	be filled	in)	

8) If the employer has already considered the correct amount, no entry needs to be made here. Otherwise, the total amount is to be entered.
 9) Only employees who are temporarily employed in Austria on behalf of a foreign employer within the framework of an employment relationship with an Austrian group company or an Austrian permanent establishment of the foreign employer. For details see the Ordinance on the Establishment of Average Rates of Income-Related Expenses.

10) Cost reimbursements received from the employer (with the exception of cost reimbursements to expatriates) concerning travel expenses within the meaning of § 26 IV of the Austrian Income Tax Act 1988). Cost reimbursements must be indicated here for travelling salespersons as well.



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## **17.** Income from capital assets

For income from capital assets, please use Supplement E 1kv.

101 111	come nom capital assets, please use supplement E 1kv.						
18.	Income from rentals and leasing						
18.1	From land and buildings – Result from Supplement(s) E 1b						
18.2	As a participant – Result from Supplement E 11						
18.3	Income from the sale of claims to tenancy or lease fees (§ 28 I 4)			546			
18.4	Income from the granting of line rights-of-way (§ 107),			340			
	which is taxable to the amount of 33% of the amount paid out (without W	AT)					
	as certified by an expert opinion						
	(exercise of the regular taxation option pursuant to § 107 X)		31	547			
18.5	Other income from rentals and leasing (e.g. income from business leasing after discontinuation of a business)			373		. 40	
	Total of	F 1 Q 1 +	0 18 5	370		0	
18.6	Deductible one-fifteenth amounts of a loss from private real estate sales in the			370			
	year in accordance with Item 19.1.3 or a previous year (maximally balance 18.1, 18.2 and 18.3)	e from It	ems 38	973			
18.7	☐ I request that 60% of the loss from private real estate sales in the asses offset against the balance from income from rentals and leasing in accorda 18.1, 18.2 and 18.3. To be considered (60% of the amount pursuant t maximally the balance)	ince with	n Items	974	91	lait.	
					2		
19.	Income from private real estate sales 32		0				
	The sale (also) relates to real estate previously withdrawn from business as	ssets at	book valu	Je			
19.1	Income from the real estate sales to which the special tax rate is applicable	0	20	30% 33	3	25	% 34
19.1.1	Income from real estate sales determined at a flat rate (§ 30 IV "Legacy assets") (14% of the sale proceeds; § 30 IV 2)	985	+		572	+	
	Income from real estate sales after reclassification (60% of the sale proceeds; § 30 IV 1)	986	+		573	+	
	☐ In the determination of the income pursuant to codes <b>985/986</b> preferentially treated manufacturing expenses was made (§ 30 IV last	or <b>572</b> , t senten	<b>/573</b> , re ce)	espectively,	a subseq	uent recogr	ition of
19.1.2	Income from real estate sales not calculated at a flat rate (§ 30 III, "New						
	assets" and, in the case of an option pursuant to § 30 V, also "Legacy assets") 37	987			574		
	Balance from codes 985/986/987 and 572/573/574, respectively 38						
19.1.4	Creditable <b>real estate income tax</b> , which is attributable to income from private real estate sales and was paid by the party representative ¹¹ )	988			576		
19.1.5	Special <b>advance payment</b> paid if and insofar as it is attributable to income from private real estate sales ¹²	989			579		
19.1.6	Foreign tax to be credited against income from private real estate sales pursuant to Item 19.1	997			578		
19.2	Income from real estate sales subject to the tariff						
19.2.1	Income from real estate sales against pension ("Legacy and new assets"; §	30a IV	)	39	575		
19.2.2	Creditable foreign tax attributable to income from private real estate sales	pursuant	t to Item	19.2	975		
20,	Other income						
20.							
20.1	Recurring remunerations (§ 29 I)		40	800			
20.2	Income from speculative transactions (§ 31) and from the sale of pa (§ 31 of the Austrian Income Tax Act 1988 in the version before the $1^{st}$ Stability Act)2012)			801			
20.3	Income from the sale of debt securities and derivatives acquired between 01	-OCT-20		<u> </u>			

 Stability Act/2012)
 41
 801

 20.3
 Income from the sale of debt securities and derivatives acquired between 01-OCT-2011 and 31-MAR-2012 (§ 124b CLXXXIV second bullet, 27.5%)
 42
 503

 20.4
 Non-operating income from benefits (§ 29 III)
 43
 803

 20.5
 Official fees (§ 29 IV)
 44
 804

Please note:

¹¹⁾ When exercising the assessment option, if there are several sales transactions, only the real estate income tax paid on those sales transactions that are included in the assessment on the basis of the option may be entered here.

