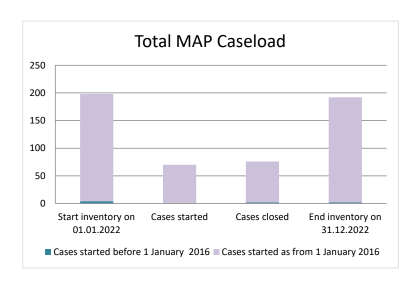
Mutual Agreement Procedure Statistics per jurisdiction

Canada

2006-2015 (pre-MAP Statistics Reporting Framework) and 2016-2022 (post-MAP Statistics Reporting Framework)



Canada



Cases started before 1 January 2016	2022 Start inventory	Cases started	Cases closed	2022 End inventory
Transfer pricing cases	2	0	0	2
Other cases	2	0	2	0

Cases started as from 1 January 2016	2022 Start inventory	Cases started	Cases closed	2022 End inventory
Transfer pricing cases	132	34	42	124
Other cases	62	36	32	66

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	n.a.
Other cases	72.61

Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules:

- (i) start date: the date when the MAP request was received; and
- (ii) end date: either the date of the closing letter sent to the taxpayer or the date of final closure of the case if no agreement was reached.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	23.53	2.80	9.42	20.50
Other cases	11.53	1.71	7.38	6.41

Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

2022 MAP Statistics - Canada.xlsx Page 1/9

Overview of MAP partners (only for cases started as from 1 January 2016)

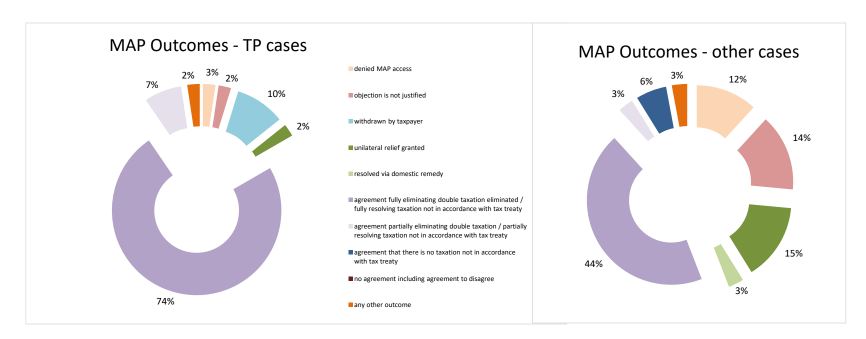
Note: the MAP cases started before 1 January 2016 and closed in 2022 are not shown in these graphs



The label "Treaty Partners (de minimis rule applies)" applies to treaty partners with which the number of cases in start inventory plus the number of cases started is at least 5. The relevant MAP statistics are aggregated under this category.

The label "Treaty Partners (Others)" applies to treaty partners that are not reporting MAP statistics for the reporting period. The relevant MAP statistics are aggregated under this category.

2022 MAP Statistics - Canada.xlsx Page 2/9



Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	1	1	4	1	0	31	3	0	0	1	42
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	1	1	4	1	0	31	3	0	0	1	42
,											
Other cases (all)	4	5	0	5	1	15	1	2	0	1	34
· · · · · · · · · · · · · · · · · · ·	4 0	5	0	5	0	15	0	2	0	1	34
Other cases (all)				_	0 1	15 1 14	1 0 1		-	1 1 0	

2022 MAP Statistics - Canada.xlsx Page 3/9

				numb	er of pre-20	16 cases clos	ea auring the re	porting period by	y outcome:				
category of cases	no. of pre-2016 cases in MAP inventory on 1 January 2022	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2022	average time taken (in months) for closing pre- 2016 cases during the reporting period
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Attribution/ Allocation	2	0	0	0	0	0	0	0	0	0	0	2	n.a.
Others	2	0	0	0	0	0	1	0	0	0	1	0	72.61
Total	4	0	0	0	0	0	1	0	0	0	1	2	72.61
Notes: Definition of a MAP case and counting of MAP cases and counting of MAP cases. The definitions used to by Canada to count a MAP case and how Canada counts a MAP case for Annex A are the same as the definitions set out under the counting of MAP cases.									nder the MAP S	Statistics			
Categor		The definition Framework.	n used to by	Canada to cat	egorise attrib	oution/allocation	n MAP cases and	other MAP cases	is the same as o	definitions set	out under the I	MAP Statistics F	Reporting
	computation of ge time	(i) start date	e: the date of	to close pre-20 filing of the Ma the closing let	AP request;	and	applying the follo	owing rules:					

2022 MAP Statistics - Canada.xlsx Page 4/9

							number of po	st-2015 case	s closed during the	reporting period by ou	itcome:			
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2022	no. of post- 2015 cases started during the reporting period	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	taxation / partially resolving taxation not	tnere is no	including agreement to	any other outcome	no. of post- 2015 cases remaining in MAP inventor on 31 December 2022
ı	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
	Switzerland	9	3	0	0	0	0	0	3	1	0	0	0	8
	Chile	4	2	0	0	0	0	0	6	0	0	0	0	0
	Germany	8	3	0	0	0	0	0	1	0	0	0	0	10
	France	20	0	0	0	1	0	0	0	0	0	0	0	19
	United Kingdom	3	4	0	0	0	0	0	2	0	0	0	0	5
	Luxembourg	9	0	0	0	0	0	0	0	0	0	0	0	9
	Mexico	7	0	0	0	0	0	0	0	0	0	0	0	7
	United States	40	13	0	0	0	1	0	11	1	0	0	1	39
	Treaty Partners (de minimis rule applies)	32	9	1	1	3	0	0	8	1	0	0	0	27
	Total	132	34	- 1	1	4	1	0	31	3	0	0	- 1	124

					Table 2: Of	her MAP Ca	ses						
						number of po	st-2015 case	es closed during the	e reporting period by o	utcome			
Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2022	no. of post- 2015 cases started during the reporting period	MAAD	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	there is no	including agreement to	any other	no. of post-2015 cases remaining i MAP inventory or 31 December 202
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Column 1 Germany	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
	Column 2		Column 4 0 1	Column 5 0 1	Column 6 0	Column 7 0 2					Column 12 0 0	Column 13 0 0	
Germany	1		Column 4 0 1	Column 5 0 1 2	Column 6 0 0	0	0	0	0		Column 12 0 0	Column 13 0 0	
Germany United Kingdom	7	5 5	Column 4 0 1 1 2	0	Column 6 0 0 0	0	0	0 2	0		Column 12 0 0 0	Column 13 0 0 0 0 0	6 5

			<u>`</u> `	ns) for post-2015 cases from:		
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"	
	Column 1	Column 2	Column 3	Column 4	Column 5	
	Switzerland	19.13	4.37	2.91	32.66	
	Chile	17.96	1.11	n.a.	n.a.	
	Germany	13.18	16.11	2.83	10.36	
	France	17.03	1.15	9.14	7.89	
	United Kingdom	30.77	1.15	5.16	25.61	
	United States	22.15	2.41	10.46	14.15	
	Treaty Partners (de minimis rule applies)	28.74	2.87	10.97	29.06	
	Total	23.53	2.80	9.42	20.50	
Notes	<u>i</u>					

2022 MAP Statistics - Canada.xlsx Page 7/9

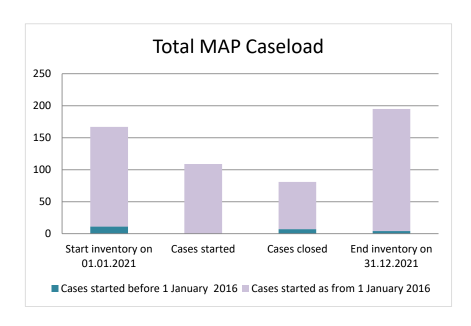
Table 2: Other MAP Cases average time taken (in months) for post-2015 cases from:										
Milestone 1 to "End"										
Column 5										
9.01										
4.14										
5.25										
6.41										
_										

2022 MAP Statistics - Canada.xlsx Page 8/9

		Table 3: All MAP Cases										
			average time taken (in months) for post-2015 cases from:									
		"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"							
		Column 1	Column 2	Column 3	Column 4							
Row 1	Total Average Time	18.34	2.33	8.83	16.37							
	Notes:	•										

2022 MAP Statistics - Canada.xlsx Page 9/9

Canada



Cases started before 1 January 2016	2021 Start inventory	Cases started	Cases closed	2021 End inventory
Transfer pricing cases	6	0	4	2
Other cases	5	0	3	2

Cases started as from 1 January 2016	2021 Start inventory	Cases started	Cases closed	2021 End inventory
Transfer pricing cases	123	57	50	130
Other cases	33	52	24	61

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	84.86
Other cases	69.28

Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules:

- (i) start date: the date when the MAP request was received; and
- (ii) end date: either the date of the closing letter sent to the taxpayer or the date of final closure of the case if no agreement was reached.

