



## Forfettario vs. Impatriati for U.S. Citizens in Italy: How Dual Taxation Shapes Expat Choices

### Descrizione

#### Forfettario vs. Impatriati for U.S. Citizens in Italy: How Dual Taxation Shapes Expat Choices

For professionals and employees relocating to Italy, the regime forfettario and the regime degli impatriati are often seen as the two most attractive tax incentives.

From a purely Italian perspective, both regimes offer significant advantages.

However, for U.S. citizens, the decisive factor is not domestic taxation alone, but the interaction between Italian incentives and U.S. worldwide taxation.

This interaction profoundly affects the real economic outcome and, therefore, the strategic choices of expatriates.

#### The Dual Tax Framework

A U.S. citizen resident in Italy is subject to two tax authorities:

- The Italian system, administered by Agenzia delle Entrate, based on residence

- The U.S. system, administered by the Internal Revenue Service, based on citizenship

Both systems require the declaration of worldwide income.

As a result, any Italian tax benefit must be evaluated in light of its impact on U.S. taxation.

#### The Forfettario Regime in an International Context

##### Domestic Logic

The forfettario regime is designed as a simplified system for small professionals.

It applies a substitute tax and removes the need for detailed accounting.

Its structure is built around income containment and administrative ease.

##### Interaction with U.S. Rules

From the U.S. perspective:

- Income remains fully visible

- The substitute tax is largely ignored

- Taxation follows ordinary federal rules

However, the forfettario regime operates within an income ceiling that is structurally compatible with U.S. foreign income exclusions.



When residency requirements are met and currency conversion remains favorable, the entire Italian professional income may fall within U.S. exclusion mechanisms.  
In these cases, the Italian benefit can be preserved at a global level.

---

## **The Impatriati Regime in an International Context**

### **Domestic Logic**

The impatriati regime reduces the taxable base of employment or professional income.

Only part of the income is subject to ordinary Italian taxation.

It is intended to attract skilled workers and managers.

### **Interaction with U.S. Rules**

From the U.S. perspective:

- The full gross income is taxable

- The Italian reduction is ignored

- No structural coordination exists

The IRS does not recognize partial exemptions granted by foreign law.

It taxes economic income, not domestically reduced bases.

As a consequence, the portion exempted in Italy often becomes fully taxable in the United States.

### **Practical Implication**

Under the impatriati regime:

- Italian taxes decrease

- U.S. taxes tend to increase proportionally

- Foreign tax credits weaken

In many cases, the Italian benefit is largely transferred to the U.S. tax base.

This makes the regime internationally inefficient for most U.S. citizens.

## **The Role of Exchange Rates**

For both regimes, income must be converted into U.S. dollars for tax purposes.

Fluctuations in the EUR/USD rate may:

- Reduce the effectiveness of U.S. exclusions

- Increase residual U.S. taxation

- Destabilize long-term planning

This risk is more relevant for *forfettario* cases, where alignment with U.S. exclusions is essential.

## **Compliance and Risk Exposure**

Both regimes require full U.S. reporting.

Relying solely on Italian compliance exposes expatriates to:

- Underreporting risks

- Accumulated liabilities

- Penalties and interest

- Difficult regularization procedures

The risk is structurally higher under the impatriati regime, where income levels are typically higher and credits weaker.

## **Conclusion**

For U.S. citizens in Italy, the choice between *forfettario* and impatriati cannot be made on domestic grounds alone.



The forfettario regime may preserve its advantage when carefully integrated with U.S. exclusions and currency management.

The impatriati regime, while powerful domestically, is often neutralized internationally.

As a result:

• Forfettario supports globally efficient self-employment models

• Impatriati supports career-driven relocation with limited tax efficiency

For expatriates, the optimal decision depends less on Italian tax rates and more on long-term international coordination.

Without such coordination, both regimes risk becoming attractive on paper but ineffective in practice.

Please contact us for any further info !

#### **Data**

11/02/2026

#### **Data di creazione**

06/02/2026