12) Please enter here only the amount that has been paid as a special advance payment for private real estate sales. A real estate income tax paid is to be entered not here, but in codes **988/576**.



21.	Subsequent taxation			r
Subse	quent taxation of <b>foreign losses</b> (§ 2 VIII 4)	45	792	  +
		L		
22.	COVID-19 reserves, loss carryback, total amount of income			
22.1	Total amount of income before addition of the COVID-19 reserves and the loss carryback Must be completed in any case upon deduction of the COVID-19 reserves in the 2020			
	assessment and/or when claiming the loss carryback.			
22.2	Addition of the COVID-19 reserves deducted in the 2020 assessment	Г	157	
22.2	Loss carryback (§ 124b CCCLV in conjunction with the COVID-19 Loss Consideration	on	157	
	Ordinance, BGBI. II № 405/2020) The loss carryback was applied for. The negative to amount of income in 2021 should therefore be reduced in this respect by the amount	tal		
	(total value from the application for loss carryback; possible only in case of deviati		4 5 0	
	<i>business year</i> <b>2020/2021</b> )		152	+
22.4	<b>Total amount of income</b> (after consideration of Items 22.2 and 22.3) Does not need to be filled in			60
23.	Tariff benefits, special cases			
22.4	The same week to be included in and a <b>deg</b> and for which Tablics the same helf the same		423	
23.1	Income not to be included in code <b>167</b> and for which I claim the one-half tax rate	46	423	
23.2	Income for special uses of woodland for which I claim the one-half tax rate	47	167	N. C.
23.3	Profits from debt relief within the meaning of § 36 (code <b>386</b> )	S.C.		<b>0</b> ×
	Quota to be achieved in % 496	48	386	
23.4	Income that is subject to special taxation for other reasons (type):	49	2	
	O' 1	K		
23.5	I request payment of the tax liability incurred pursuant to § 6 VI a and b		978	
	for the amount contained in the income in <b>instalments</b> .	50	9/8	
		50	235	
		L		
	23.5.2 current assets (2 instalments) account for	50	991	
23.6	I hereby apply under the provisions of the Austrian Reorganisation Tax Act (Umgründungssteuergesetz) to pay the tax liability in instalments for an	-		
	amount included in the income.	51	979	
	Of this amount, assets of the	51	559	
	23.6.1 fixed assets ( <b>5 instalments</b> ) account for		228	
	23.6.2 current assets (2 instalments) account for	51	993	
	The tax liability is			
	<ul> <li>to be determined according to the tariff</li> <li>using a tax rate of 27.5% (partial limitation of the taxation right)</li> </ul>			
23.7	In the case of an exchange of shares in the course of contributions decided or contractually			
	signed after 31-DEC-2019 :			
	Pursuant to § 17 Ia of the Austrian Reorganisation Tax Act, I request that the tax liability not be determined for an amount comprised in the revenue of	Γ	153	
23.8	I request, pursuant to § 27 VI 1 a, <b>not to determine</b> the tax liability	 [	000	
		52	806	
23.9	Pursuant to section § 27 VI 1 d in conjunction with § 6 VI c and d, I hereby apply for payment of the tax liability for an amount included in the income in 5 instalments.	53	980	
23.10	Creditable withholding tax on non-operating income from line rights-of-way to be tax	ed r	506	
	according to tariff as a result of the exercise of the standard taxation option (§ 107 XI) Minimum corporation tax to be credited after conversion (§ 9 VIII Austrian Reorganisation		596	
72 11	minimum conoration tax to be credited after conversion (8 9 VIII Austrian Reordanisati			1
23.11	Tax Act)		309	
23.11 23.12	Tax Act)			
23.12	Tax Act) I claim a settlement allowance for the assessment period pursuant to § 103 Ia to the amount of	54	983	
	<ul> <li>Tax Act)</li> <li>I claim a settlement allowance for the assessment period pursuant to § 103 Ia to the amount of</li> <li>For the assessment period, I claim elimination of the additional tax burdens arising from tax rate (§ 103 I in conjunction with the Austrian Settlement Facilitation Ordinance (Z</li> </ul>	m an	983 inflow	nstigungsverordnung)
23.12	<ul> <li>Tax Act)</li> <li>I claim a settlement allowance for the assessment period pursuant to § 103 Ia to the amount of</li> <li>For the assessment period, I claim elimination of the additional tax burdens arising from tax rate (§ 103 I in conjunction with the Austrian Settlement Facilitation Ordinance (Z BGBI. II № 261/2016). The amount by which the tax according to tariff is reduced</li> </ul>	m an	983 inflow	nstigungsverordnung)
23.12 23.13	<ul> <li>Tax Act)</li> <li>I claim a settlement allowance for the assessment period pursuant to § 103 Ia to the amount of</li> <li>For the assessment period, I claim elimination of the additional tax burdens arising from tax rate (§ 103 I in conjunction with the Austrian Settlement Facilitation Ordinance (Z BGBI. II № 261/2016). The amount by which the tax according to tariff is reduce to be entered in code 375.</li> </ul>	m an <i>'uzug</i> ed by	983 inflow	nstigungsverordnung)



