

DECLARATION

of a natural person for the purposes of pension insurance based on duly child care

*Parent of the child**

*Natural person providing child care substituting parental care (foster care)**

Surname: Name: Title:

Birth No.:

Permanent address:

Child

Surname: Name:

Birth No.:

Permanent address:

I am declaring that as a natural person referred to in sec. 15 par. 1 point c)*, referred to in sec. 15 par. 1 point d)* of the Act No. 461/2003 Coll. on social insurance as amended by Act No. 310/2006 Coll. ("The Act"), I am duly caring for a child under six years of age*; a child with long-term poor health condition after the age of six years of age until 18 years of age maximum*, whose identification data are indicated by me above, and I am meeting the conditions of duly child care pursuant to Act No. 571/2009 Coll. on parental allowance and on amendments to certain laws, as amended (the "Parental Allowance Act").

I am aware that in the case of termination of the duly child care or if I cease to meet the conditions set out in sec. 15 par. 1 point c)*, sec. 15 par. 1 point d)* of the Act, I shall be obliged to opt out of pension insurance in the branch of the Social Insurance Agency. I shall be obliged to do so within 8 days after the end of the duly child care, respectively after the date when I cease to meet the conditions the conditions of opportunity for pension insurance based on duly child care. Also I confirm the correctness and completeness of the information in this statement.

I declare that before signing this statement got acquainted with the explanation, who is considered a natural person pursuant to sec. 15 par. 1 points c) and d) of the Act, as well as with the conditions under which the conditions of duly child care shall be considered to have been met. I also certify that the Act No. 328/2002 Coll. on social security for policemen and soldiers and amending and supplementing certain acts as amended, does not apply to me.

I declare that all the facts I have stated in this statement are true. I am aware of legal consequences of false statements.

This declaration is submitted by me as an integral part of the form Natural Person's Registration Sheet of the day, by which I am subscribing to the compulsory pension insurance as natural person, for which pension insurance premiums are paid by the State due to child care.

Date:.....

.....
Sign manual

Annexes:

- ☐ photocopy of the report on the health status of the child*
- ☐ photocopy of the decision on entrusting the child in foster care*
- ☐ photocopy of the child's birth certificate*

** Delete as appropriate 2*

Instruction

According to sec. 15 par. 1 point c) of the Act, mandatorily insured person in pension insurance is a natural person permanently residing in the Slovak Republic, who cares for a child under six years of age that is permanently residing in the Slovak Republic, and has submitted application in respect of that care, unless any of the following conditions are met: such person is insured as an employee or a self-employed person; or early retirement pension or invalidity pension has been granted to that person; or such person reached the age required for entitlement to old-age pension (hereinafter referred to as “retirement age”).

According to sec. 15 par. 1 point d) of the Act, mandatorily insured person in pension insurance is a natural person permanently residing in the Slovak Republic, who cares for a child with long-term poor health condition after the age of six years of age until 18 years of age maximum that is permanently residing in the Slovak Republic, and has submitted application in respect of that care, unless any of the following conditions are met: such person is insured as an employee or a self-employed person or as a person who cares for a child before six years of age; or early retirement pension or invalidity pension has been granted to that person; or such person reached the age required for entitlement to old-age pension (hereinafter referred to as “retirement age”).

Mandatory pension insurance arises to the natural person referred to in sec. 15 par. 1 points c) and d) from the date of signing up for pension insurance, not sooner than in the day of submission of application for the pension insurance. Mandatory pension insurance of a natural person referred to in sec. 15 par. 1 point c), who has submitted application for the pension insurance within 45 days of the date of birth of the child, arises from the date of birth of the child, unless the natural person has mandatory pension insurance as an employee or a self-employed person and receives maternity benefits. Employees and self-employed persons with mandatory pension insurance will not submit application for pension insurance in the period when they receive maternity benefits, while their insurance premiums are paid by the State pursuant to sec. 128 par. 5 of the Act.

Natural person referred to in sec. 15 1 points c) or d) of the Act means any of the following persons: a parent or adoptive parent of a child, his/her husband (wife), a natural person that provides child care substituting parental care (foster care) based on a decision of the competent authority (sec. 15 par. 2 of the Act).

Mandatory pension insurance of a natural person referred to in sec. 15 par. 1 point c) of the Act shall expire upon termination of care for the child under six years of age, not later than as of the day of reaching six years of age. Mandatory pension insurance of a natural person referred to in sec. 15 par. 1 point d) of the Act shall expire upon termination of care for the child with long-term poor health condition, not later than as of the day of reaching 18 years of age. Mandatory pension insurance of a natural person referred to in sec. 15 par. 1 points c) or d) of the Act shall expire also as of one day before the occurrence of any of the following circumstances: the natural person who cares for the child or the child ceased to have permanent residence in the territory of the Slovak Republic; an obligation arises, of mandatory pension insurance of an employee or a self-employed person; early retirement pension or invalidity pension has been granted; or pension age has been reached.

Duly care according to sec. 15 par. 1 points c) or d) of the Act means duly care under a special regulation, i.e. the Parental Contribution Act.

Duly child care for the purposes of pension insurance of a natural person referred to in sec. 15 par. 1 points c) and d) of the Act means a child care that is provided to the child in the interest

of comprehensive physical development and psychological development of the child, especially adequate nutrition, hygiene, education the child , as well as adherence to preventive examinations of the child.

The condition of duly child care for the purposes of pension insurance of a natural person referred to in sec. 15 par. 1 points c) and d) of the Act shall be deemed met if such natural person provides the duly care for the child either personally or through another adult person or legal entity.

With effect from January 1, 2011 natural persons referred to in sec. 15. par. 1 points c) and d) of the Act are not obliged anymore, to provide the duly care exclusively personally. Such persons are entitled to provide the duly child care in any of the following ways:

- a) personally; or
- b) through another adult person; or
- c) through a legal entity (nursery, kindergarten, etc.).

A person with mandatory pension insurance, which ensures duly child care either personally or through another adult person or legal entity, and which has mandatory pension insurance in the same time, as an employee or a self-employed person on the basis of the fact that he/she is pursuing gainful activities (e.g. in labour relation with regular monthly income), or is in a legal relation conferring rights on irregular income from employment (e.g. municipal council members) or pursues gainful activities of a self-employed person with mandatory health insurance and mandatory pension insurance, shall not qualify for legal status of natural persons mentioned in sec. 15 par. 1 points c) and d) of the Act, i.e., he/she shall not qualify for legal status of a person that is insured by the state. This fact is considered as a reason of termination of the pension insurance and such natural person shall be obliged to fulfil the cancellation duties under sec. 229 par. 1 of the Act and to submit cancelation of the pension insurance on the day preceding the first day of the mandatory pension insurance of an employee or a self-employed person. If I wish to continue in the pension insurance after the termination of the mandatory pension insurance of an employee or a self-employed person, as a person that is insured by the State, I am aware that such insurance shall arise not earlier than in the day of submission of my application for the pension insurance.

Poor health condition of a child means an illness and health condition that is enlisted in Annex No. 2 to this Act, which should last (according to medical science knowledge) or lasts more than one year and which require special treatment under this Annex. The assessment of the long-term poor health condition of a child for the purpose of pension insurance is exclusive competence of a medical assessor of the social insurance. Assessment of the health condition of a child after reaching the age of six until no later than 18 years of age shall be issued by medical assessor of the social insurance of the branch of the Social Insurance Agency.