

BEPS 2.0 - Pillar Two State of play

Global developments summary Updated: May 17, 2024 (A) A COMPLETE ACTIVITY OF ACTIVITY OF A COMPLETE ACTIVITY OF ACTIVIT

Notices

The information herein is not intended to be "written advice concerning one or more Federal tax matters" subject to the requirements of section 10.37(a)(2) of Treasury Department Circular 230.

The information contained herein is of a general nature and based on authorities that are subject to change. Applicability of the information to specific situations should be determined through consultation with your tax adviser.

This document is intended to provide a high-level overview. It does not represent, and should not be viewed as representing, an exhaustive list of the relevant news and developments with respect to the implementation of BEPS 2.0 Pillar Two.



Digital Gateway

Pillar Two - state of play

- The BEPS 2.0: state of play tracker has now been moved to our **Digital Gateway platform**.
- This new tool allows for easier navigation, more detailed status navigation, local contacts, information on local implementation and more.
- Updates will still continue to be made to this tracker in tandem with the new tool.
- Please reach out to your local tax representative to learn more about the Digital Gateway platform and how it can support your organization.



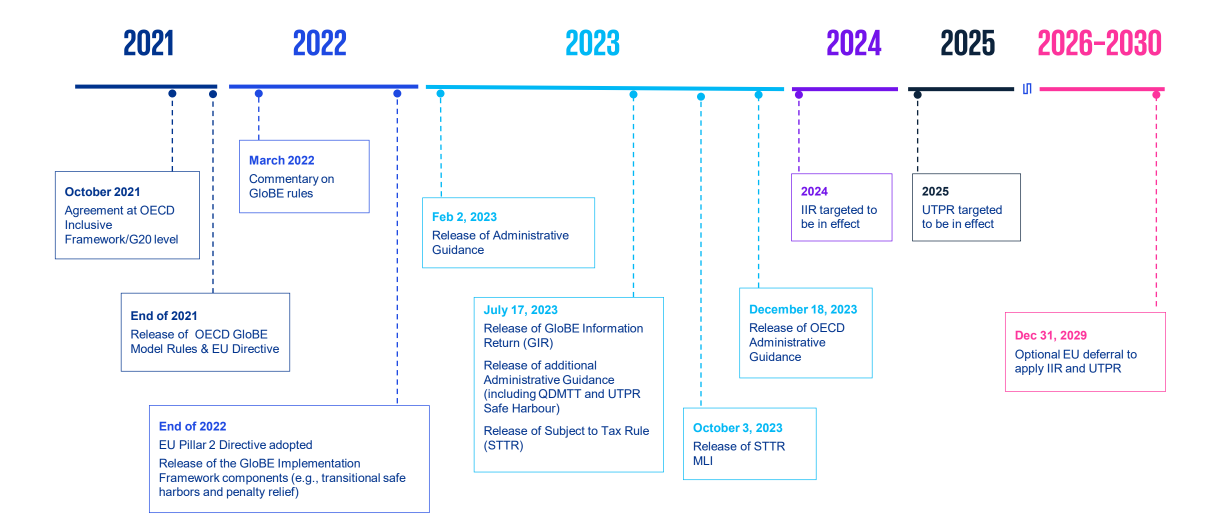




© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

Timeline

BEPS 2.0 | Pillar Two - Timeline



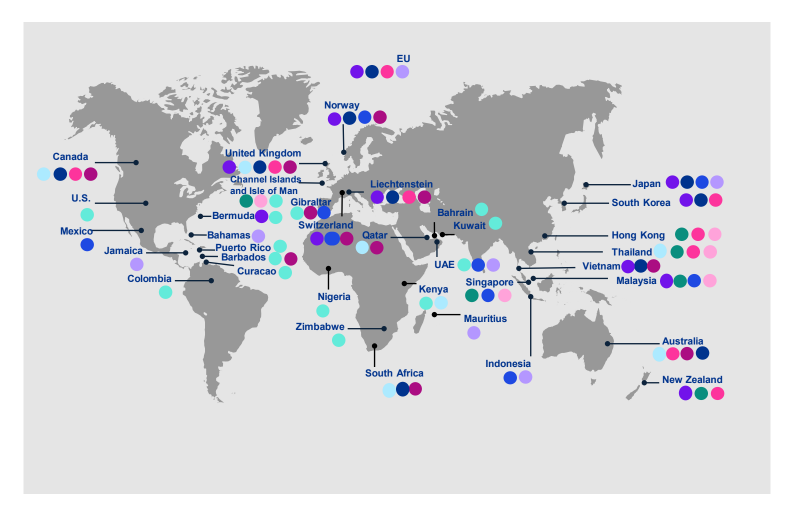


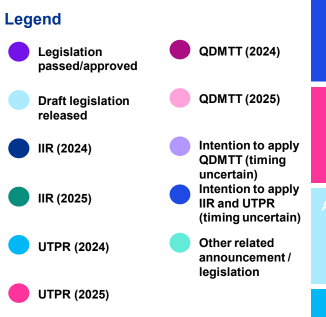
© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