24.	Foreign income		
24.1	Included in the income are the following: Foreign income for which Austria has the right of taxation, excluding income according to items $10-12$ , sub-items 7, $10-13$ , excluding income from private real estate sales pursuant to item 19, excluding income from capital assets pursuant to Supplement E 1kv and excluding income according to code <b>359</b> of Supplement L 1i	395	_
24.2	To income in accordance with code 395, a creditable tax is attributable, excluding creditable taxes pursuant to Item 10–12, 18, 19, 24, 25 excluding creditable taxes according to Item 18 and pursuant to Supplement E 1kv and Supplement L 1i, totalling 57	396	-
24.3	Not to be included in the income are the following: Tax-exempt foreign income subject to the progression proviso not included in code <b>453</b> of Supplement L 1i.	440	-
24.4	Foreign losses In the determination of the income, foreign losses determined under Austrian tax law were considered maximally to the extent of the loss under foreign tax law ( <i>Note: Code 746 and/</i> <i>or 944 must at any rate be filled in if foreign losses are taken into account.</i> )		
24.4.1	Losses considered from countries with which <b>comprehensive administrative assistance</b> exists 59	746	
24.4.2	Losses considered from countries with which <b>no comprehensive administrative</b> assistance exists 59	944	
25.	Special expenses 60		
matica missin what i	Untary continued insurance in the statutory pension insurance and for the subsequent a illy considered and do not have to be declared. You can view the transmitted data in Fin g from these data, please contact the recipients of the payment directly for clarification. s missing. For any consideration of church or insurance contributions deviating from the cial expenses paid to foreign organisations, use Supplement <b>L 1d.</b>	anzOnlir Only the	ne. If something is not correct or y can correct something or send
25.1	Pensions or permanent liabilities	280	
25.2	Tax consultancy costs	460	
25.3	Deduction of losses         61           Pending loss deductions from previous years (total amount of all deductible losses)         61	462	-
26.	Extraordinary burdens	<u> </u>	
	e assertion of extraordinary burdens please use Supplement <b>L 1ab</b> ; for the assertion of use <b>Supplement(s) L 1k</b> .	f extrao	rdinary burdens for children,
27.	Due to my political persecution in the period from 1938 to 1945, I have a victim pass a	nd/or an	official certification.
28.	Tax office decision on tax allowances 62		
28.1	I do not want a tax office decision on tax allowances.	, [	
28.2	I request a lower tax office decision on tax allowances annually totalling		
	e attach to this disclosure also the supplements required in your o E 1a-K, E 1b, E 1c, E 1kv, E 11, L 1ab, L 1d, L 1k, L 1i and E 108c	ase:	

Information
Family Bonus Plus and single-earner/single-parent tax credit
If the Family Bonus Plus or the single-earner/single-parent tax credit has already been considered by the employer, this must be applied for at
any rate in the employee tax assessment, otherwise an undesired additional tax payment may be imposed. For consideration of the Family Bonus
Plus, use Supplement L 1k or - in special cases – Supplement L 1k-bF.