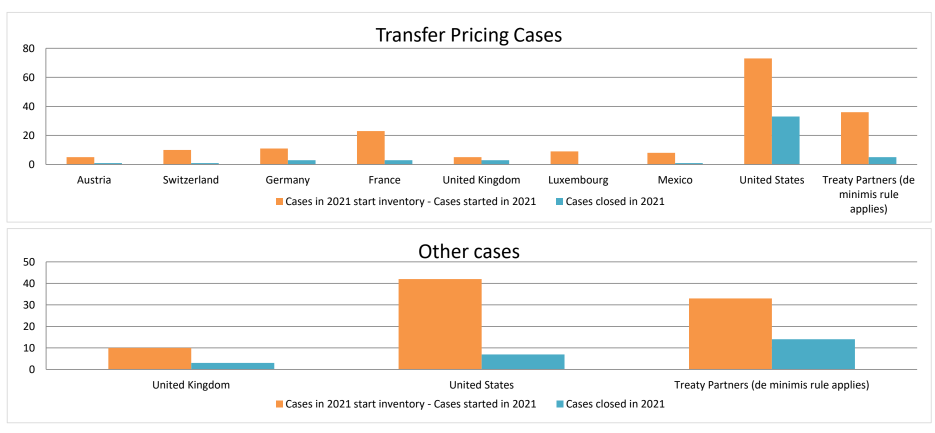
Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	20.61	1.44	9.79	13.52
Other cases	12.96	2.92	6.88	13.44

Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

2021 MAP Statistics - Canada.xlsx Page 1/9

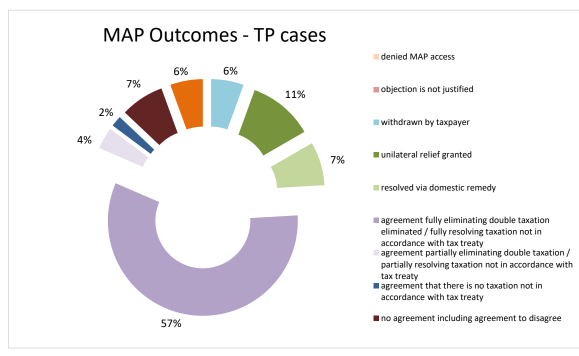
Overview of MAP partners (only for cases started as from 1 January 2016)

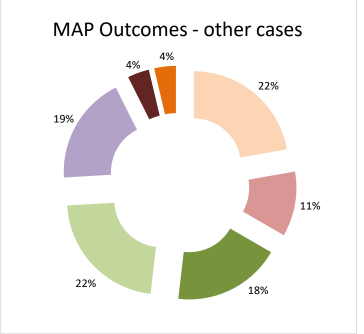
Note: the MAP cases started before 1 January 2016 and closed in 2021 are not shown in these graphs



The label "Treaty Partners (de minimis rule applies)" applies to treaty partners with which the number of cases in start inventory plus the number of cases started is less than 5. The relevant MAP statistics are aggregated under this category.

2021 MAP Statistics - Canada.xlsx Page 2/9





Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	eliminating double taxation / partially resolving	taxation not in accordance with tax treaty	including	any other outcome	Total
Transfer pricing cases (all)	0	0	3	6	4	31	2	1	4	3	54
Cases started before 1 January 2016	0	0	0	0	2	0	0	0	2	0	4
Cases started as from 1 January 2016	0	0	3	6	2	31	2	1	2	3	50
Other cases (all)	6	3	0	5	6	5	0	0	1	1	27
Cases started before 1 January 2016	0	0	0	0	3	0	0	0	0	0	3
Cases started as from 1 January 2016	6	3	0	5	3	5	0	0	1	1	24
All cases	6	3	3	11	10	36	2	1	5	4	81

2021 MAP Statistics - Canada.xlsx Page 3/9

Annex A

MAP Statistics Reporting for the 2021 Reporting Period (1 January 2021 to 31 December 2021)

Row 1 Row 2 Row 3

				numbe	er of pre-20	16 cases clos	ed during the re	porting period b	y outcome:				
category of cases	no. of pre-2016 cases in MAP inventory on 1 January 2021	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	resolving taxation not in	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2021	average time taken (in months) for closing pre- 2016 cases during the reporting period
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Attribution/ Allocation	6	0	0	0	0	2	0	0	0	2	0	2	84.86
Others	5	0	0	0	0	3	0	0	0	0	0	2	69.28
Total	11	0	0	0	0	5	0	0	0	2	0	4	78.18
Definition of a Nand counting of	Notes: Definition of a MAP case and Counting of MAP case and Counting												
Notes on the computation of average time taken to close pre-2016 cases was computed by applying the following rules: (i) start date: the date of filing of the MAP request; and (ii) end date: the date of the closing letter sent to the taxpayer.													

2021 MAP Statistics - Canada.xlsx Page 4/9

MAP Statistics Reporting for the 2021 Reporting Period (1 January 2021 to 31 December 2021) for Attribution/Allocation Cases

					Table 1: A	Attribution / A	llocation MA	AP Cases						
						n	umber of pos	st-2015 case	s closed during the	reporting period by o	utcome:			
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2021	no. of post- 2015 cases started during the reporting period	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	resolving taxation not in accordance	agreement that there is no taxation not in accordance with tax treaty	agreement to	any other outcome	no. of post 2015 cases remaining i MAP invento on 31 December 2021
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
/ 1	Austria	4	1	0	0	0	0	0	1	0	0	0	0	4
	Switzerland	8	2	0	0	0	0	0	1	0	0	0	0	9
	Germany	10	1	0	0	0	1	0	2	0	0	0	0	8
	France	20	3	0	0	1	1	1	0	0	0	0	0	20
	United Kingdom	3	2	0	0	0	0	0	0	0	0	0	3	2
	Luxembourg	5	4	0	0	0	0	0	0	0	0	0	0	9
	Mexico	4	4	0	0	0	0	0	1	0	0	0	0	7
	United States	45	28	0	0	1	3	1	25	2	1	0	0	40
		24	12	0	0	1	1	0	1	0	0	2	0	31
2	Treaty Partners (de minimis rule applies)	24	12	·	-									

MAP Statistics Reporting for the 2021 Reporting Period (1 January 2021 to 31 December 2021) for other Cases

					Table 2: Ot	her MAP Ca	ses						
			number of post-2015 cases closed during the reporting period by outcome										
Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2021	no. of post- 2015 cases started during the reporting period	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	domestic	fully resolving	resolving taxation	agreement that there is no taxation not in accordance with tax treaty	agreement to	any other outcome	no. of post-201: cases remaining MAP inventory of 31 December 20.
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
United Kingdom	3	7	1	0	0	0	0	2	0	0	0	0	7
United States	16	26	1	2	0	2	0	1	0	0	0	1	35
Treaty Partners (de minimis rule applies)	14	19	4	1	0	3	3	2	0	0	1	0	19
										0			61

MAP Statistics Reporting for the 2021 Reporting Period (1 January 2021 to 31 December 2021) for Attribution/Allocation Cases

		Table 1: Attribution	/ Allocation MAP Cases							
		average time taken (in months) for post-2015 cases from:								
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"					
	Column 1	Column 2	Column 3	Column 4	Column 5					
v 1	Austria	26.40	0.23	4.11	22.29					
	Switzerland	5.33	1.15	n.a.	n.a.					
	Germany	33.90	2.48	12.11	21.79					
	France	31.10	1.15	12.62	1.12					
	United Kingdom	32.27	1.15	0.79	31.48					
	Mexico	14.62	6.81	14.87	0.00					
	United States	18.05	1.30	10.45	10.06					
2	Treaty Partners (de minimis rule applies)	19.35	1.31	10.26	21.87					
	Total	20.61	1.44	9.79	13.52					

Notes:

2021 MAP Statistics - Canada.xlsx Page 7/9

MAP Statistics Reporting for the 2021 Reporting Period (1 January 2021 to 31 December 2021) for other Cases

	Table 2: Other MAP Cases										
			average time taken (in months) for post-2015 cases from:								
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
	Column 1	Column 2	Column 3	Column 4	Column 5						
<i>l</i> 1	United Kingdom	12.77	4.24	1.40	15.83						
	United States	21.01	1.33	19.11	11.13						
12	Treaty Partners (de minimis rule applies)	8.98	3.44	0.45	13.98						
	Total	12.96	2.92	6.88	13.44						

Notes:

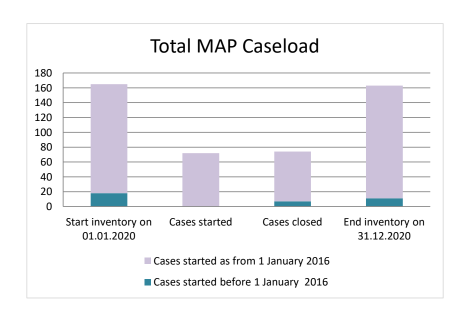
2021 MAP Statistics - Canada.xlsx Page 8/9

MAP Statistics Reporting for the 2021 Reporting Period (1 January 2021 to 31 December 2021) for all Cases

			Table 3: All MAP Cases								
		average time taken (in months) for post-2015 cases from:									
		"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
		Column 1	Column 2	Column 3	Column 4						
Row 1	Total Average Time	18.13	1.92	9.22	13.51						
	Notes:										

2021 MAP Statistics - Canada.xlsx Page 9/9

Canada



Cases started before 1 January 2016	2020 Start inventory	Cases started	Cases closed	2020 End inventory
Transfer pricing cases	11	0	5	6
Other cases	7	0	2	5

Cases started as from 1 January 2016	2020 Start inventory	Cases started	Cases closed	2020 End inventory
Transfer pricing cases	112	55	47	120
Other cases	35	17	20	32

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	57.34
Other cases	67.10

Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules:

- (i) start date: the date of filing of the MAP request; and
- (ii) end date: the date of the closing letter sent to the taxpayer.

