OECD PROGRESS REPORT

A PROGRESS REPORT ON THE JURISDICTIONS SURVEYED BY THE OECD GLOBAL FORUM IN IMPLEMENTING THE INTERNATIONALLY AGREED TAX STANDARD*

Progress made as at 18 May, 2012 (Original Progress Report 2nd April 2009)

Jurisdictions that have substantially implemented the internationally agreed tax standard				
Andorra	Curacao	Japan	St Kitts and Nevis	
Anguilla	Cyprus	Jersey	St Lucia	
Antigua and Barbuda	Czech Republic	Korea	St Vincent and the Grenadines	
Argentina	Denmark	Liberia	Samoa	
Aruba	Dominica	Liechtenstein	San Marino	
Australia	Estonia	Luxembourg	Seychelles	
Austria	Finland	Macau, China	Singapore	
The Bahamas	France	Malaysia	Sint Maarten	
Bahrain	Germany	Malta	Slovak Republic	
Barbados	Gibraltar	Marshall Islands	Slovenia	
Belgium	Greece	Mauritius	South Africa	
Belize	Grenada	Mexico	Spain	
Bermuda	Guernsey	Monaco	Sweden	
Brazil	Hong Kong, China	Montserrat	Switzerland	
British Virgin Islands	Hungary	Netherlands	Turkey	
Brunei	Iceland	New Zealand	Turks and Caicos Islands	
Canada	India	Norway	United Arab Emirates	
Cayman Islands	Indonesia	Panama	United Kingdom	
Chile	Ireland	Philippines	United States	
China	Isle of Man	Poland	Uruguay	
Cook Islands	Israel	Portugal	US Virgin Islands	
Costa Rica	Italy	Qatar	Vanuatu	
		Russian Federation		
	1		1	

Jurisdictions that have committed to the internationally agreed tax standard, but have not yet substantially implemented							
Jurisdiction	Year of Commitment	Number of Agreements	Jurisdiction	Year of Commitment	Number of Agreements		
Tax Havens ²							
Nauru	2003	(0)	Niue	2002	(0)		
Other Financial Centres							
Guatemala	2009	(11)					

Jurisdictions that have not committed to the internationally agreed tax standard						
Jurisdiction	Number of Agreements	Jurisdiction	Number of Agreements			
All jurisdictions surveyed by the Global Forum have now committed to the internationally agreed tax						
standard						

* Readers are referred to the outcomes from the Global Forum peer reviews for an in-depth assessment of a jurisdiction's (a) legal and regulatory framework (Phase 1 reviews) and (b) implementation of the standard in practice (Phase 2 reviews). [http://www.oecd.org/tax/transparency].

². These jurisdictions were identified in 2000 as meeting the tax haven criteria as described in the 1998 OECD report.

^{1.} The internationally agreed tax standard, which was developed by the OECD in co-operation with non-OECD countries and which was endorsed by G20 Finance Ministers at their Berlin Meeting in 2004 and by the UN Committee of Experts on International Cooperation in Tax Matters at its October 2008 Meeting, requires exchange of information on request in all tax matters for the administration and enforcement of domestic tax law without regard to a domestic tax interest requirement or bank secrecy for tax purposes. It also provides for extensive safeguards to protect the confidentiality of the information exchanged.