#### Intergovernmental exchange of information

International agreements provide for mutual exchange of information between the tax administrations of individual countries. In this way, for persons living in Austria we obtain information on their income and assets abroad. We also pass on information about income received in Austria or assets held here if the respective persons live abroad.

### **Original documents and receipts**

Please do not send any original documents, as all documents will be destroyed after electronic recording in accordance with the data protection regulations! However, retain these documents for at least 7 years for a possible inspection.

#### **Declaration of correctness and completeness**

I confirm with my signature that all information given is true. I am aware that incorrect or incomplete disclosure of information constitutes a punishable offence.

Tax representation (name, address, phone $N^{o}$ )

Date, signature



# Application for loss carryback to the 2020 or 2019 assessment year



(§ 124b CCCLV of the Austrian Income Tax Act 1988 in conjunction with the COVID-19 Loss Consideration Ordinance, BGBl. II № 405/2020)

### Please note:

This application can only be made in the case of a **deviating 2020/2021 business year**, unless an application has already been made in the 2020 assessment to take the loss from the 2020 assessment into account in the 2019 or 2018 assessment by way of loss carryback

1. Loss carryback to the 2020 assessment year	
I request that losses from operating income in 2021 that are suitable for carryback and (after addition of a in the assessment in 2020) not offset in the determination of the total amount of income under the assessment total amount of income before special expenses and extraordinary burdens in the <b>assessment in 2020 (lo</b>	ent in 2021 be deducted from the
For the <b>assessment 2020</b> the following is to be deducted as loss carryback: ^{1, 2, 4} )	€

I certify that the loss has been determined by proper accounting or by proper income-expenditure accounting.

The 2021 loss carried back to 2020 comes from another taxpayer (relevant only in case of legal succession)

I confirm with my signature that all information given is correct. I am aware that incorrect or incomplete disclosure of information constitutes a punishable offence.

Tax representation (name, address, phone №)

Loss carryback to the 2019 assessment year 2.

Date, signature I apply for losses from operating income in 2021 that are suitable for carryback, if and insofar as they could not be deducted under the assessment 2020 (Item 1), to be deducted from the total amount of income before special expenses and extraordinary burdens under the assessment 2019 (loss carryback to 2019).

For the assessment 2019 the following is to be deducted as loss carryback: 2, 3, 4)

The 2021 loss carried back to 2019 comes from another taxpayer (relevant only in case of legal succession).

I confirm with my signature that all information given is correct. I am aware that incorrect or incomplete disclosure of information constitutes a punishable offence.

Date, signature

Tax representation (name, address, phone №)
-9° V

 $^{j)}$  The absolute value from points a to d is decisive (the maximum extent does not have to be exhausted):

- a. Non-compensated losses from operating income 2021 (negative total amount of operating income 2021 after addition of any COVID-19 reserves considered in the assessment 2020)
- b. Negative total amount of income in 2021
- c. Positive total amount of income 2020
- d. € 5 million

²⁾ The loss carryback is to be considered in the 2021 tax return in Item 22.3 in code **152** as an additional amount to the negative total amount of income.

- ³⁾ The lowest absolute value from Items a to c is decisive:
- a. Losses from operating income in 2021 that is suitable for carryback and not offset by loss carryback in 2020
- b. Positive total amount of income 2019

c. € 2 million

⁴⁾ If the year in question has already been finally assessed, the application is deemed to be a retroactive event within the meaning of § 295a of the Austrian Federal Tax Code and allows for an amendment of the decision for consideration of a loss carryback.



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