Contents

Announcements

Pillar Two - Global overview |1







Europe





© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

Con<u>tents</u>

Citations

Americas

Contents

Citations

Americas

Europe

Middle East

& Africa

9

<u>Pillar Two – Global overview |2</u>

Legislation passed / approved

- Austria (Dec 2023)
- Barbados (May 2024) Belgium (Dec 2023)
- Bulgaria (Dec 2023)
- Croatia (Dec 2023)
- Czech Republic (Dec 2023) • Denmark (Dec 2023)
- EU Directive (Dec 2022)
- Estonia (April 2024)
- Finland (Dec 2023)
- France (Dec 2023)
- Germany (Dec 2023)
- Greece (April 2024)
- Hundary (Nov 2023)
- Ireland (Dec 2023)
- Italy (Dec 2023)
- Japan IIR (March 2023)
- Liechtenstein (Dec 2023)
- Luxembourg (Dec 2023)
- Malaysia (Dec 2023)
- Malta (Feb 2024)
- Netherlands (Dec 2023)
- New Zealand (March 2024)
- Norway (Jan 2024)
- Romania (Dec 2023)
- Slovakia (Dec 2023)
- Slovenia (Dec 2023)
- South Korea (Dec 2022)
- Sweden (Dec 2023)
- Switzerland DMTT (Dec 2023)

Draft legislation released

- Australia (March 24) • Poland (Apr 24) • Qatar (Feb 24)
- Canada (Apr 24)
- Cyprus (Oct 23)

KPMG

- Latvia (Dec 23)
- Lithuania (Oct 23)

 Australia United Kingdom (June 2023) Canada

• Vietnam (Dec 2023)

• S. Africa (Feb 24)

• Thailand (March 24)

• Spain (Dec 23)

- EU potential deferrals where few UPEs
- Japan

IIR (2024)

- Liechtenstein
- Norway South Africa
- South Korea
- United Kinadom
- Vietnam

IR (2025)	

- Channel Islands (Guernsey and
- Jersey) and Isle of Man Hong Kong (SAR), China
- Malaysia
- New Zealand
- Poland

Gibraltar

lceland

Japan (UTPR)

Indonesia

- Singapore
- Thailand

Intention to apply IIR and UTPR (timing uncertain/deferred)

- Estonia (deferral 2030) Malavsia (UTPR)
 - Malta (deferral 2030)
 - Mexico Singapore (UTPR)
 - Slovakia (deferral)
- Latvia (deferral 2030) Switzerland
- Lithuania (deferral) • UAE

© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

rpr (2025)
	LOLUJ

- Australia
- Canada
 - EU potential deferrals where fe
 - Hong Kong (SAR), China
 - Liechtenstein (?) New Zealand
 - Norway (?)
 - South Korea
 - Thailand
 - United Kingdom

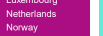
	× •	
	•	Austria
	•	Australia
W	•	Barbados
	•	Belgium
	•	Bulgaria
	•	Canada
	•	Croatia
	•	Czech Republic
	•	Denmark
	•	Finland
	•	France
	•	Germany
	•	Gibraltar
	•	Greece
	•	Hungary
	•	Ireland
	•	Italy
	•	Liechtenstein

ODMTT(2024)

Austria	Luxembou
Australia	Netherland
Barbados	Norway
Belgium	Qatar (?)
Bulgaria	Romania
Canada	Slovakia
Croatia	Slovenia
Czech Republic	South Afric
Denmark	Spain
Finland	Sweden
France	Switzerlan
Germany	United King
Gibraltar	Vietnam
-	

ODMTT(2025)

Intention to apply QDMTT (timing uncertain)



Other related

initiative

announcements

OECD minimum tax

15% minimum tax

impacted businesses

legislation released

business profit tax

minimum tax

enacted 15%

with GloBE rules)

Bahrain – Considering the introduction

of a CIT as part of its commitment to the

Barbados – Plans to introduce a 9% CIT

Curacao – Policy measures to address

impact of Pillar Two under consideration

impact of Pillar Two under consideration

Gibraltar – Policy measures to address

Isle of Man – Temporary increase of

Kenya – Plans to review DST and to

Kuwait – Plans to introduce a 15%

Nigeria – Policy measures to address

impact of Pillar Two under consideration

Puerto Rico - Draft legislation aiming to

U.S. corporate alternative minimum tax

U.S. Republican Committee introduced

two bills with UTPR defensive measure

Zimbabwe - Domestic Minimum Top-up

Tax (design and mechanics not aligned

introduce an election to pay 15%

UAE new corporate tax 9%

(not Pillar Two compliant)

