Executive Summary

- 1. The minimum standard on treaty shopping included in the Report on Action 6 is one of the four BEPS minimum standards. Action 6 of the BEPS Project identified treaty abuse, and in particular treaty shopping, as one of the principal sources of BEPS concerns. Owing to the seriousness of treaty shopping, jurisdictions have agreed to adopt, as a minimum standard, measures to address it, and to subject their efforts to an annual peer review (OECD, 2017[1]). (OECD, 2021[2]). The Inclusive Framework on BEPS published reports for each of the four peer review processes carried out in 2018, 2019, 2020 and 2021 (OECD, 2019[3]) (OECD, 2020[4]) (OECD, 2021[5]) (OECD, 2022[6]).
- 2. This 2022 peer review report reflects the fifth peer review process on the implementation of the Action 6 minimum standard. It contains the aggregate results of the peer review, background information on treaty shopping in Chapter 7, and the "jurisdictional sections" which provide detailed information on the implementation of the minimum standard for each member of the Inclusive Framework in Chapter 8.
- 3. This fifth peer review process was governed by the revised peer review methodology, discussed in Section 2 below, which was first implemented in 2021. As a result, this is the first year in which progress can be observed on certain data points reported as a result of the revised methodology (in addition to other measures of progress).
- 4. In total, as at 31 May 2022, more than 1,050 agreements concluded by members of the Inclusive Framework complied with the minimum standard. This represents an increase of nearly 40% as compared to 2021.
- 5. In line with previous years, this year's peer review shows that in 2022, the *Multilateral Convention* to *Implement Tax Treaty Related Measures to Prevent Base Erosion and Profit* Shifting (BEPS MLI) has continued to be a significant driver in expanding the implementation of the minimum standard for the jurisdictions that have ratified it.
- 6. The number of compliant agreements concluded between members of the Inclusive Framework and covered by the BEPS MLI has continued to increase significantly: after almost doubling between the 2020 and 2021 peer reviews, the number of such compliant agreements increased by another 30% between 2021 and 2022, from around 650 to more than 850 (out of around 975 compliant agreements concluded among members of the Inclusive Framework). More than 870 additional agreements between members of the Inclusive Framework will shortly become compliant under the BEPS MLI, once all Signatories to the BEPS MLI will have ratified it. In total, more than 85% of the agreements concluded among the members Inclusive Framework are being brought into compliance under the BEPS MLI. Jurisdictions that have not signed or ratified the BEPS MLI have generally made significantly slower progress compared with those that have.
- 7. More generally, as at 31 May 2022, more than 2,385 agreements concluded between members of the Inclusive Framework are either compliant, subject to a complying instrument, subject to steps taken by at least one treaty partner to implement the minimum standard, or the object of a general statement by one treaty partner that it intends to use the detailed limitation-on-benefits rule (LOB), together with a mechanism to address conduit arrangements, to implement the minimum standard in all its bilateral agreements.

- 8. This year's peer review also provides updates on progress made by jurisdictions to give effect to their plans, developed in 2021, to implement the minimum standard in non-compliant agreements concluded with other members of the Inclusive Framework, that are not already subject to a complying instrument or general statement on the detailed LOB, and in respect of which no steps have been taken to implement the minimum standard (and where no reasons were provided why, for that member, the tax agreement does not give rise to material treaty-shopping concerns). In some cases, new implementation plans have also been developed. The majority of implementation plans involve the application of the BEPS MLI to the concerned agreements. Once all plans to implement the minimum standard are in effect, the minimum standard will be implemented, or on course to being implemented, in nearly all of the agreements concluded between members of the Inclusive Framework.
- 9. Finally, this year's peer review shows that many jurisdictions have followed the recommendations made in last year's peer review, either by formulating a plan for the implementation of the minimum standard, or by completing the steps for the entry into effect of the provisions of the BEPS MLI, as applicable.

