



COMUNE DI CERVIA

TOURIST TAX

INFORMATION FOR 2019

The tourist tax, adopted by the municipality of Cervia through determination C.C. n. 50/29.09.2015 and following modifications according to determinations C.C. ns. 83/21.12.2015, C.C. nn.12/22.03.2016, C.C.51/27.07.2017 and C.C. 83/20.12.2017, as well to resolution by the City Council nr. 239/20.11.2018 is in force from **1 April to 30 September 2019**.

This tax has been introduced with the aim of funding investments and actions exclusively in favour of the tourist economy.

WHO PAYS THIS TAX?

This tax is owed by the persons who, as non-residents in the town of Cervia, are accommodated in lodgings in the area of the municipality of Cervia – including buildings intended to be used for short rent stays as per art. 4, comma 5-ter of Legislative Decree 24/04/2017 - in the area of the town of Cervia in compliance with the Regional Law about tourism.

HOW MUCH DO YOU PAY?

The tax is due for each night you stay in a tourist accommodation in the area of the municipality of Cervia - including buildings intended to be used for short rent stays as per art. 4, comma 5-ter of Legislative Decree 24/04/2017 - of Cervia, in compliance with the Regional Law about tourism.

For a maximum of consecutive 7 overnights.

TARIFFS

**June – July - August
from 1.6 to 31.8**

TYPE OF LODGING	CLASSIFICATION	TAX EURO
Hotels Hotels with or without catering service and tourist residences classified on the base of parameters established by deliberation G.R. n. 916/2007, modified through deliberations 1017/09 e n. 1301/09.	1 star	0.50
	2 stars	0.70
	3 stars / 3 stars superior	1.50
	4 stars / 4 stars superior	2.50
	5 stars / 5 stars luxury	3.00

Servizio Tributi
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<p>Outdoor facilities</p> <p>Camping sites classified on the base of the parameters established by Deliberation G.R. 2150/2004 modified through Deliberation n. 803/2007.</p>	<p>Only one category</p>	<p>0.20</p>
<p>Tourist accommodations other than hotels</p> <p>Holiday houses and apartments managed in form of businesses, classified on the base of the parameters established by Deliberation G.R. 2186/2005 modified through Deliberation n. 803/2007.</p>	<p>2 suns</p>	<p>0.30</p>
	<p>3 suns</p>	<p>0.40</p>
	<p>4 suns / 4 suns certified quality</p>	<p>0.50</p>
<p>Tourist accommodations other than hotels</p> <p>Holiday houses, hostels, guesthouses (room and breakfasts, lodging houses) on the base of Deliberation G.R. 2186/2005 modified through Deliberation n. 803/2007.</p>	<p>Only one category</p>	<p>0.50</p>
<p>Other accommodation facilities with no classification</p> <ul style="list-style-type: none"> o Bed & breakfasts on the base of deliberation G.R. n. 2149/2004 o Furnished apartments for tourists on the base of G.R. n. 2186/2005 modified through deliberation n. 803/2007 		<p>0.50</p>
<p>Property subject to short leases as per Decree Law no. 50/2017 converted with amendments into Law no. 96/2017</p>		<p>0.50</p>





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**REDUCED TARIFFES: April – May - September
from 1.4 to 31.5 and from 1.9 to 30.9**

TYPE OF LODGING	CLASSIFICATION	TAX EURO
Hotels Hotels with or without catering service and tourist residences classified on the base of parameters established by deliberation G.R. n. 916/2007, modified through deliberations 1017/09 e n. 1301/09.	1 star	0.30
	2 stars	0.50
	3 stars / 3 stars superior	1.00
	4 stars / 4 stars superior	2.00
	5 stars / 5 stars luxury	2.50
Outdoor facilities Camping sites classified on the base of the parameters established by Deliberation G.R. 2150/2004 modified through Deliberation n. 803/2007.	Only one category	0.15
Tourist accommodations other than hotels Holiday houses and apartments managed in form of businesses, classified according to the parameters established by Deliberation G.R. 2186/2005 modified through Deliberation n. 803/2007.	2 suns	0.20
	3 suns	0.30
	4 suns / 4 suns certified quality	0.40
Tourist accommodations other than hotels Holiday houses, hostels, guesthouses (room and breakfasts, lodging houses) on the base of Deliberation G.R. 2186/2005 modified through Deliberation n. 803/2007.	Only one category	0.30
Other accommodation facilities with no classification o Bed & breakfasts on the base of deliberation G.R. n. 2149/2004 o Furnished apartments for tourists on the base of G.R. n. 2186/2005 modified through deliberation n. 803/2007		0.30
Property subject to short leases as per Decree Law no. 50/2017 converted with amendments into Law no. 96/2017		0.30

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EXEMPTIONS year 2019

1. The following subjects are exempted from the payment of the tourist tax:

- a) minors from 0 to 14 years old;
 - b) people who take care of patients hospitalised in medical institutions located in the municipality of Cervia, one caretaker each patient;
 - c) members of the Italian armed forces or law enforcement from the state, regions, provinces or municipalities corps, as well as the Italian Fire Army and Civil Protection while on duty in Cervia;
 - d) coach drivers and tourist guides accompanying and assisting groups organized by travel and tourist agencies. The exemption applies to one coach driver and one tourist guide in 25 travellers;
 - e) the members of staff employed by the owner of the tourist accommodation where they work;
 - f) persons with at least 80 percent disability;
 - g) caretakers of people with at least 80 percent disability that receive a contribution from INPS or INAIL, one caretaker for each disabled person.
 - h) groups of pensioners aged at least 65, organized by local public bodies (social tourism) staying in 1, 2 or 3 star Hotels. This exemption does not apply in July and August.
 - i) Cervia Municipality, whenever guests are accommodated at an expense of the municipality itself;
 - j) people who are accommodated by public authorities in lodgings, in consequence of measures adopted to cope with emergency events such as natural disasters or extraordinary incidents and for humanitarian purposes;
2. the implementation of the exemption requires the presentation of the following forms by the entitled persons to the owner of the tourist accommodation:
1. for the cases as per letters a), c), d), e) and i) a declaration form and sworn statement in compliance with Presidential Decree n. 445/2000 and following modifications. As per letter i) the required declaration is signed by the officer in charge.
 3. for the cases as per letter b) a declaration form and sworn statement in compliance with Presidential Decree n. 445/2000 and following modifications, containing the personal details of the patient's caretakers or parents, the period of hospitalisation or medical treatment along with the declaration that the stay is aimed at receiving medical assistance for the patient;
 4. for the cases as per letters f) and g) an appropriate certification;
 5. for the case as per letter h) an appropriate documentation stating that the stay has been organized by a local public body;
 6. for the case as per letter j) a copy of the agreement and/or of any other provision.

For more information:

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