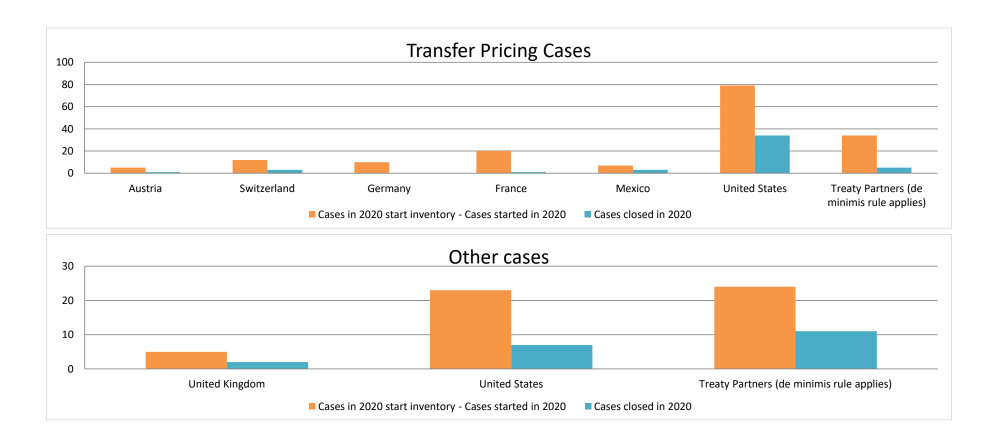
Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	19.31	1.61	10.12	13.13
Other cases	14.35	3.35	6.16	22.91

Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

2020 MAP Statistics - Canada.xlsx Page 1/9

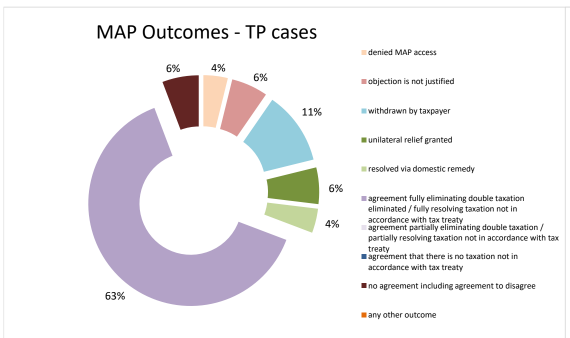
Overview of MAP partners (only for cases started as from 1 January 2016)

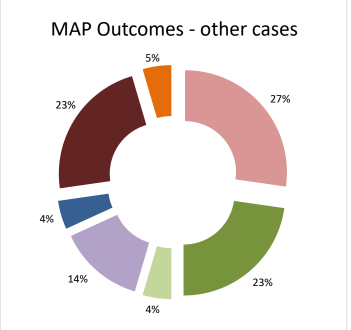
Note: the MAP cases started before 1 January 2016 and closed in 2020 are not shown in these graphs



The label "Treaty Partners (de minimis rule applies)" applies to treaty partners with which the number of cases in start inventory plus the number of cases started is at least 5. The relevant MAP statistics are aggregated under this category.

2020 MAP Statistics - Canada.xlsx Page 2/9





Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	2	3	6	3	2	33	0	0	3	0	52
Cases started before 1 January 2016	0	0	3	0	2	0	0	0	0	0	5
Cases started as from 1 January 2016	2	3	3	3	0	33	0	0	3	0	47
Other cases (all)	0	6	0	5	1	3	0	1	5	1	22
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	2	0	2
Cases started as from 1 January 2016	0	6	0	5	1	3	0	1	3	1	20
All cases	2	9	6	8	3	36	0	1	8	1	74

2020 MAP Statistics - Canada.xlsx Page 3/9

Annex A

MAP Statistics Reporting for the 2020 Reporting Period (1 January 2020 to 31 December 2020)

				numbe	er of pre-201	16 cases clos	ed during the re	porting period b	y outcome:				
category of cases	no. of pre-2016 cases in MAP inventory on 1 January 2020	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2020	closing pre-
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Attribution/ Allocation	11	0	0	3	0	2	0	0	0	0	0	6	57.34
Others	7	0	0	0	0	0	0	0	0	2	0	5	67.10
Total	18	0	0	3	0	2	0	0	0	2	0	11	60.13
	Notes: Definition of a MAP case and counting of MAP cases Reporting Framework. Notes: The definitions used to by Canada to count a MAP case and how Canada counts a MAP case for Annex A are the same as the definitions set out under the MAP Statistics Reporting Framework.												
Category of cas	Category of cases The definition used to by Canada to categorise attribution/allocation MAP cases and other MAP cases is the same as definitions set out under the MAP Statistics Reporting Framework.												
Notes on the co	omputation of	The average time taken to close pre-2016 cases was computed by applying the following rules:											

(ii) end date: the date of the closing letter sent to the taxpayer.

Row 2 Row 3

Row 1

average time

MAP Statistics Reporting for the 2020 Reporting Period (1 January 2020 to 31 December 2020) for Attribution/Allocation Cases

					Table 1: A	attribution / Al	location MA	P Cases						
			number of post-2015 cases closed during the reporting period by outcome:											
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2020	no. of post- 2015 cases started during the reporting period	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	agreement that there is no taxation not in accordance with tax treaty	agreement to	any other outcome	no. of post- 2015 cases remaining in MAP inventory on 31 December 2020
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Row 1	Austria	5	0	0	0	0	0	0	0	0	0	1	0	4
	Switzerland	8	4	0	0	0	0	0	3	0	0	0	0	9
	Germany	4	6	0	0	0	0	0	0	0	0	0	0	10
	France	17	3	1	0	0	0	0	0	0	0	0	0	19
	Mexico	3	4	0	3	0	0	0	0	0	0	0	0	4
	United States	51	28	0	0	2	2	0	29	0	0	1	0	45
Row 2	Treaty Partners (de minimis rule applies)	24	10	1	0	1	1	0	1	0	0	1	0	29
	Total	112	55	2	3	3	3	0	33	0	0	3	0	120

Notes:

Misstated a MAP case with with a de minimis partner in 2019 reporting period.

MAP Statistics Reporting for the 2020 Reporting Period (1 January 2020 to 31 December 2020) for other Cases

						number of po	st-2015 case	es closed during the	e reporting period by o	utcome			
Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2020	started during the	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	taxation / partially resolving taxation		including agreement to	any other	no. of pos cases remai MAP invent 31 Decembe
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Columr
United Kingdom	2	3	0	0	0	1	0	1	0	0	0	0	3
United States	16	7	0	2	0	4	0	0	0	0	1	0	16
Treaty Partners (de minimis rule	applies) 17	7	0	4	0	0	1	2	0	1	2	1	13
Total	35	17	0	6	0	5	1	3	0	1	3	1	32

MAP Statistics Reporting for the 2020 Reporting Period (1 January 2020 to 31 December 2020) for Attribution/Allocation Cases

	Table 1: Attribution / Allocation MAP Cases										
			average time taken (in mont	hs) for post-2015 cases from:							
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
	Column 1	Column 2	Column 3	Column 4	Column 5						
ow 1	Austria	47.64	1.15	6.61	41.03						
	Switzerland	18.20	1.15	13.44	4.77						
	France	6.64	1.15	n.a.	n.a.						
	Mexico	1.84	0.22	n.a.	n.a.						
	United States	18.63	1.89	8.26	12.78						
v 2	Treaty Partners (de minimis rule applies)	31.97	0.97	20.57	14.73						
	Total	19.31	1.61	10.12	13.13						
	Notes:										

2020 MAP Statistics - Canada.xlsx Page 7/9

MAP Statistics Reporting for the 2020 Reporting Period (1 January 2020 to 31 December 2020) for other Cases