adopt two-pillar solution. Draft 15% MTT

CIT rate to 15% for certain Pillar Two

Bermuda – CIT (15%) introduced in

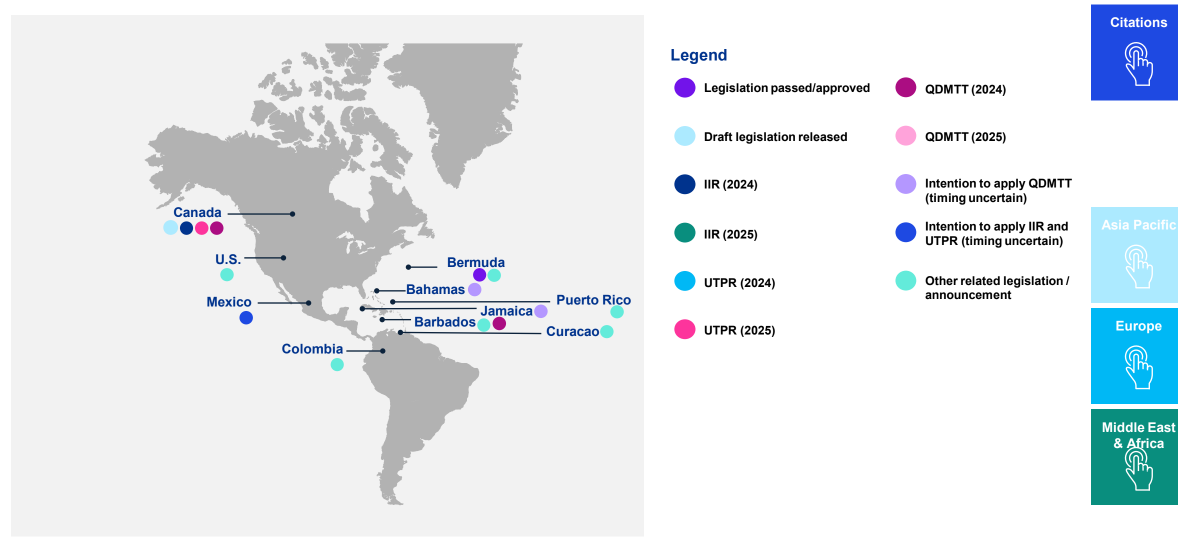
response to the OECD Pillar Two

Colombia 2022 tax reform -

- qdom

01 Americas

Pillar Two - State of play | Americas





Contents

Citations

Europe

& Africa

Pillar Two - State of play | Americas

Americas	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
Bahamas	Formal indication	Timing uncertain		2024?	Consulting on policy options to comply with Pillar Two
Barbados	Legislation passed			2024	Intention to introduce QDMTT (subject to certain exclusions) and 9% CIT
Bermuda	Legislation enacted				Legislation enacted to introduce a 15% CIT system for fiscal years starting on or after January 1, 2025
Canada	Legislative proposal <u>released</u>	2024	2025*	2024	
Colombia	Other				Corporate minimum tax of 15% adopted. Unclear whether may qualify as QDMTT
Curacao	Other				Policy measures to address impact of Pillar Two under consideration
Jamaica	Formal indication			Timing uncertain	Commitment to introducing a QDMTT announced as part of the 2024-2025 budget
Mexico	Formal indication	Timing uncertain	Timing uncertain	Timing uncertain	Intention to adopt the GloBE rules, including IIR, UTPR and STTR once finalized
Puerto Rico	Other				Draft legislation aiming to introduce an election to pay 15% minimum tax



Contents



Asia Pacifi



Europe



Middle East & Africa

* UTPR legislation pending



© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

- Official plan Program for implementation with dates
- Formal indication Written document issued by the government stating an intent to implement
- E Legislation deemed "enacted" for accounting purposes
- SE Legislation deemed "substantively enacted" for accounting purposes



Pillar Two - State of play | Americas

Americas	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
United States	Other				 15% Corporate alternative minimum tax (CAMT) adopted (general understanding that CAMT is not an IIR equivalent) May 25, 2023: Republican Committee introduced a bill which would impose an additional 5 percent tax rate each year for four years, on the US income of individuals and entities located in jurisdictions that impose an UTPR. After 4 years the rate would go up to 20 percent. July 19, 2023: Republican members of the Ways and Means Committee introduced a bill entitled the "Unfair Tax Prevention Act," which would increase the BEAT where foreign countries adopt UTPR.



Contents

Citations

Asia Pacific



Europe





* UTPR legislation pending



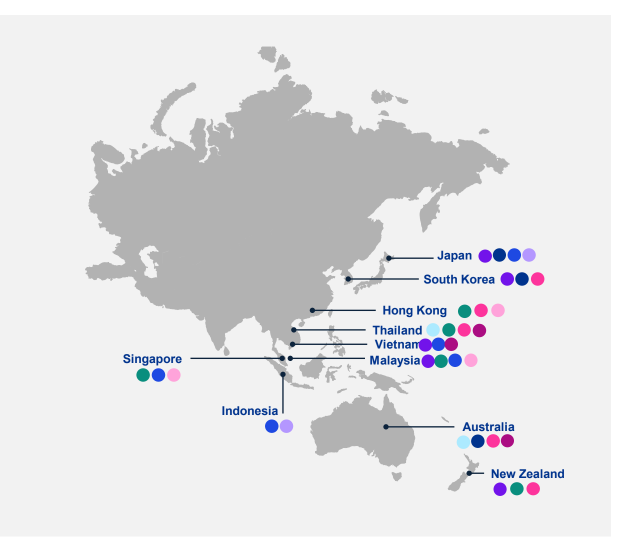
© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