Context and background to the peer review

- 10. This fifth report on the implementation of the Action 6 minimum standard reflects the second peer review process carried out under the revised peer review methodology.
- 11. The peer review processes for 2018, 2019 and 2020 were carried out following an agreed approach that was set out in a document published on 29 May 2017, and that formed the basis on which the peer review process was undertaken (the 2017 Peer Review Documents) (OECD, 2017[1]). The 2017 Peer Review Documents included the Terms of Reference which set out the criteria for assessing the implementation of the Action 6 minimum standard, and the methodology setting out the procedural mechanism by which the review would be conducted.
- 12. In 2021, members of the Inclusive Framework on BEPS approved a revised methodology in the 2021 Peer Review Document (OECD, 2021_[2])¹, which has governed the conduct of the peer reviews of the Action 6 minimum standard as of 2021.
- 13. As in previous years, jurisdictions were required to complete a peer review questionnaire by 31 May 2022, reporting on the status of the implementation of the minimum standard in all of their comprehensive income tax agreements in force on that date (including agreements with jurisdictions that are not Inclusive Framework members). For each tax agreement listed, members indicated whether or not it complied with the minimum standard and, if not, whether it was on course to becoming compliant with the minimum standard.
- 14. Under the revised methodology, starting in 2021, jurisdictions' progress in implementing the minimum standard has been measured in greater detail.
- 15. The changes to the peer review methodology were agreed as part of the review process that was set out in of the 2017 Peer Review Documents. Paragraph 14 of the 2017 Peer Review Documents provided that the methodology for the review of the implementation of the minimum standard on treaty shopping would be reviewed in 2020 in light of the experience in conducting that review.
- 16. The objective of the revised methodology (explained in further detail in Chapter 7) has been to establish a framework through which assistance would be given to a member jurisdiction that had non-compliant agreements with members of the Inclusive Framework that could, on its own assessment, create treaty-shopping opportunities and for which the jurisdiction had not yet taken steps to bring them into compliance with the minimum standard.

- 17. This is the first year in which progress can be observed in respect of the new data points, collected for the first time under the revised methodology in 2021. Indeed, the peer review processes under the revised methodology have resulted in an expanded data set on the status of jurisdictions' implementation of the Action 6 minimum standard. Jurisdictions now report on their progress in the implementation of the minimum standard in much greater detail. In particular, jurisdictions are invited to report additional information for every agreement with a jurisdiction member of the Inclusive Framework that neither complied with the minimum standard nor was subject to a complying instrument (e.g. the BEPS MLI or a signed amending instrument resulting from bilateral negotiations). Jurisdictions that have signed the BEPS MLI but not ratified it have also been invited to provide additional information on their ratification process.
- 18. As part of the new framework, jurisdictions have formulated plans, where relevant, for the implementation of the minimum standard in certain of their agreements. This concerns agreements concluded with other members of the Inclusive Framework that are not compliant or subject to a complying instrument, for which no steps have yet been taken to implement the minimum standard, and where no statement has been made that a treaty partner intends to use a detailed limitation-on-benefits provision as part of the implementation of the minimum standard in all its bilateral tax agreements. This year, jurisdictions have been invited to provide updates on progress made to give effect to such plans developed in the context of the 2021 peer review process, and to signal any difficulties encountered in that respect, if any.
- 19. The assistance provided to jurisdictions under the revised methodology also includes the issuance of recommendations, contained in this report. These recommendations are, where relevant: to formulate a plan for the implementation of the minimum standard if one was not already in existence; and to complete the steps to have the BEPS MLI take effect where a jurisdiction is using the BEPS MLI to implement the minimum standard.
- 20. The implementation plans and recommendations are further discussed, respectively, in Sections 4 and 5 below, as well as the jurisdictional sections of the concerned jurisdictions, in Chapter 8.

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[1]

Note

¹ Approved by the Inclusive Framework in the 2021 Peer Review Document on 17 February 2021.



From:

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

Inclusive Framework on BEPS: Action 6

Access the complete publication at:

https://doi.org/10.1787/9afac47c-en

Please cite this chapter as:

OECD (2023), "Executive Summary", in *Prevention of Tax Treaty Abuse – Fifth Peer Review Report on Treaty Shopping: Inclusive Framework on BEPS: Action 6*, OECD Publishing, Paris.

DOI: https://doi.org/10.1787/7d874839-en

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