	Table 2: Other MAP Cases									
	average time taken (in months) for post-2015 cases from:									
Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
Column 1	Column 2	Column 3	Column 4	Column 5						
United Kingdom	5.95	1.15	0.79	9.57						
United States	11.57	1.57	n.a.	n.a.						
Treaty Partners (de minimis rule applies)	17.65	4.88	7.23	25.58						
Total	14.35	3.35	6.16	22.91						

Row 1 Row 2

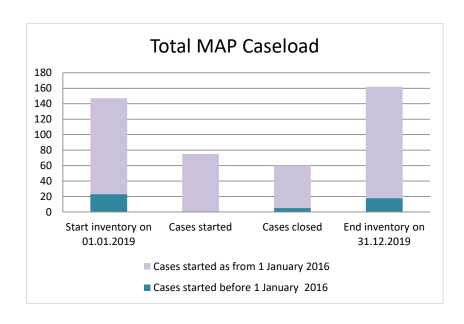
Notes:

2020 MAP Statistics - Canada.xlsx Page 8/9

MAP Statistics Reporting for the 2020 Reporting Period (1 January 2020 to 31 December 2020) for all Cases

	Table 3: All MAP Cases									
	average time taken (in months) for post-2015 cases from:									
	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End'						
	Column 1	Column 2	Column 3	Column 4						
Total Average Time	17.83	2.13	9.52	14.60						
Notes:	17.83	2.13	9.52							

Canada



Cases started before 1 January 2016	2019 Start inventory	Cases started	Cases closed	2019 End inventory
Transfer pricing cases	15	0	4	11
Other cases	8	0	1	7

Cases started as from 1 January 2016	2019 Start inventory	Cases started	Cases closed	2019 End inventory
Transfer pricing cases	99	50	36	113
Other cases	25	25	19	31

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	64.75
Other cases	43.00

Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules:

- (i) start date: the date of filing of the MAP request; and
- (ii) end date: the date of the closing letter sent to the taxpayer.

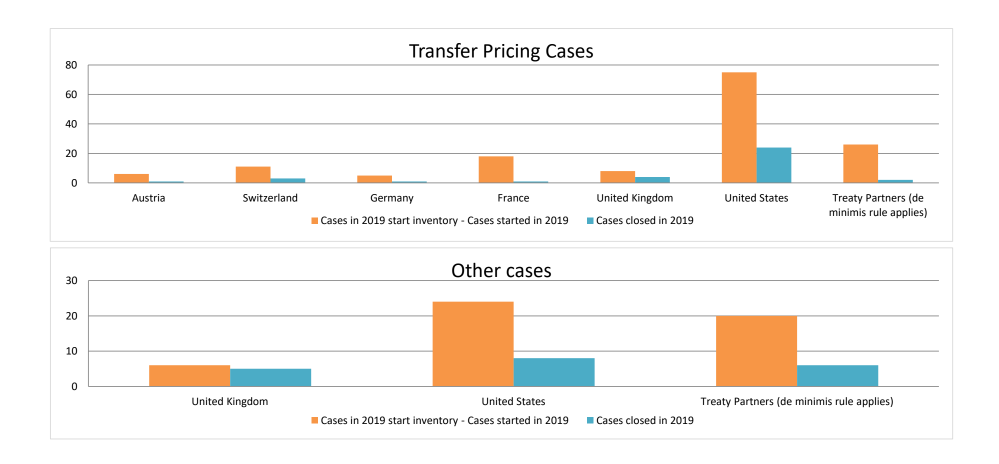
Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	14.30	3.00	3.97	11.02
Other cases	12.59	1.64	5.77	10.78

Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

2019 MAP Statistics - Canada.xlsx Page 1/9

Overview of MAP partners (only for cases started as from 1 January 2016)

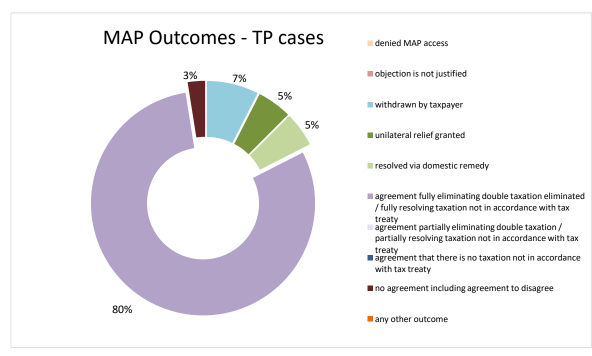
Note: the MAP cases started before 1 January 2016 and closed in 2019 are not shown in these graphs

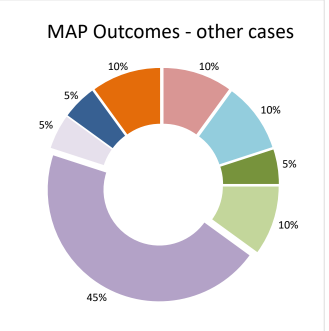


The label "Treaty Partners (de minimis rule applies)" applies to treaty partners with which the number of cases in start inventory plus the number of cases started is at least 5. The relevant MAP statistics are aggregated under this category.

The label "Treaty Partners (Others)" applies to treaty partners that are not reporting MAP statistics for the reporting period. The relevant MAP statistics are aggregated under this category.

2019 MAP Statistics - Canada.xlsx Page 2/9





Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	eliminating double taxation / partially	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	0	0	3	2	2	32	0	0	1	0	40
Cases started before 1 January 2016	0	0	0	0	0	3	0	0	1	0	4
Cases started as from 1 January 2016	0	0	3	2	2	29	0	0	0	0	36
Other cases (all)	0	2	2	1	2	9	1	1	0	2	20
Cases started before 1 January 2016	0	0	0	0	0	1	0	0	0	0	1
Cases started as from 1 January 2016	0	2	2	1	2	8	1	1	0	2	19
All cases	0	2	5	3	4	41	1	1	1	2	60

2019 MAP Statistics - Canada.xlsx Page 3/9

Annex A

MAP Statistics Reporting for the 2019 Reporting Period (1 January 2019 to 31 December 2019)

				numb	er of pre-20	16 cases close	ed during the re	porting period b	y outcome:					l
category of cases	no. of pre-2016 cases in MAP inventory on 1 January 2019	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	resolving taxation not in	with tax treaty	no agreement including agreement to disagree	any other	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2019	closing pre-	
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14	ĺ
Attribution/ Allocation	15	0	0	0	0	0	3	0	0	1	0	11	64.75	
Others	8	0	0	0	0	0	1	0	0	0	0	7	43.00	ĺ
Total	23	0	0	0	0	0	4	0	0	1	0	18	60.40	l

Row 1 Row 2 Row 3

Notes:

- 1) The definitions used to by Canada to count a MAP case and how Canada counts a MAP case for Annex A are the same as the definitions set out under the MAP Statistics Reporting Framework.
- 2) The definition used to by Canada to categorise attribution/allocation MAP cases and other MAP cases is the same as definitions set out under the MAP Statistics Reporting Framework.
- 3) The average time taken to close pre-2016 cases was computed by applying the following rules:
- (i) start date: the date of filing of the MAP request; and
- (ii) end date: the date of the closing letter sent to the taxpayer.

MAP Statistics Reporting for the 2019 Reporting Period (1 January 2019 to 31 December 2019) for Attribution/Allocation Cases

	Table 1: Attribution / Allocation MAP Cases														
	number of post-2015 cases cli									es closed during the reporting period by outcome:					
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2019	l started	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	eliminated / fully	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	taxation not in	agreement to	any other outcome	no. of post- 2015 cases remaining in MAP inventory on 31 December 2019	
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14	
Row 1	Austria	3	3	0	0	0	0	1	0	0	0	0	0	5	
	Switzerland	8	3	0	0	1	0	0	2	0	0	0	0	8	
	Germany	3	2	0	0	0	1	0	0	0	0	0	0	4	
	France	17	1	0	0	1	0	0	0	0	0	0	0	17	
	United Kingdom	8	0	0	0	0	0	0	4	0	0	0	0	4	
	United States	42	33	0	0	0	1	1	22	0	0	0	0	51	
Row 2	Treaty Partners (de minimis rule applies)	18	8	0	0	1	0	0	1	0	0	0	0	24	
	Total	99	50	0	0	3	2	2	29	0	0	0	0	113	

MAP Statistics Reporting for the 2019 Reporting Period (1 January 2019 to 31 December 2019) for other Cases

						Table 2: Ot	her MAP Ca	ses						
		number of post-2015 cases closed during the reporting period by outcome												
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2019	no. of post- 2015 cases started during the reporting period	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	taxation / partially resolving taxation	lagreement that	including agreement to	any other	no. of post-2015 cases remaining in MAP inventory on 31 December 2019
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Row 1	United Kingdom	1	5	0	0	0	1	0	2	0	0	0	2	1
	United States	9	15	0	2	0	0	1	3	1	1	0	0	16
Row 2	Treaty Partners (de minimis rule applies)	15	5	0	0	2	0	1	3	0	0	0	0	14
	Total	25	25	0	2	2	1	2	8	1	1	0	2	31
	Notes:													