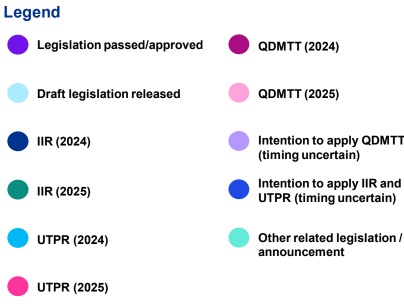
- Official plan Program for implementation with dates
- Formal indication Written document issued by the government stating an intent to implement
- E Legislation deemed "enacted" for accounting purposes
- SE Legislation deemed "substantively enacted" for accounting purposes



02 Asia Pacific

Pillar Two - State of play | Asia Pacific





Americas Intention to apply QDMTT





© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

Europe

Middle East & Africa

Contents

Pillar Two - State of play | Asia Pacific

Asia Pacific	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
Australia	Consultation on draft legislation ongoing	2024	2025	2024	
Hong Kong (SAR)	Consultation ongoing	2025	2025	2025	
Indonesia	Formal indication	Timing uncertain	Uncertain	Timing uncertain	
Japan	IIR <u>legislation</u> enacted; draft <u>amendments</u> published	April 2024 ^{SE23 / E23}	April 2025 (estimated)	Timing uncertain	IIR Guidance released December 2023
Malaysia	Legislation enacted	2025 ^{SE23 / E23}	Uncertain	2025 ^{SE23 / E23}	
New Zealand	Legislation enacted	2025 ^{SE24 / E24}	2025 ^{SE24 / E24}	Domestic IIR – 2026 ^{SE24 / E24}	
Singapore	Official plan	2025	Timing uncertain	2025	
South Korea	Legislation enacted	2024 ^{SE23 / E23}	2025 ^{SE23 / E23}	Uncertain	
Thailand	Consultation on draft legislation ongoing	2025	2025	2025	
Vietnam	Resolution adopted*	2024	Uncertain	2024	

* Decree/Circular will be issued in 2024 for further detailed guidance and implementation



16

KPMG

- © 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A
- Official plan Program for implementation with dates
- Formal indication Written document issued by the government stating an intent to implement
- E Legislation deemed "enacted" for accounting purposes
- SE Legislation deemed "substantively enacted" for accounting purposes

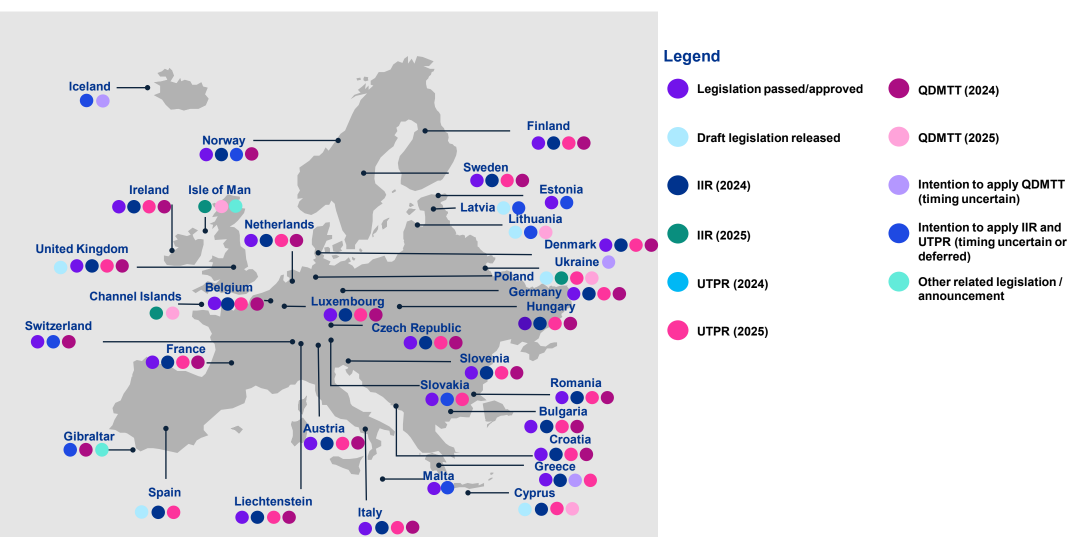


Citations



Americas

Pillar Two - State of play | Europe (EU & non-EU)



Contents

Citations

Americas

Middle East

& Africa

Pillar Two - State of play | European Union

European Union	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
EU Directive	Directive adopted	2024*	2025*	optional	
Austria	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Belgium	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Bulgaria	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Croatia	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Cyprus	Consultation on draft law ended	2024	2025	2025	
Czech Republic	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Denmark	Legislation enacted + draft amendments	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Estonia	Legislation adopted by Parliament	Deferred (2030)*	Deferred (2030)*	Uncertain	
Finland	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
France	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	• F23 — Legislation "enacted" for accounting purposes in 2023

* EU Member States are given the option to defer implementation to December 31, 2029 where there are a a maximum of 12 ultimate parent entities (UPEs) based in that jurisdiction (EU countries with likely no more than 12 UPEs *include Bulgaria, Croatia, Cyprus, Estonia, Hungary, Latvia, Malta, Romania, Slovenia and Slovakia*).

