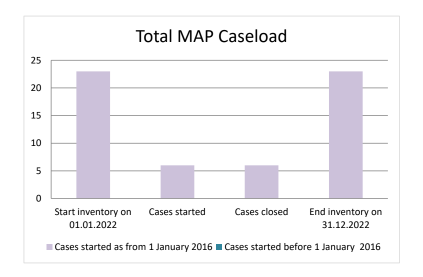
Mutual Agreement Procedure Statistics per jurisdiction

Chile

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



Chile



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

Cases started as from 1 January 2016	2022 Start inventory	Cases started	Cases closed	2022 End inventory
Transfer pricing cases	21	3	6	18
Other cases	2	3	0	5

Average time needed to close MAP cases

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

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	17.96	1.11	n.a.	n.a.
Other cases	n.a.	n.a.	n.a.	n.a.

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

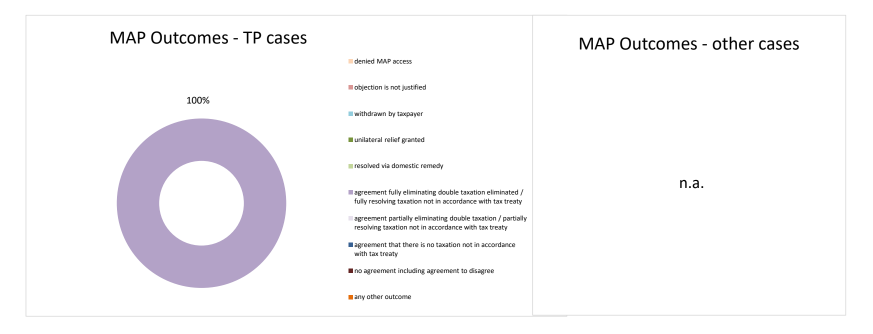
Overview of MAP partners (only for cases started as from 1 January 2016)

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.



Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	agreement fully eliminating double taxation eliminated / fully resolving taxation not in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		no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	0	0	0	0	0	6	0	0	0	0	6
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	6	0	0	0	0	6
Other cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
All cases	0	0	0	0	0	6	0	0	0	0	6

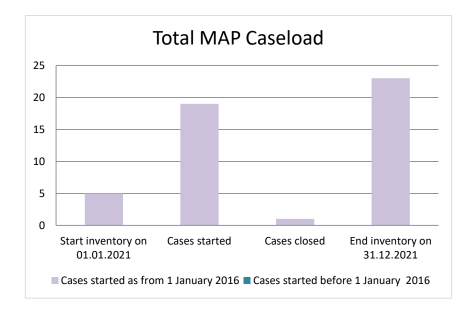
					Table 1: /	Attribution / A	llocation MA	P Cases						
					number of post-2015 cases closed during the reporting period by outcome:									
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2022		denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	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	taxation not in	no agreement	any other outcome	no. of post- 2015 cases remaining in MAP inventory on 31 December 2022
	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	Canada	4	2	0	0	0	0	0	6	0	0	0	0	0
	Spain	16	1	0	0	0	0	0	0	0	0	0	0	17
Row 2	Treaty Partners (de minimis rule applies)	1	0	0	0	0	0	0	0	0	0	0	0	1
	Total	21	3	0	0	0	0	0	6	0	0	0	0	18
	Notes:													

	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 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	there is no	no agreement including agreement to	any other	no. of post-2015 cases remaining in MAP inventory on 31 December 2022
	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	Treaty Partners (de minimis rule applies)	2	0	0	0	0	0	0	0	0	0	0	0	2
Row 3	Treaty Partners (Others)	0	3	0	0	0	0	0	0	0	0	0	0	3
	Total	2	3	0	0	0	0	0	0	0	0	0	0	5
	Notes:													

	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						
ow 1	Canada	17.96	1.11	n.a.	n.a.						
	Total	17.96	1.11	n.a.	n.a.						

		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						
Row 1	Total	n.a.	n.a.	n.a.	n.a.						
	Notes:										

	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	17.96	1.11	n.a.	n.a.								
	Notes:												



Cases started before 1 January 2016	2021 Start inventory	Cases started	Cases closed	2021 End inventory
Transfer pricing cases	0	0	0	0
Other cases	0	0	0	0

Cases started as from 1 January 2016	2021 Start inventory	Cases started	Cases closed	2021 End inventory
Transfer pricing cases	3	19	1	21
Other cases	2	0	0	2

Average time needed to close MAP cases

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

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

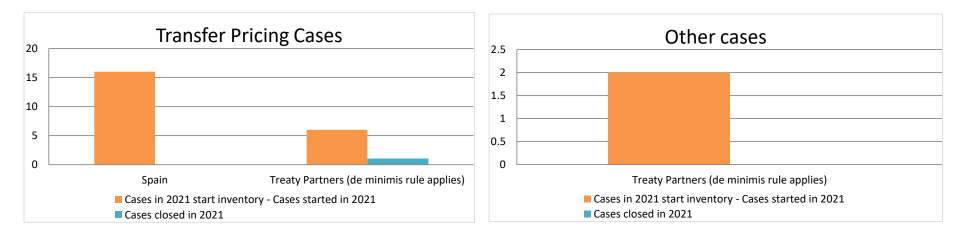
(ii) end date: either the date of the closing letter sent to the taxpayer or the date of final closure of the case if no agreement was reached.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	0	1.15	n.a.	n.a.
Other cases	n.a.	n.a.	n.a.	n.a.