MAP Statistics Reporting for the 2019 Reporting Period (1 January 2018 to 31 December 2019) for Attribution/Allocation Cases

			average time taken (in months) for post-2015 cases from:									
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"							
	Column 1	Column 2	Column 3	Column 4	Column 5							
w 1	Austria	22.88	1.15	21.50	1.38							
	Switzerland	18.73	1.15	n.a.	n.a.							
	Germany	6.23	1.17	n.a.	n.a.							
	France	23.90	1.15	n.a.	n.a.							
	United Kingdom	21.95	1.15	4.40	17.56							
	United States	11.89	3.56	2.71	9.86							
v 2	Treaty Partners (de minimis rule applies)	16.18	5.48	11.21	18.87							
	Total	14.30	3.00	3.97	11.02							

2019 MAP Statistics - Canada.xlsx Page 7/9

MAP Statistics Reporting for the 2019 Reporting Period (1 January 2019 to 31 December 2019) for other Cases

Table 2: Other MAP Cases													
average time taken (in months) for post-2015 cases from:													
Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"									
Column 1	Column 2	Column 3	Column 4	Column 5									
United Kingdom	6.19	1.06	8.73	3.79									
United States	13.02	1.39	5.80	18.24									
Treaty Partners (de minimis rule applies)	17.35	2.47	2.76	6.57									
Total	12.59	1.64	5.77	10.78									
Notes:													

Row 1

Row 2

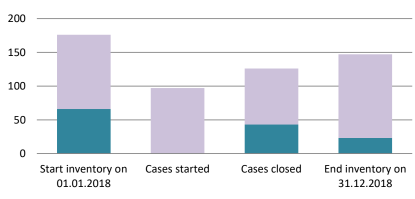
MAP Statistics Reporting for the 2019 Reporting Period (1 January 2019 to 31 December 2019) for all Cases

		Table 3: All MAP Cases										
			average time taken (in months) for post-2015 cases from:									
		"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"							
		Column 1	Column 2	Column 3	Column 4							
ow 1	Total Average Time	13.71	2.53	4.34	10.97							
	Notes:	•	•	-								

2019 MAP Statistics - Canada.xlsx Page 9/9

Canada





■ Cases started before 1 January 2016 ■ Cases started as from 1 January 2016

Cases started before 1 January 2016	2018 Start inventory	Cases started	Cases closed	2018 End inventory
Transfer pricing cases	50	0	35	15
Other cases	16	0	8	8

Cases started as from 1 January 2016	2018 Start inventory	Cases started	Cases closed	2018 End inventory
Transfer pricing cases	91	75	67	99
Other cases	19	22	16	25

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	42.47
Other cases	27.86

Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules:

- (i) start date: the date of filing of the MAP request; and
- (ii) end date: the date of the closing letter sent to the taxpayer.

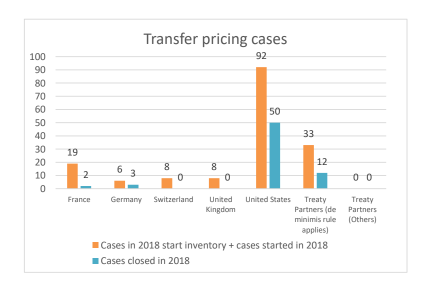
Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	15.17	1.27	11.46	5.98
Other cases	9.31	1.01	6.70	6.78

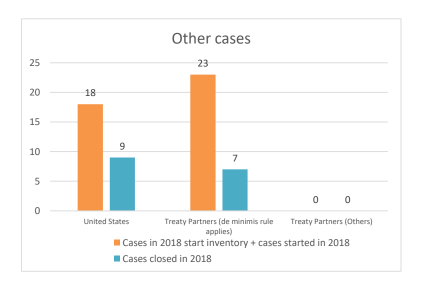
Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

MAP Statistics 2018 Canada.xlsx Page 1/9

Overview of MAP partners (only for cases started as from 1 January 2016)

Note: the MAP cases started before 1 January 2016 and closed in 2018 are not shown in these graphs



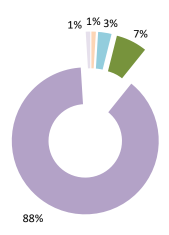


The label "Treaty Partners (de minimis rule applies)" applies to treaty partners with which the number of cases in start inventory plus the number of cases started is at least 5. The relevant MAP statistics are aggregated under this category.

The label "Treaty Partners (Others)" applies to treaty partners that are not reporting MAP statistics for the reporting period. The relevant MAP statistics are aggregated under this category.

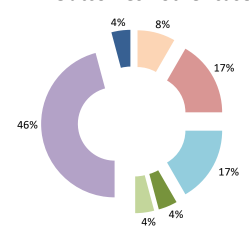
MAP Statistics 2018 Canada.xlsx Page 2/9

MAP Outcomes - TP cases





MAP Outcomes - other cases



Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	remeay	resolving taxation not in	resolving	taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	1	0	3	7	0	90	1	0	0	0	102
Cases started before 1 January 2016	0	0	2	0	0	33	0	0	0	0	35
Cases started as from 1 January 2016	1	0	1	7	0	57	1	0	0	0	67
Other cases (all)	2	4	4	1	1	11	0	1	0	0	24
Cases started before 1 January 2016	0	1	1	0	1	5	0	0	0	0	8
Cases started as from 1 January 2016	2	3	3	1	0	6	0	1	0	0	16
All cases	3	4	7	8	1	101	1	1	0	0	126

MAP Statistics 2018 Canada.xlsx Page 3/9

Annex A

MAP Statistics Reporting for the 2018 Reporting Period (1 January 2018 to 31 December 2018)

				numb	er of pre-20	16 cases clos	ed during the re	porting period by	y outcome:				
category of cases	no. of pre-2016 cases in MAP inventory on 1 January 2018	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	taxation / fully resolving	resolving	no taxation not in accordance	agreement	any other outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2018	average time taken (in months) for closing pre- 2016 cases during the reporting period
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Attribution/ Allocation	50	0	0	2	0	0	33	0	0	0	0	15	42.47
Others	16	0	1	1	0	1	5	0	0	0	0	8	27.86
Total	66	0	1	3	0	1	38	0	0	0	0	23	39.75

Row 1 Row 2 Row 3

Notes:

- 2) The average time taken to close pre-2016 cases was computed by applying the following rules:
- (i) start date: the date of filing of the MAP request; and
- (ii) end date: the date of the closing letter sent to the taxpayer.

¹⁾ Canada explained that the number of cases of MAP inventory on 1 January 2018 for attribution/allocation has been changed from 51 to 50 due to a change required to correct the opening inventory with one of the treaty partners. The inventory per 31 December 2017 and 1 January 2018 with the treaty partner has changed from 1 cases to 2 cases, because after careful consideration the Canada CA and the CA of the treaty partner concluded that in 2017 one case has incorrectly been reported as a protective claim for the treaty partner and a pre-2016 case for Canada. For 2018 Canada decided to include the case in the statistics.

MAP Statistics Reporting for the 2018 Reporting Period (1 January 2018 to 31 December 2018) for Attribution/allocation Cases

					Table	1: Attribution	/ Allocation	MAP Case	s					
						n	umber of pos	t-2015 cases	closed during the	reporting period by o	utcome:			
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2018	started	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	no. of post- 2015 cases remaining in MAP inventory on 31 December 2018
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Row 1	France	5	14	0	0	1	0	0	1	0	0	0	0	17
	Germany	3	3	0	0	0	1	0	2	0	0	0	0	3
	Switzerland	6	2	0	0	0	0	0	0	0	0	0	0	8
	United Kingdom	6	2	0	0	0	0	0	0	0	0	0	0	8
	United States	54	38	0	0	0	4	0	46	0	0	0	0	42
Row 2	Treaty Partners (de minimis rule applies)	17	16	1	0	0	2	0	8	1	0	0	0	21
Row 3	Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
INOW 3						i .								
	Total	91	75	1	0	1	/	0	57	1	0	0	0	99

MAP Statistics Reporting for the 2018 Reporting Period (1 January 2018 to 31 December 2018) for other Cases

						Table 2:	Other MAP (Cases						
					number of post-2015 cases closed during the reporting period by outcome									
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2018	no. of post- 2015 cases started during the reporting period	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	that there is no taxation	no agreement including agreement to disagree	any other	no. of post-2015 cases remaining in MAP inventory on 31 December 2018
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Row 1	United States	8	10	0	2	1	1	0	4	0	1	0	0	9
Row 2	Treaty Partners (de minimis rule applies)	11	12	2	1	2	0	0	2	0	0	0	0	16
Row 3	Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
	Total	19	22	2	3	3	1	0	6	0	1	0	0	25
	Notes:	•											·	