KPMG

© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

- E23 Legislation "enacted" for accounting purposes in 2023
- E24 Legislation "enacted" for accounting purposes in 2024
- SE23 Legislation "substantively enacted" for accounting purposes in 2023
- Official plan Program for implementation with dates
- Formal indication Written document issued by the government stating an intent to implement
- E Legislation deemed "enacted" for accounting purposes
- SE Legislation deemed "substantively enacted" for accounting purposes



Contents

Citations



Americas



Asia Pacific



Middle East & Africa

19

Pillar Two - State of play | European Union (*cont.*)

European Union	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
Germany	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Greece	Legislation enacted	2024	2025	2024	
Hungary	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Ireland	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Italy	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Latvia	Draft bill released	Deferred (2030)*	Deferred (2030)*	Uncertain	
Lithuania	Draft bill submitted to Parliament	Deferred (2030)*	Deferred (2030)*	2025 or later	
Luxembourg	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Malta	Legislation enacted	Deferred (2030)	Deferred (2030)	Uncertain	
Netherlands	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Poland	Draft bill released	2025**	2025	2025**	

Contents



Citations



Americas



Asia Pacific



Middle East & Africa

* EU Member States are given the option to defer implementation to December 31, 2029 where there are a a maximum of 12 ultimate parent entities (UPEs) based in that jurisdiction (EU countries with likely no more than 12 UPEs *include Bulgaria, Croatia, Cyprus, Estonia, Hungary, Latvia, Malta, Romania, Slovenia and Slovakia*). ** Option for groups to apply the rules retroactively for fiscal years starting on or after December 31, 2023.

- E23 Legislation "enacted" for accounting purposes in 2023
- E24 Legislation "enacted" for accounting purposes in 2024

• SE23 — Legislation "substantively enacted" for accounting purposes in 2023

KPMG

© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

- Official plan Program for implementation with dates
- Formal indication Written document issued by the government stating an intent to implement
- E Legislation deemed "enacted" for accounting purposes
- SE Legislation deemed "substantively enacted" for accounting purposes



Pillar Two - State of play | European Union (*cont.*)

European Union	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
Romania	Legislation enacted	2024 SE23 / E24	2025 SE23 / E24	2024 SE23 / E24	
Slovakia	Legislation enacted	Deferred*	Deferred*	2024 SE23 / E23	
Slovenia	Legislation enacted	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	
Spain	Draft bill released	2024	2025	2024	
Sweden	Legislation enacted + draft amendments	2024 SE23 / E23	2025 SE23 / E23	2024 SE23 / E23	



Contents

Citations



Americas



Asia Pacific





* EU Member States are given the option to defer implementation to December 31, 2029 where there are a a maximum of 12 ultimate parent entities (UPEs) based in that jurisdiction (EU countries with likely no more than 12 UPEs *include Bulgaria, Croatia, Cyprus, Estonia, Hungary, Latvia, Malta, Romania, Slovenia and Slovakia*).



© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

- E23 Legislation "enacted" for accounting purposes in 2023
- E24 Legislation "enacted" for accounting purposes in 2024
- SE23 Legislation "substantively enacted" for accounting purposes in 2023
- Official plan Program for implementation with dates
- · Formal indication Written document issued by the government stating an intent to implement
- E Legislation deemed "enacted" for accounting purposes
- SE Legislation deemed "substantively enacted" for accounting purposes

21

Pillar Two – State of play | Europe (non-EU)

Rest of Europe	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
Channel Islands*	Formal indication	2025	Uncertain	2025	
Gibraltar	Formal indication	Timing uncertain	Timing uncertain	2024	Policy measures to address impact of Pillar Two under consideration
Iceland	Formal indication				Aim to complete the implementation of the global minimum tax rules in the second half of 2024 with the planned entry into force in 2025
Isle of Man	Other				Temporary tax rate increase from 10% to 15% on profits from banking and retail operations in 2024/2025 tax year only (where profits would otherwise be subject to Top-up Tax in other jurisdictions)
Liechtenstein	Legislation enacted ***	2024 SE23 / E23	2025? SE23 / E23	2024 SE23 / E23	
Norway	Legislation enacted	2024 SE24 / E24	2025?**	2024 SE24 / E24	
Switzerland	Ordinance enacted (QDMTT)	Timing uncertain	Timing uncertain	2024 SE23 / E23	
Ukraine	Formal indication			Timing uncertain	
United Kingdom	IIR and DMTT <u>legislation</u> enacted; draft UTPR <u>legislation</u>	2024 SE23 / E23	2025	2024 SE23 / E23	

Middle East & Africa

* Jersey and Guernsey

KPMG

** UTPR legislation pending *** Government authorized to set the application start dates by decree

- E23 Legislation "enacted" for accounting purposes in 2023
- E24 Legislation "enacted" for accounting purposes in 2024
- SE23 Legislation "substantively enacted" for accounting purposes in 2023

© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

- Official plan Program for implementation with dates
- Formal indication Written document issued by the government stating an intent to implement
- E Legislation deemed "enacted" for accounting purposes
- SE Legislation deemed "substantively enacted" for accounting purposes

