



ABOUT TAX CONCESSIONS TO CHARITIES

A series of rulings by the European Court of Justice set out a “non-discrimination principle”, according to which EU Member States must award equal tax concessions to charities based in other EU Member States where the foreign charities can be shown to be “comparable” to domestic organisations holding charitable tax status (<http://www.transnationalgiving.eu/tge/details.aspx?id=312414>).

Hence, if you are a tax resident of an EU Member State making a donation to a charity having its seat in another EU Member State, you may benefit from a tax deduction equivalent to that which would apply to donations you make to a charity having its seat in your EU Member State of residency.

Please find a summary of tax deduction rules in EU countries here
<http://www.transnationalgiving.eu/uploadedFiles/TGE/Brochure/TGE-web.pdf>.

In case you do not receive the expected deduction, EURORDIS commits to reimburse the corresponding loss (please send the document from your fiscal administration refusing the deduction to donate@eurordis.org). Donation receipts are published in the seven languages of eurordis.org. In case you need to have a receipt in another language please send your request to donate@eurordis.org.

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