MAP Statistics Reporting for the 2018 Reporting Period (1 January 2018 to 31 December 2018) for Attribution/allocation Cases

			average time taken (in mont	hs) for post-2015 cases from:	
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End'
	Column 1	Column 2	Column 3	Column 4	Column 5
	France	22.24	1.15	17.38	4.87
	Germany	12.43	1.15	12.49	10.78
	United States	15.15	1.28	11.71	5.3
	Treaty Partners (de minimis rule applies)	14.77	1.26	8.99	7.93
-	Treaty Partners (Others)	n.a.	n.a.	n.a.	n.a.
-	Total Average Time	15.17	1.27	11.46	5.98

MAP Statistics Reporting for the 2018 Reporting Period (1 January 2018 to 31 December 2018) for other Cases

	average time taken (in months) for post-2015 cases from:									
Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
Column 1	Column 2	Column 3	Column 4	Column 5						
United States	10.53	1.02	6.41	7.93						
Treaty Partners (de minimis rule applies)	7.73	0.99	7.21	4.77						
Treaty Partners (Others)	n.a.	n.a.	n.a.	n.a.						
Total Average Time	9.31	1.01	6.70	6.78						

Row 1

MAP Statistics Reporting for the 2018 Reporting Period (1 January 2018 to 31 December 2018) for all Cases

		Table 3: All MAP Cases									
		average time taken (in months) for post-2015 cases from:									
		"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
		Column 1	Column 2	Column 3	Column 4						
v 1	Total Average Time	14.04	1.22	10.39	6.16						
	Notes:										

Canada





■ Cases started before 1 January 2016 ■ Cases started as from 1 January 2016

Cases started before 1 January 2016	2017 start inventory	Cases started	Cases closed	2017 end inventory
Transfer pricing cases	121	0	70	51
Other cases	22	0	6	16

Cases started as from 1 January 2016	2017 start inventory	Cases started	Cases closed	2017 end inventory
Transfer pricing cases	61	73	44	90
Other cases	20	20	21	19

Average time needed to close MAP cases (in months)

Cases started before 1 January 2016	Average time
Transfer pricing cases	33.79
Other cases	22.01

Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules:

- (i) start date: the date of filing of the MAP request; and
- (ii) end date: the date of the closing letter sent to the taxpayer.

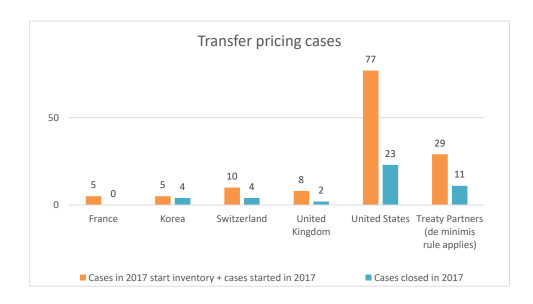
Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	7.33	2.13	4.30	2.99
Other cases	5.74	1.94	3.48	3.11

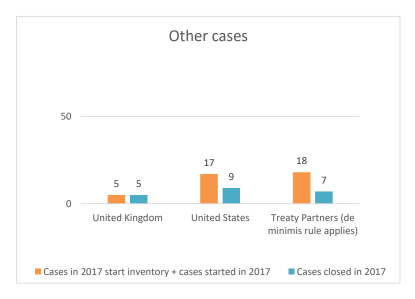
Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf.

Canada - 2017 MAP Statistics Page 1/9

Overview of MAP partners (only for cases started as from 1 January 2016)

Note: the MAP cases started before 1 January 2016 and closed in 2017 are not shown in these graphs

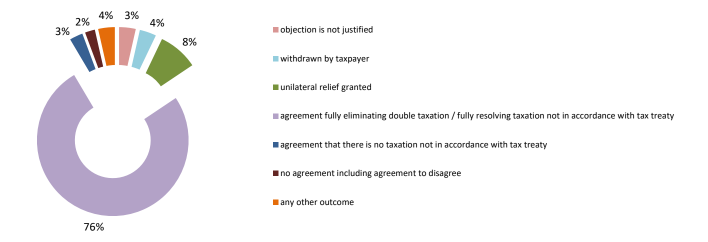




The label "Treaty Partners (de minimis rule applies)" applies to treaty partners with which the number of cases in start inventory plus the number of cases started is at least 5. The relevant MAP statistics are aggregated under this category.

Canada - 2017 MAP Statistics Page 2/9

MAP Outcomes



Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty	taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	0	0	3	9	0	95	0	1	1	5	114
Cases started before 1 January 2016	0	0	3	0	0	65	0	1	1	0	70
Cases started as from 1 January 2016	0	0	0	9	0	30	0	0	0	5	44
Other cases (all)	0	5	2	3	0	12	0	3	2	0	27
Cases started before 1 January 2016	0	0	1	0	0	3	0	0	2	0	6
Cases started as from 1 January 2016	0	5	1	3	0	9	0	3	0	0	21
All cases	0	5	5	12	0	107	0	4	3	5	141

Canada - 2017 MAP Statistics Page 3/9

Annex A

MAP Statistics Reporting for the 2017 Reporting Period (1 January 2017 to 31 December 2017) for Pre-2016 Cases

					numb	er of pre-20	16 cases clos	ed during the re	porting period by	/ outcome:				
ca	ategory of cases	no. of pre-2016 cases in MAP inventory on 1 January 2017	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted		agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	double taxation / partially resolving	agreement that there is no taxation not in accordance with tax treaty	agreement including agreement	any other outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2017	average time taken (in months) for closing pre- 2016 cases during the reporting period
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
	ribution/ ocation	121	0	0	3	0	0	65	0	1	1	0	51	33.79
Row 2 Oth	ners	22	0	0	1	0	0	3	0	0	2	0	16	22.01
Row 3 Total	tal	143	0	0	4	0	0	68	0	1	3	0	67	32.86

Notes:

¹⁾ The average time taken to close pre-2016 cases was computed by applying the following rules:

⁽i) start date: the date of filing of the MAP request; and

⁽ii) end date: the date of the closing letter sent to the taxpayer.

²⁾ Canada reported 119 cases in inventory on December 31, 2016 and is now reporting 121 cases as the starting inventory on January 1, 2017. During the review of the cases for the 2017 MAP Statistics exercise, it appeared that 2 cases were actually started in 2015 but were missed (not included) in the report for 2016.

MAP Statistics Reporting for the 2017 Reporting Period (1 January 2017 to 31 December 2017) for Post-2015 Cases

					nı	umber of pos	t-2015 cases	closed during the	reporting period by o	utcome:			
Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2017	no. of post- 2015 cases started during the reporting period	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in accordance with tax treaty	agreement partially eliminating double taxation / partially resolving taxation not in accordance	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	no. of pos 2015 case remaining MAP invent on 31 Decembe 2017
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 1
v 1 France	2	3	0	0	0	0	0	0	0	0	0	0	5
Korea	3	2	0	0	0	0	0	4	0	0	0	0	1
Switzerland	5	5	0	0	0	0	0	4	0	0	0	0	6
United Kingdom	2	6	0	0	0	2	0	0	0	0	0	0	6
United States	31	46	0	0	0	2	0	16	0	0	0	5	54
Treaty Partners (de minimis rule applies)	18	11	0	0	0	5	0	6	0	0	0	0	18
Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
Total	61	73	0	0	0	9	0	30	0	0	0	5	90

Canada - 2017 MAP Statistics

MAP Statistics Reporting for the 2017 Reporting Period (1 January 2017 to 31 December 2017) for Post-2015 Cases

	Table 2: Other MAP Cases													
				number of post-2015 cases closed during the reporting period by outcome										
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2017	no. of post- 2015 cases started during the reporting period		objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	eliminating double taxation / partially resolving taxation	agreement that there is no taxation not in accordance with tax treaty	including agreement to	any other	no. of post-2015 cases remaining in MAP inventory on 31 December 2017
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13	Column 14
Row 1	United Kingdom	3	2	0	0	0	0	0	2	0	3	0	0	0
	United States	7	10	0	3	0	1	0	5	0	0	0	0	8
Row 2 T	reaty Partners (de minimis rule applies)	10	8	0	2	1	2	0	2	0	0	0	0	11
Row 3 T	reaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
Т	otal	20	20	0	5	1	3	0	9	0	3	0	0	19

Canada - 2017 MAP Statistics Page 6/9

MAP Statistics Reporting for the 2017 Reporting Period (1 January 2017 to 31 December 2017) for Post-2015 Cases

		average time taken (in mont	hs) for post-2015 cases from:		
Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"	
Column 1	Column 2	Column 3	Column 4	Column 5	
1 Korea	10.27	1.15	2.19	3.04	
Switzerland	11.23	1.15	13.48	3.39	
United Kingdom	2.92	0.94	2.80	0.12	
United States	5.60	3.11	3.29	2.92	
Treaty Partners (de minimis rule applies)	9.25	0.99	5.17	3.74	
Treaty Partners (Others)					
Total Average Time	7.33	2.13	4.30	2.99	

