CERTIFICATE
of the taxable incomes from dependent activity and office holder's emoluments, the withheld tax advances and tax advantage<sup>1</sup>) pursuant to the Act no. 586/1992 Coll., on Income Taxes, as amended (hereinafter "Act")

	for the taxable period 2017			
Name of the	Personal identification number²)			
	ce address (permanent residence) Postal code			
	er signed – did not sign³) declaration⁴) – for the taxable period³)			
	- for these months of the taxable period (numerical indication) <sup>3</sup> )			
1.	Total settled incomes from dependent activity and office holder's emoluments			
2.	Incomes from row 1 paid or received till 31 January 2018 (§ 5 subsection 4 of the Act)			
3.	Settled in the months (numerical indication)  XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			
4.	Additional payments of the incomes pursuant to § 5 subsection 4 of the Act settled in the taxable periods 2005 to 2007			
5.	Additional payments of the incomes pursuant to § 5 subsection 4 of the Act settled in the taxable periods 2008 to 2016			
6.	Total compulsory premium insurance from the incomes stated on row 2 (§ 6 subsection 12 of the Act <sup>5</sup> ))			
7.	Total premium insurance, which was an employer obliged to pay from the incomes stated on row 5°)			
8.	Tax base (row 2 + row 4 + row 5 + row 6 + row 7)			
9.	Tax advance actually withheld from incomes stated on row 2			
10.	Tax advance actually withheld from incomes stated on row 47)			
11.	Tax advance actually withheld from incomes stated on row 5 <sup>a</sup> )			
12.	Total tax advance on income tax (row 9 + row 10 + row 11)			
13.	Total of the monthly paid tax bonuses			
14.	Solidary tax increase at tax advances (Section 38ha of the Act) in months <sup>13</sup> )			
15.	Contribution to the premium paid by the employer on a private life insurance (Section 6 subsection 9 letter p) point 3 of the Act) <sup>14</sup> ) <sup>15</sup> )			
16.	Children considered as maintained or the purposes of tax benefit bursuant to \$35c and § 35d of the Act			
17.	Taxpayer's disablement (SDP) applied as tax relief pursuant to § 35ba subsection 1 letters c) upto e) of the Act for tax advances reduction			
18.	Taxpayer's systematic preparation for future employment applied as tax relief (discount for a student) pursuant to § 35ba subsection 1 letter f) of the Act for tax advances reduction			
19.	Annual settlement of the tax advances and tax advantage was – was not³) executed with the following result¹0):  Tax everpayment from the annual settlement of the advances (§ 38ch subsection 5 of the Act) in the amount of CZK			
15	thereof tax overpayment after relief is CZK			
thereof additional payment on tax bonus <sup>3, 9</sup> ) / overpaid amount on tax bonus <sup>3, 9</sup> ) is CZK				
	pursuant Section 15 subsection 5 of the Act and the amount of			
20.	Total premium insurance pursuant to § 38j subsection 10 of the Act, which the non-resident of the Czech Republic¹¹) is obliged to pay			

This certificate replaces the certificate issued on the c Name and address of the payer:	lay <sup>12</sup> )	Filled by:	_
		Phone number:  On the day:	
Tax identification number of the payer:  C Z  The English version relates to the Czech version 25 5460 MFin 5460 – model no. 25 that is under the laws the only valid form.		Signature and seal of the payer	_ @
Notes		landia.	•

Certificate is issued by paver pursuant to Section 38i subsection 3 of the Act.

- 1) certificate is to be filled by the payer in CZK
- foreign national taxpayers fill the date of birth, if they don't have the personal identification number
- 3) delete as appropriate
- Section 38k subsection 4 of the Act
- state the premium insurance on social security and the contribution on the state labour policy and the premium on the general health insurance, which employer is obliged to pay from these incomes (thereinafter "compulsory insurance") pursuant to special legal provisions (Act no. 589/1992 Coll. and Act no. 592/1992 Coll.); amount corresponding to the compulsory insurance has to be added at tax base calculation to the income from dependent activity or office holder's emolument also at employee, by whom employer does not have duty to pay the compulsory insurance (with effect from 1 January 2011 the following text was added; employee, by whom employer does not have duty to pay compulsory insurance, is an employee, by whom payments of compulsory, insurance are not governed by the Czech law or an employee, on which compulsory insurance of the same kind is fully or partly applied), the compulsory insurance is rounded up to whole crowns. 5) state the premium insurance on social security and the contribution on the state labour policy applied), the compulsory insurance is rounded up to whole crowns.
- bour policy and the premium of general health insurance, which employer (Act no. 589/1992 Coll. and Act no. 592/1992 Coll.), and for employee, appropriate amount corresponding to the employer's contributions to this until 31 December 2008 Lext valid for the taxable period 2008); the text 6) state the premium insurance on social security and the contribution on s labour po was obliged to pay from these incomes pursuant to special legal provisions state th to whom the compulsory foreign insurance of the same kind related y text valid until 31 December 2008 Lext valid for the taxable period 2008); the said that was withheld in the taxable period, when these incomes were settled and that was withheld in the taxable period, when these incomes were settled foreign insurance (Section 6 subsection 13 of the Act in the statutory tex valid for the taxable periods commencing 2009 is stated in the Note5)
- 7) state the tax advance, that relates to the incomes stated on row 4, and
- state the tax advance, that relates to the incomes stated on row 5,
- overpaid amount on tax bonus taken into settlement in the annual 9) mark the additional payment on tax bonus by the sign plus, eventually mark the settlement pursuant to Section 35 subsection 7 of the Act by the sign minus
- settlement pursuant to Section 35 subsection 7 of the Act by the sign minus

  10) the part of the form marked by no. 19 (Annual settlement of the tax advances and the tax advantage) must be always filled

  11) the part of the form marked by no. 20 is to be filled only in the case, that it is the taxpayer defined in Section 2 subsection 3 of the Act

  (i.e. Czech non-resident for tax purposes); in this part state total amounts of premium withheld or paid on social security and the contribution on state

  labour policy and on general health insurance, which the taxpayer is obliged to pay from his incomes from dependent activity and office holder's emoluments

  (payroll) pursuant to the special legal provisions (Act no. 589/1982, Coil, and Act no. 592/1992, Coil.), and for employee, to whom the compulsory foreign

  insurance of the same kind relates, state the total amount of his contributions to this foreign insurance (Section 38) subsection 10 of the Act)

  12) if the certificate for the period 2017 has been already issued to the taxpayer fill in the date of issue of the previous certificate; if it is to the contrary, just

  cross if

- 13) state numeric indication of months, e. g. 1-12. If there was no solidary tax-increase at tax advances at the taxpayer (row 14) then cross the row.

  14) State a contribution to the premium paid by the employer of a private life insurance which were exempted from tax in according to Section 6 subsection 9 letter p) point 3 of the Act

  15) Data are used for the purposes of netertial inclusion of the purposes.
- State a contribution to the premium paid by the employer on a private me insurance manner. State a contribution to the premium paid by the employer on a private life insurance pursuant to Section 6 subsection 9 letter p) point 3 of the Act is obligated to pay additional tax. 15) Data are used for the purposes of

If the total incomes were paid or received within 31 days after the end of the taxable period, in which they were obtained (Section 5 subsection 4 of the Act), i.e. till 31 January 2018, then row 1 corresponds to row 2.