

# Armenia

1. This report is Armenia's first annual peer review report. Consistent with the agreed methodology this report covers: (i) the domestic legal and administrative framework, (ii) the exchange of information framework as well as (iii) the appropriate use of CbC reports.
2. There is no filing obligation for a CbC report in Armenia yet.

## Summary of key findings

3. Armenia does not yet have legislation in place for implementing the BEPS Action 13 minimum standard.
4. It is recommended that Armenia take steps to implement a domestic legal and administrative framework to impose and enforce CbC reporting requirements as soon as possible.
5. It is recommended that Armenia take steps to put in place an exchange of information framework that allows automatic exchange of information and have QCAAs in effect with jurisdictions of the Inclusive Framework which meet the confidentiality, consistency and appropriate use prerequisites and with which Armenia has an international exchange of information agreement in effect that allows for the automatic exchange of tax information.
6. It is recommended that Armenia take steps to implement processes or written procedures to ensure that the exchange of information is conducted in a manner consistent with the terms of reference (OECD, 2017<sup>[3]</sup>) relating to the exchange of information framework ahead of the first exchanges of information.
7. It is recommended that Armenia take steps to ensure that the appropriate use conditions is met ahead of the first exchanges of information.

## Part A: The domestic legal and administrative framework

8. Armenia does not yet have legislation in place for implementing the BEPS Action 13 minimum standard.

### ***(a) Parent entity filing obligation***

### ***(b) Scope and timing of parent entity filing***

### ***(c) Limitation on local filing obligation***

### ***(d) Limitation on local filing in case of surrogate filing***

### ***(e) Effective implementation***

### ***Conclusion***

9. It is recommended that Armenia take steps to implement a domestic legal and administrative framework to impose and enforce CbC reporting requirements as soon as possible.

## Part B: The exchange of information framework

### **(a) Exchange of information framework**

10. As of 31 March 2020, Armenia has no bilateral relationships in place for the exchange of CbC reports. It is recommended that Armenia take steps to have qualifying competent authority agreements in effect with jurisdictions of the Inclusive Framework that meet the confidentiality, consistency and appropriate use conditions and with which Armenia has an international exchange of information agreement in effect that allows for the automatic exchange of tax information.

### **(b) Content of information exchanged**

11. Armenia does not have processes or written procedures in place that are intended to ensure that each of the mandatory fields of information required in the CbC reporting template are present in the information exchanged.

### **(c) Completeness of exchanges**

12. Armenia does not have processes or written procedures in place that are intended to ensure that CbC reports are exchanged with all tax jurisdictions listed in Table 1 of a CbC report with which it should exchange information as per the relevant QCAA.

### **(d) Timeliness of exchanges**

13. Armenia does not have processes or written procedures in place that are intended to ensure that the information to be exchanged is transmitted to the relevant jurisdictions in accordance with the timelines provided for in the relevant QCAAs.

### **(e) Temporary suspension of exchange or termination of QCAA**

14. Armenia does not have processes or written procedures in place that are intended to ensure that a temporary suspension of the exchange of information or termination of a relevant QCAA would be carried out only as per the conditions set out in the relevant QCAA.

### **(f) Consultation with other Competent Authority before determining systemic failure or significant non-compliance**

15. Armenia does not have processes or written procedures in place that are intended to ensure that its Competent Authority consults with the other Competent Authority before making a determination of systemic failure or significant non-compliance with the terms of the relevant QCAA by that other Competent Authority.

### **(g) Format for information exchange**

16. Armenia has not confirmed the format that will be used for the international exchange of CbC reports.

### **(h) Method for transmission**

17. Armenia has not confirmed the mechanism that it will use to exchange CbC reports.

### **Conclusion**

18. It is recommended that Armenia take steps to have qualifying competent authority agreements in effect with jurisdictions of the Inclusive Framework that meet the confidentiality, consistency and

appropriate use conditions and with which Armenia has an international exchange of information agreement in effect that allows for the automatic exchange of tax information.

19. It is recommended that Armenia take steps to implement processes or written procedures to ensure that the exchange of information is conducted in a manner consistent with the terms of reference (OECD, 2017<sup>[3]</sup>) relating to the exchange of information framework ahead of its first exchanges of information.

## Part C: Appropriate use

### **Appropriate use**

20. Armenia does not yet have measures in place relating to appropriate use.

21. It is recommended that Armenia take steps to have measures in place relating to appropriate use ahead of the first exchanges of information.

### **Conclusion**

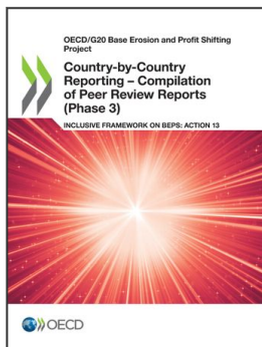
22. It is recommended that Armenia take steps to ensure that the appropriate use condition is met ahead of its first exchanges of information.

## Summary of recommendations on the implementation of Country-by-Country Reporting

Aspect of the implementation that should be improved		Recommendation for improvement
Part A	Domestic legal and administrative framework	It is recommended that Armenia take steps to implement a domestic legal and administrative framework to impose and enforce CbC requirements as soon as possible.
Part B	Exchange of information framework	It is recommended that Armenia take steps to put in place an exchange of information framework that allows Automatic Exchange of Information and have QCAAs in effect with jurisdictions of the Inclusive Framework which meet the confidentiality, consistency and appropriate use prerequisites and with which Armenia has an international exchange of information agreement in effect that allows for the automatic exchange of tax information.
Part B	Exchange of information framework	It is recommended that Armenia take steps to implement the necessary processes or written procedures to ensure that the exchange of information is conducted in a manner consistent with the terms of reference relating to the exchange of information framework.
Part C	Appropriate use	It is recommended that Armenia take steps to ensure that the appropriate use condition is met ahead of the first exchanges of information.

## References

OECD (2017), *Terms of reference for the conduct of peer review of the Action 13 minimum standard on country-by-country reporting*, OECD Publishing, <https://www.oecd.org/tax/beps/beps-action-13-on-country-by-country-reporting-peer-review-documents.pdf>. [3]



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