Canada - 2017 MAP Statistics Page 7/9

MAP Statistics Reporting for the 2017 Reporting Period (1 January 2017 to 31 December 2017) for Post-2015 Cases

	average time taken (in months) for post-2015 cases from:										
Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"							
Column 1	Column 2	Column 3	Column 4	Column 5							
0w 1 United Kingdom	4.59	2.44	1.97	2.62							
United States	6.04	2.42	4.02	3.99							
w 2 Treaty Partners (de minimis rule applies)	6.17	0.98	4.92	2.18							
w 3 Treaty Partners (Others)											
Total Average Time	5.74	1.94	3.48	3.11							

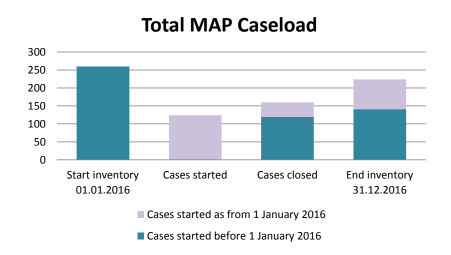
Canada - 2017 MAP Statistics Page 8/9

MAP Statistics Reporting for the 2017 Reporting Period (1 January 2017 to 31 December 2017) for Post-2015 Cases

	Table 3: All MAP Cases										
		average time taken (in months)	for post-2015 cases from:								
	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"							
	Column 1	Column 2	Column 3	Column 4							
w 1 Total Average Time	6.81	2.07	4.05	3.03							
Notes:											

Canada - 2017 MAP Statistics Page 9/9

Canada



Cases started before 1 January 2016	Start inventory	Cases started	Cases closed	End inventory
Transfer pricing cases	223	0	104	119
Other cases	37	0	15	22

Cases started as from 1 January 2016	Start inventory	Cases started	Cases closed	End inventory
Transfer pricing cases	0	100	37	63
Other cases	0	24	4	20

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	27.77
Other cases	25.57

Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules:

(i) start date: the date of filing of the MAP request; and

(ii) end date: the date of the closing letter sent to the taxpayer.

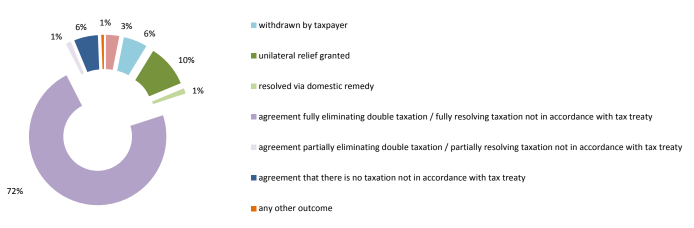
Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	1.46	0.52	3.04	1.16
Other cases	7.22	1.16	4.23	0.57

Note: the average times to close MAP cases that started **as from 1 January 2016** were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

2016 MAP Statistics Page 1/2

■ objection is not justified





Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	eliminating	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	0	3	5	15	0	113	2	2	0	1	141
Cases started before 1 January 2016	0	3	3	14	0	79	2	2	0	1	104
Cases started as from 1 January 2016	0	0	2	1	0	34	0	0	0	0	37
Other cases (all)	0	2	4	1	2	3	0	7	0	0	19
Cases started before 1 January 2016	0	0	4	1	0	3	0	7	0	0	15
Cases started as from 1 January 2016	0	2	0	0	2	0	0	0	0	0	4
All cases	0	5	9	16	2	116	2	9	0	1	160

Note: the MAP statistics previously reported by the jurisdiction are available at http://www.oecd.org/ctp/dispute/map-statistics-2006-2015.htm

2016 MAP Statistics Page 2/2

MAP Statistics prior to 2016

Background

In 2006 the OECD began to compile annual statistics on the mutual agreement procedure (MAP) caseloads of all its member countries and of partner economies that agreed to provide such statistics. The statistics for each reporting period up to 2015 (generally a calendar year) included:

- opening inventory of MAP cases on the first day of the reporting period;
- number of MAP cases initiated during the reporting period;
- number of MAP cases completed during the reporting period;
- ending inventory of MAP cases on the last day of the reporting period;
- · cases closed or withdrawn with double taxation during the reporting period; and
- · average cycle time for cases completed, closed or withdrawn during the reporting period.

Note on the calculation of MAP Statistics for 2006-2015

The MAP Statistics for 2006-2015 (pre-*MAP Statistics Reporting Framework*²⁷) were provided by reporting jurisdictions based on their own methodology without following a common reporting framework and thus, are presented differently from the Statistics available for 2016 and onwards (that follow the *MAP Statistics Reporting Framework*).

 $^{^{27} \, \}underline{\text{https://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf}$

MAP PROGRAM STATISTICS FOR THE 2015 REPORTING PERIOD

Country: Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: March 31, 2015

Year MAP Case was Initiated	on Firs	Inventory at Day of ng Period		d During ng Period		ed During ng Period	Last	nventory on Day of ng Period	with Dou During	Withdrawn ble Taxation Reporting criod	Cases Comp Withdra	Cycle Time for leted, Closed or leaven During period (in months)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD	OECD	non-OECD
2009 or prior	5	0			3	0	1	0	0	0	76.78	N/A
2010	12	1			9	0	3	1	2	0	58.89	N/A
2011	18	1			13	0	5	1	1	0	46.26	N/A
2012	35	1			21	0	15	1	3	0	34.07	N/A
2013	75	3			27	1	47	2	2	0	23.60	29.47
2014	101	5			27	0	75	5	0	0	12.84	N/A
2015			128	2	14	0	114	2	0	0	4.85	N/A
Total	246	11	128	2	114	1	260	12	8	0	27.45	29.47

MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration. For example, requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. For further information about the results of the Canadian MAP program in 2014-2015, please refer to: http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/cs_mp-eng.html.

MAP PROGRAM STATISTICS FOR THE 2014 REPORTING PERIOD

Country: CANADA

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: March 31, 2014

Year MAP Case was Initiated	Invent First l Repo	ening tory on Day of orting riod	Repo	l During orting riod	Completed During Reporting Period		Ending Inventory on Last Day of Reporting Period		Closed or Withdrawn with Double Taxation During Reporting Period		Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Period (in months)	
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2008 or prior	5	0			2	0	3	0	0	0	73.92	N/A
2009	7	0			2	0	2	0	0	0	62.58	N/A
2010	21	1			14	0	12	1	2	0	47.22	N/A
2011(*)	25	1			11	0	18	1	0	0	35.52	N/A
2012(*)	56	1			29	0	35	1	2	0	25.44	N/A
2013	114	4			31	1	75	3	2	0	14.90	4.27
2014			122	5	15	0	101	5	0	0	6.56	N/A
Total	228	7	122	5	104	1	246	11	6	0	25.22	4.27

^(*) The opening inventories were restated to allocate files from "protective filing" to "initiated" and to make correction of a file from OECD to non-OECD.

MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration. For example, requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. For further information about the results of the Canadian MAP program in 2013-2014, please refer to: http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/cs_mp-eng.html.

MAP PROGRAM STATISTICS FOR THE 2013 REPORTING PERIOD

Country: Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: March 31, 2013

Year MAP Case was Initiated	Invent First l Repo	ning ory on Day of orting riod		l During rting iod	Completed During Reporting Period		Ending Inventory on Last Day of Reporting Period		Closed or Withdrawn with Double Taxation During Reporting Period		Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Period (in months)	
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2007 or prior	3	0			1	0	2	0	0	0	76.47	
2008	7	0			4	0	3	0	1	0	59.66	
2009	11	0			4	0	7	0	0	0	45.97	
2010	44	1			23	0	21	1	2	0	35.12	
2011(*)	75	2			50	1	25	1	1	0	25.74	25.73
2012(*)	78	1			22	0	56	1	2	0	12.95	
2013			123	4	9	0	114	4	3	0	7.76	
Total	218	4	123	4	113	1	228	7	9	0	26.09	25.73

(*) The opening inventories were restated to allocate files from "protective filing" to "initiated" and to make correction of a file from OECD to non-OECD.

MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration. For example, requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. For further information about the results of the Canadian MAP program in 2012-2013, please refer to: http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/cs_mp-eng.html.