Contents



Citations



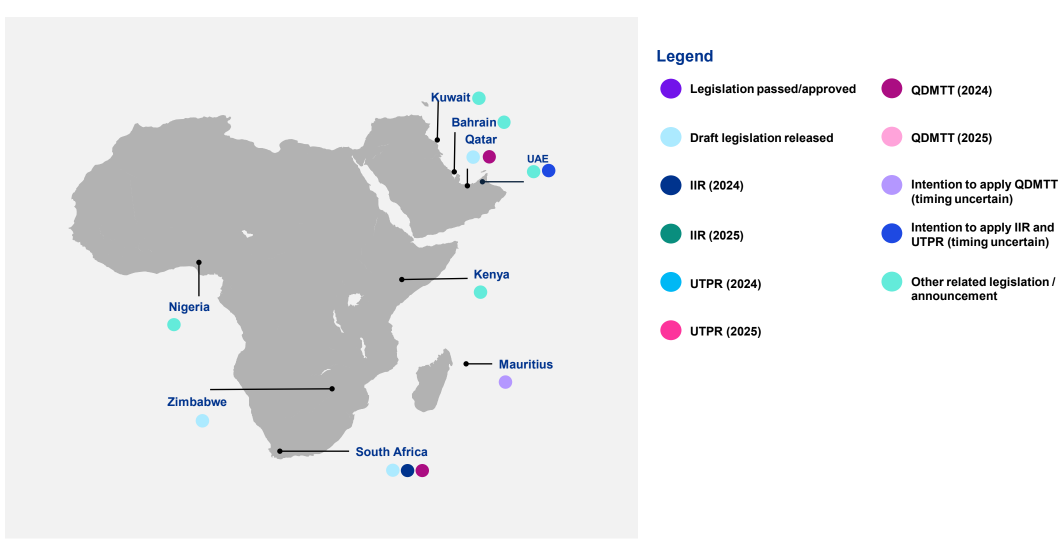
Americas



22

04 Middle East and Africa

Pillar Two - State of play | Middle East and Africa





© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

Contents

Citations

Americas

Pillar Two - State of play | Middle East and Africa

Middle East, and Africa	Status	Income Inclusion Rule (IIR)	Undertaxed Profits Rule (UTPR)	Domestic Top-up Tax (QDMTT)	More information
ATAF	Suggested Approach				Guidance for domestic minimum top-up tax implementation released September 29, 2023.
Bahrain	Other				Introduction of a CIT as part of its commitment to the OECD minimum tax under consideration
Kenya	Draft legislation				Plans to adopt two-pillar solution. The Finance Bill 2024 proposes a 15% minimum top-up tax
Kuwait	Other				Plans to introduce business profit tax at a rate of 15%
Mauritius	Formal indication	uncertain	uncertain	timing uncertain	
Nigeria	Other				Considering plan to adopt Pillar two legislation
Qatar	Consultation on draft legislation ongoing	uncertain	uncertain	2024?	
South Africa	Draft <u>GMT</u> and <u>administrative rules</u> released for consultation	2024	uncertain	2024	
UAE	Public consultation ongoing	Timing uncertain	Timing uncertain	Timing uncertain	Introduced a 9% corporate income tax
Zimbabwe	Other				DMTT legislation enacted and applicable from 2024. DMTT design and mechanics seem not aligned with GloBE rules.
KPMG	© 2024 KPMG LLP, a Delaware limited liability partnership and a memb firms affiliated with KPMG International Limited, a private English compa	per firm of the KPMG global organiza any limited by guarantee. All rights re	tion of independent member eserved. NDP463723-1A	• Formal indication - Wr	for implementation with dates itten document issued by the government stating an intent to implement 'enacted" for accounting purposes

Ъ

Contents

 ∂m

Citations

SID.

Americas



Asia Pacific



Europe



25

• SE – Legislation deemed "substantively enacted" for accounting purposes

Citations

Citations by country

African Tax Administration Forum (ATAF)

ATAF Suggested Approach to Drafting Domestic Minimum Top-Up Tax Legislation

Austria

• KPMG TaxNewsFlash, Austria: Draft legislation implementing Pillar Two global minimum tax (October 5, 2023)

Australia

• KPMG TaxNewsFlash, Australia: Consultation on draft legislation implementing Pillar Two global minimum tax rules (March 22, 2024)

Bahrain

• Bahrain; GCC - Bahrain To Introduce Corporate Tax (30 May 2023), News IBFD

Barbados

• KPMG TaxNewsFlash, Barbados: Proposed rules to implement Pillar Two global minimum tax (November 11, 2023)

Belgium

 KPMG TaxNewsFlash, <u>Belgium: Pillar Two global minimum tax rules adopted by Parliament (December 15, 2023) and KPMG TaxNewsFlash, <u>Belgium: Draft amendments to Pillar Two</u> minimum tax rules (April 8, 2024))
</u>

Bermuda

• KPMG TaxNewsFlash, Bermuda: Legislation introducing corporate income tax signed into law (December 27, 2023)

Bulgaria

• KPMG EU Tax Centre

Canada

• KPMG TaxNewsFlash, Canada: Draft legislation includes Pillar Two rules and revised DST and EIFEL rules (August 14, 2023)

