Montenegro

A. Progress in the implementation of the minimum standard

Montenegro has 43 tax agreements in force, as reported in its response to the Peer Review questionnaire. None of those agreements comply with the minimum standard.

Montenegro has not signed the MLI.

Montenegro indicated in its response to the Peer Review questionnaire that steps have been taken (other than under the MLI) to implement the minimum standard in its agreements with Czechia, Poland, the Slovak Republic and Slovenia.

Montenegro indicated in its response to the Peer Review questionnaire that it intends to join the MLI.

In their responses to the Peer Review questionnaire, Hungary, Italy and Sweden indicated that their agreements with Montenegro did not give rise to material shopping concerns for their respective jurisdictions.

B. Conclusion

Montenegro has developed a plan for the implementation of the minimum standard in its agreements with Albania, Austria, Azerbaijan, Belarus, Belgium, Bosnia-Herzegovina, Bulgaria, China (People's Republic of), Croatia, Denmark, Egypt, Finland, France, Germany, Hungary, Ireland, Italy, Latvia, Malaysia, Malta, Netherlands, North Macedonia, Norway, Portugal, Romania, the Russian Federation, Serbia, Sri Lanka, Sweden, Switzerland, Türkiye, Ukraine, the United Emirates and the United Kingdom. Montenegro indicated in its response to the Peer Review questionnaire that it intends to sign the MLI and list those agreements to be covered.

Summary of the jurisdiction response - Montenegro

	1.Treaty partners	2. Compliance with the standard	3. Signature of a complying instrument	4. Minimum standard provision used
1	Czechia	No	No	
3	Poland	No	No	
4	Slovak Republic	No	No	
5	Slovenia	No	No	

Other agreements

	1.Treaty partners	2. Inclusive Framework member
1	Albania	Yes
2	Austria	Yes
3	Azerbaijan	Yes
4	Belarus	Yes
5	Belgium	Yes
6	Bosnia-Herzegovina	Yes
7	Bulgaria	Yes
8	China (People's Republic of)	Yes

9	Croatia	Yes	
10	Cyprus*	No	
11	Democratic People's Republic of Korea*	No	
12	Denmark	Yes	
13	Egypt	Yes	
14	Finland	Yes	
15	France	Yes	
16	Germany	Yes	
17	Hungary	Yes	
18	Iran*	No	
19	Ireland	Yes	
20	Italy	Yes	
21	Kuwait	Yes	
22	Latvia	Yes	
23	Malaysia	Yes	
24	Malta	Yes	
25	Moldova*	No	
26	Netherlands	Yes	
27	North Macedonia	Yes	
28	Norway	Yes	
29	Portugal	Yes	
30	Romania	Yes	
31	Russian Federation	Yes	
32	Serbia	Yes	
33	Sri Lanka	Yes	
34	Sweden	Yes	
35	Switzerland	Yes	
36	Türkiye	Yes	
37	Ukraine	Yes	
38	United Emirates	Yes	
39	United Kingdom	Yes	



From:

Prevention of Tax Treaty Abuse – Sixth Peer Review Report on Treaty Shopping

Inclusive Framework on BEPS: Action 6

Access the complete publication at:

https://doi.org/10.1787/36cebf8e-en

Please cite this chapter as:

OECD (2024), "Montenegro", in *Prevention of Tax Treaty Abuse – Sixth Peer Review Report on Treaty Shopping: Inclusive Framework on BEPS: Action 6*, OECD Publishing, Paris.

DOI: https://doi.org/10.1787/36a53e23-en

This document, as well as any data and map included herein, are without prejudice to the status of or sovereignty over any territory, to the delimitation of international frontiers and boundaries and to the name of any territory, city or area. Extracts from publications may be subject to additional disclaimers, which are set out in the complete version of the publication, available at the link provided.

The use of this work, whether digital or print, is governed by the Terms and Conditions to be found at http://www.oecd.org/termsandconditions.