MAP PROGRAM STATISTICS FOR THE 2012 REPORTING PERIOD

Country: Canada/Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: March 31, 2012

Year MAP Case was Initiated	Opening Inventory on First Day of Reporting Period		I RENOTTING I INITING		Ending Inventory on Last Day of Reporting Period		Closed or Withdrawn with Double Taxation During Reporting Period		Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Period (in months)			
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2006 or prior	4	1			1	0	1	0	2	1	74.72	74.30
2007	9	0			7	0	2	0	0	0	52.66	0
2008	19	1			10	1	7	0	2	0	43.10	45.44
2009	29	1			17	1	11	0	1	0	35.52	32.98
2010	71	2			27	1	44	1	0	0	24.75	25.38
2011(*)	93	2			18	0	75	2	0	0	15.10	0
2012			86	1	5	1	79	0	2	0	4.17	1.30
Total	225	7	86	1	85	4	219	3	7	1	30.49	35.88

(*) The opening inventory was restated (as compared to the ending inventory in the MAP PROGRAM STATISTICS FOR 2011 REPORTING PERIOD (2011 Report) to reflect a change in status from "protective filing" to "initiated". The total ending inventory – OECD in the 2011 Report was 93 instead of 85; no change for non-OECD.

MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration. For example, requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. For further information about the results of the Canadian MAP program in 2011-2012, please refer to: http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/cs_mp-eng.html.

MAP PROGRAM STATISTICS FOR THE 2011 REPORTING PERIOD

Country: Canada/Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: March 31, 2011

Year MAP Case was Initiated	Invent First l Repo	ning ory on Day of orting riod	Repo	l During orting riod	Completed During Reporting Period		Ending Inventory on Last Day of Reporting Period		Closed or Withdrawn with Double Taxation During Reporting Period		Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Period (in months)	
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2006 or prior	11	1			6		4	1	1	0	74.16	0
2007	21	0			11		9	0	1	0	46.68	0
2008	37	2			16		19	1	2	1	37.36	31.97
2009	59	2			28		29	1	2	1	26.51	23.53
2010	89	3			15		71	2	3	1	12.25	19.33
2011			92	2	5		85	2	2	0	7.06	0
Total	217	8	92	2	81	0	217	7	11	3	30.88	24.33

MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration. For example, requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. For further information about the results of the Canadian MAP program in 2010-2011, please refer to: http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/mp_rprt_2010-2011-eng.pdf.

MAP PROGRAM STATISTICS FOR THE 2010 REPORTING PERIOD

Country: Canada/Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: 31 March 2010

Year MAP Case was Initiated	Opening Inventory on First Day of Reporting Period		Inventory on First Day of Reporting Reporting		Initiated During Reporting Period		Completed During Reporting Period		Ending Inventory on Last Day of Reporting Period		Closed or Withdrawn with Double Taxation During Reporting Period		Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Period (in months)	
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD		
2005 or prior	13	0			7	0	6	0	0	0	60.88	0		
2006	10	1			5	0	5	1	0	0	45.72	0		
2007	32	0			10	0	21	0	1	0	33.49	0		
2008	52	2			14	0	37	2	1	0	21.78	0		
2009	90	2			29	0	59	2	2	0	13.61	0		
2010			98	3	9	0	89	3	0	0	5.09	0		
Total	197(*)	5	98	3	74	0	217	8	4	0	23.43	0		

(*) The opening inventory was restated (as compared to the ending inventory in the MAP PROGRAM STATISTICS FOR THE 2009 REPORTING PERIOD ("2009 Report")) to reflect a change in status from "protective filing" to "initiated". The total ending inventory – OECD in the 2009 Report was 202 instead of 201.

MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration. For example, requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. For further information about the results of the Canadian MAP program in 2009-2010, please refer to: http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/mp rprt 2009-2010-eng.pdf.

MAP PROGRAM STATISTICS FOR THE 2009 REPORTING PERIOD

Country: Canada/Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: March 31, 2009

Year MAP Case was Initiated	Invent First l Repo	ning fory on Day of orting riod	Repo	l During orting riod	Completed During Reporting Period		Ending Inventory on Last Day of Reporting Period		Closed or Withdrawn with Double Taxation During Reporting Period		Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Period (in months)	
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2004 or prior	13	0			8	0	3	0	2	0	69.6	
2005	13	0			4	0	9	0	0	0	53	
2006	31	1			14	0	10	1	7	0	38.19	
2007	52	0			20	0	32	0	0	0	23.95	
2008	74	2			21	0	53	2	0	0	14.66	
2009			101	2	7	0	94	2	0	0	4	
Total	183	3	101	2	74	0	201	5	9	0	29.76	

Canada's MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration (for example, requests for a refund of excess withholding tax). For further information about the results of the Canadian MAP program in 2007-2008, please refer to http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/mp_rprt_2008-2009-eng.pdf (English) or http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/mp_rprt_2008-2009-eng.pdf (French).

MAP PROGRAM STATISTICS FOR THE 2008 REPORTING PERIOD

Country: Canada/Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: March 31, 2008

Year MAP Case was Initiated	Invent First l Repo	ning ory on Day of orting riod	Repo	l During rting riod	Dui	oleted ring rting riod	Invent Last I	ling ory on Day of orting riod	Withdra		Average Cycle Time for Cases Completed, Close or Withdrawn During Reporting Period (in months)															
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD														
2003 or prior	5((*)			2	2 3 0)	65	5.5																
2004	1	2			2	2	1	0	()	4	15														
2005	17	(*)			2	1	1	3	()	30	.75														
2006	54	(*)			21		32		1		20	5.9														
2007	6	2			9		52		1		1	.5														
2008			8	5	8	3	7	6	1		,	7														
Total	15	50	8	85 4		46		46		46		46		46		46		86	3		3		3		24	.63

The opening inventory for MAP cases initiated in these years was re-stated (as compared to the ending inventory in Canada's MAP PROGRAM STATISTICS FOR 2007 REPORTING YEAR (2007 Report) to reflect a change in status from "protective filing" to initiated and to delete cases opened by error. The total ending inventory in the 2007 Report was 153 compared to the opening inventory of 150 in this report.

Canada's MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve issues and agreements between the Canadian competent authority and a taxpayer, and do not involve another tax administration (for example, requests for a refund of excess withholding tax). For further information about the results of the Canadian MAP program in 2007-2008, please refer to http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/mp rprt 2007-2008-eng.pdf (English) or http://www.cra-arc.gc.ca/tx/nnrsdnts/cmp/mp rprt 2007-2008-eng.pdf (French).

The number of non-OECD cases is small. The OECD and non-OECD cases are combined in order to protect the identity of taxpayers.

MAP PROGRAM STATISTICS FOR 2007 REPORTING YEAR¹

Country: Canada/Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends:

Year MAP Case was Initiated	Opening Inventory on First Day of Reporting Year	Initiated During Reporting Year	Completed During Reporting Year	Ending Inventory on Last Day of Reporting Year	Closed or Withdrawn with Double Taxation During Reporting Year	Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Year (in months)
2001 or prior	1		0	0	1	87
2002	6		3	3	0	58
2003	9		3	5	1	50.8
2004	26		12	12	2	30.57
2005	32*		13	18	1	24.42
2006	74*		21	53	0	12.7
2007		70	8	62	0	4.5
Total	148	70	60	153	5	23.64

^{*} These numbers were restated (as compared to the closing inventories of MAP cases initiated in 2005 and 2006 – 34 and 58, respectively – presented in Canada's MAP program statistics for 2006) to reflect a change of status in 2006 cases from "protective filing" to "initiated".

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MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve agreements and issues between Canada's Competent Authority and a taxpayer, and do not involve another tax administration. For example, they include deferred gains agreements and requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. In the 2007 fiscal year, 204 non-negotiable cases were received and 201 cases were completed. Except for the agreements (10 completed), the non-negotiable cases were resolved within a 30-day period, on average.

MAP PROGRAM STATISTICS FOR 2006 REPORTING YEAR¹

Country: Canada/Canada

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends:

Year MAP Case was Initiated	Opening Inventory on First Day of Reporting Year	Initiated During Reporting Year	Completed During Reporting Year	Ending Inventory on Last Day of Reporting Year	Closed or Withdrawn with Double Taxation During Reporting Year	Average Cycle Time for Cases Completed, Closed or Withdrawn During Reporting Year (in months)
2000 or prior	1		0	1	0	0
2001	1		0	0	1	60
2002	7		1	6	0	51
2003	20		9	9	2	38.45
2004	52		24	26	2	27.93
2005	54		18	34	2	19.15
2006		76	18	58	0	10.60
Total	135	76	70	134	7	23.82

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MAP cases are divided: negotiable and non-negotiable. Negotiable cases involve a request requiring discussions with another tax administration in order to resolve a treaty issue. Non-negotiable cases involve agreements and issues between Canada's Competent Authority and a taxpayer, and do not involve another tax administration. For example, they include deferred gains agreements and requests for a refund of excess withholding tax. Only negotiable MAP cases are presented in the above table. In the 2006 fiscal year, 212 non-negotiable cases were received and 216 cases were completed. Except for the agreements (1 completed), the non-negotiable cases were resolved within a 30-day period, on average.