Croatia

• KPMG TaxNewsFlash, Croatia: Consultation on draft legislation implementing Pillar Two global minimum tax (December 8, 2023)



© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

Americas



Asia Pacific









Citations by country, continued

Channel Islands and Isle of Man

• KPMG TaxNewsFlash, Channel Islands and Isle of Man: Joint statement concerning implementation of Pillar Two global minimum tax (May 19, 2023)

Cyprus

• KPMG TaxNewsFlash, Cyprus: Draft legislation implementing Pillar Two global minimum tax rules (March 14, 2023)

Czech Republic

• KPMG TaxNewsFlash, Czech Republic: Legislation introducing top-up tax, implementing EU directive on global minimum tax, now effective (January 17, 2024)

Curacao

• Curaçao - Task Force Holds Consultation on Global Minimum Tax for Multinationals (22 Jan. 2024), News IBFD

Denmark

• KPMG TaxNewsFlash, Denmark: Public consultation on draft bill to implement Pillar Two global minimum tax (June 27, 2023)

Estonia

• KPMG TaxNewsFlash, Estonia: Legislation implementing Pillar Two global minimum tax rules approved by Parliament (April 26, 2024)

EU Directive

- KPMG TaxNewsFlash, EU: EC publishes FAQs on interpretation and transposition of EU global minimum tax (December 22, 2023)
- Council Directive (EU) 2022/2523 of December 14, 2022 on ensuring a global minimum level of taxation for multinational enterprise groups and large-scale domestic groups in the Union

Finland

• KPMG TaxNewsFlash, <u>Finland: Legislation implementing Pillar Two global minimum tax</u> (March 21, 2024)

France

KPMG

• KPMG TaxNewsFlash, <u>France: Tax-related provisions in finance law for 2024, including Pillar Two rules and transfer pricing documentation changes</u> (January 11, 2024)







Asia Pacifio







Citations by country, continued

Germany

• KPMG TaxNewsFlash, Germany: Law implementing Pillar Two global minimum tax passed by lower house of Parliament (November 14, 2023)

Greece

• KPMG TaxNewsFlash, Greece: Proposed legislation implementing Pillar Two global minimum tax (February 28, 2024)

Gibraltar

• KPMG TaxNewsFlash, Gibraltar: 2023 budget includes consultation on implementation of Pillar Two global minimum tax, stamp duty changes (July 14, 2023)

Hong Kong

• KPMG TaxNewsFlash, Hong Kong: Consultation paper on implementation of Pillar Two global minimum tax (January 2, 2024)

Hungary

• KPMG TaxNewsFlash, Hungary: Legislation implementing Pillar Two global minimum tax enacted (December 8, 2023)

Iceland

• KPMG TaxNewsFlash, Iceland: Intention announced to implement Pillar Two global minimum tax rules (April 26, 2024)

Indonesia

• Orbitax Tax News & Alerts, Indonesia Government Regulation Includes Authority for Implementing Agreements on Pillar 1 and Pillar 2 (January 30, 2023)

Ireland

• KPMG TaxNewsFlash, Ireland: Legislation implementing Pillar Two signed into law (December 19, 2023)

Italy

• KPMG TaxNewsFlash, <u>Italy: Pillar Two global minimum tax rules implemented</u> (January 18, 2024)

Jamaica

• KPMG TaxNewsFlash, Jamaica: Tax measures in 2024-2025 budget including Pillar Twoglobal minimum tax (March 14, 2024)



© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A



Americas



Asia Pacific







30

Citations by country, continued

Japan

KPMG TaxNewsFlash, <u>2023 tax reform proposals enacted</u> (April 28, 2023); KPMG TaxNewsFlash, <u>Japan: Guidance on income inclusion rule</u> (October 3, 2023); KPMG TaxNewsFlash, <u>Japan: Additional guidance on income inclusion rule</u> (February 5, 2024)

Kenya

• KPMG TaxNewsFlash, Kenya Tax proposals in Finance Bill, 2024 include implementation of Pillar Two global minimum tax (May 16. 2024)

Kuwait

• KPMG Member Firm in Kuwait

Liechtenstein

KPMG TaxNewsFlash, Liechtenstein: Consultation draft for implementation of Pillar Two global minimum tax (June 8, 2023) and KPMG TaxNewsFlash, Liechtenstein: Guidance on Pillar Two minimum tax rules (April 8, 2024)

Lithuania

Lithuanian MOF Previews Pillar 2 Tax Adoption Plan, 2023 TNTI 173-9 (September 11, 2023)

Luxembourg

• KPMG TaxNewsFlash, Luxembourg: Law implementing Pillar Two global minimum tax enacted (December 20, 2023); KPMG TaxNewsFlash, Luxembourg: Guidance under Pillar Two law relating to inclusion of deferred tax assets and liabilities in computing effective tax rate (March 28, 2024)

Malaysia

• KPMG TaxNewsFlash, Malaysia: Tax proposals in 2024 budget (October 13, 2023)

Malta

• KPMG TaxNewsFlash, Malta: Legislation implementing Pillar Two global minimum tax (February 28, 2024) and KPMG TaxNewsFlash, Malta: Guidance on implementation of Pillar Two global minimum tax (March 14, 2024)

Mauritius

KPMG

• KPMG TaxNewsFlash, Tax proposals in budget for 2023, including domestic minimum top-up tax (June 29, 2022)









Asia Pacific





Citations by country, continued

Mexico

• KPMG TaxNewsFlash, <u>BEPS 2.0 implementation considerations for Mexico</u> (May 5, 2022)

Netherlands

• KPMG TaxNewsFlash, Netherlands: 2024 Tax Plan package and law implementing Pillar Two global minimum tax enacted (December 20, 2023)

New Zealand

 KPMG TaxNewsFlash, <u>Consultation on implementation of Pillar Two rules</u> (May 6, 2022) and KPMG TaxNewsFlash, <u>New Zealand: May 2023 Tax Bill includes Pillar Two</u> <u>global minimum tax rules</u> (May 22, 2023)

Norway

• KPMG TaxNewsFlash, Norway: Draft legislation implementing Pillar Two minimum tax (June 16, 2023)

Poland

• KPMG TaxNewsFlash, Poland: Draft bill implementing Pillar Two global minimum tax published (April 29, 2024)

Qatar

• KPMG TaxNewsFlash, Amendment of transfer pricing-related provisions of Income Tax Law for 2018 (February 6, 2023

Romania

KPMG EU Tax Centre

Singapore

• KPMG TaxNewsFlash, Singapore: Tax measures in budget 2024 include Pillar Two global minimum tax rules (February 20, 2024)

South Africa

• KPMG TaxNewsFlash, South Africa: Draft legislation implementing Pillar Two global minimum tax (February 28, 2024)

South Korea

• KPMG TaxNewsFlash, Korea: Tax reform proposal for 2023, changes to Pillar Two and transfer pricing documentation rules (August 10, 2023), KPMG TaxNewsFlash, Korea: Proposed amendments to transfer pricing and Pillar Two rules (August 21, 2023) and KPMG TaxNewsFlash, Korea: Amendments to Pillar Two rules enacted

Chappary 10, 2024 PMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firm of the KPMG global organization of independent member firm satisficated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A



Asia Pacific





© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

Citations by country, continued

Spain

• KPMG TaxNewsFlash, Spain: Draft legislation implementing Pillar Two global minimum tax (February 9, 2024)

Slovakia

• KPMG TaxNewsFlash, Slovakia: Legislation implementing Pillar Two global minimum tax passed by Parliament (February 23, 2024)

Slovenia

• KPMG member firm in Slovenia

Sweden

KPMG TaxNewsFlash, Interim report on implementation of EU global minimum tax directive (February 8, 2023), KPMG TaxNewsFlash, Sweden: Draft law implementing Pillar Two global minimum tax (September 18, 2023) and KPMG TaxNewsFlash, Sweden: Draft amendments to Pillar Two minimum tax rules (April 8, 2024)

Switzerland

• KPMG TaxNewsFlash, Switzerland: Consultation on draft law implementing Pillar Two global minimum tax (June 6, 2023)

Thailand

KPMG

• KPMG TaxNewsFlash, Measures to support implementation of Pillar Two global minimum tax rules (March 14, 2023)

United Arab Emirates

• KPMG TaxNewsFlash, Interim report on implementation of EU global minimum tax directive (April 8, 2024)

United Kingdom

KPMG TaxNewsFlash, <u>Finance Bill: The UK legislates for Pillar Two minimum taxation (April 3, 2023) and KPMG Member Firm in the UK; KPMG TaxNewsFlash, UK: Updates on Pillar Two, including draft HMRC guidance on proposed rules (January 16, 2024); KPMG TaxNewsFlash, <u>UK: Finance Act 2024 includes amendments to Pillar Two minimum tax rules</u> (March 15, 2024)
</u>



Americas

Asia Pacific









Citations by country, continued

United States

- KPMG TaxNewsFlash, Ways and Means Chairman introduces bill that would impose additional tax on foreign jurisdictions with UTPR (May 25, 2023)
- KPMG TaxNewsFlash, Ways and Means Republicans introduce bill to increase BEAT where countries adopt UTPR (July 19, 2023)

Vietnam

• KPMG TaxNewsFlash, Vietnam: Resolution adopting Pillar Two global minimum tax (November 29, 2023)

Zimbabwe

- KPMG TaxNewsFlash, <u>Zimbabwe: Tax measures in 2024 budget</u> (November 30, 2023)
- Zimbabwe Finance Act 2024: Zimbabwe Enacts Domestic Minimum Top-Up Tax Rules (20 Feb. 2024), News IBFD



Americas



Asia Pacific











Some or all of the services described herein may not be permissible for KPMG audit clients and their affiliates or related entities.



The information contained herein is of a general nature and is not intended to address the circumstances of any particular individual or entity. Although we endeavor to provide accurate and timely information, there can be no guarantee that such information is accurate as of the date it is received or that it will continue to be accurate in the future. No one should act on such information without appropriate professional advice after a thorough examination of the particular situation.

© 2024 KPMG LLP, a Delaware limited liability partnership and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved. NDP463723-1A

The KPMG name and logo are trademarks used under license by the independent member firms of the KPMG global organization.