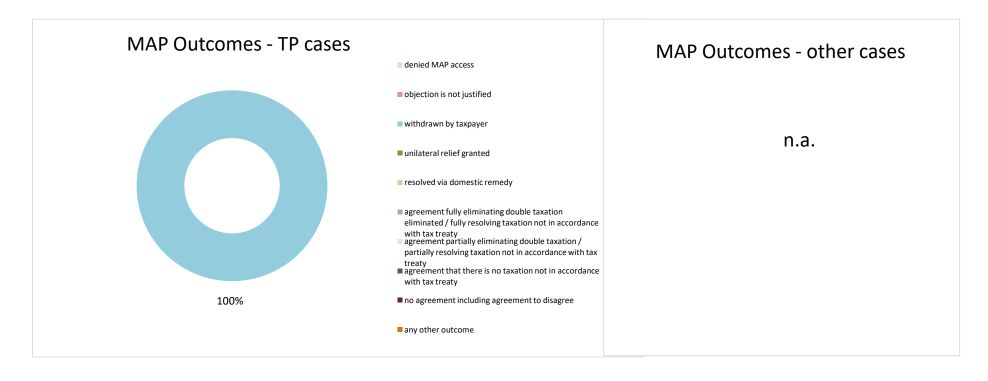
Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

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.



Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	domestic	eliminated / fully resolving taxation not in accordance with	eliminating double taxation / partially resolving taxation not in	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	1	0	0	0	0	0	0	0	1
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	1	0	0	0	0	0	0	0	1
Other cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
All cases	0	0	1	0	0	0	0	0	0	0	1

Annex A

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

					numbe	er of pre-201	6 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	objection is not justified	withdrawn by taxpayer	relief	resolved via domestic remedy	taxation / fully resolving taxation not in accordance with tax treaty	partially resolving taxation not in	with tax treaty	no agreement including agreement to disagree	outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2021	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
Row 1	Attribution/ Allocation	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 2	Others	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 3	Total	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
	<u>Notes:</u>													

Annex B

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

					Table 1: /	Attribution / A	llocation 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 2021	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	no. of post- 2015 cases remaining in MAP inventory 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
Row 1	Spain	0	16	0	0	0	0	0	0	0	0	0	0	16
Row 2	Treaty Partners (de minimis rule applies)	3	3	0	0	1	0	0	0	0	0	0	0	5
	Total	3	19	0	0	1	0	0	0	0	0	0	0	21
	Notes: The relevant MAP case was withdrawn by the taxpayer prior to t	he "start date" as	defined in the N	MAP Statisti	cs Reporting	Framework			·					

Annex B

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

	Table 2: Other MAP Cases													
						r	number of po	st-2015 case	s closed during the	e reporting period by c	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	via domestic	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	taxation / partially resolving taxation	agreement that there is no taxation not in accordance with tax treaty	agreement to	any other	no. of post-2015 cases remaining in MAP inventory 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
Row 1	Treaty Partners (de minimis rule applies)	2	0	0	0	0	0	0	0	0	0	0	0	2
	Total	2	0	0	0	0	0	0	0	0	0	0	0	2
	<u>Notes:</u>													

Annex B

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

		Table 1: Attribution	n / 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					
ow 1	Treaty Partners (de minimis rule applies)	0.00	1.15	n.a.	n.a.					
	Total	0.00	1.15	n.a.	n.a.					
	Notes:									

Annex B

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

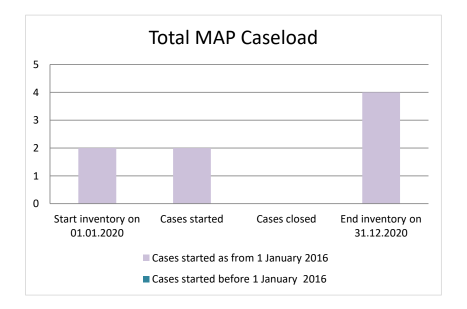
		Table 2: C	Other MAP Cases							
		average time taken (in months) for post-2015 cases from:								
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"					
	Column 1	Column 2	Column 3	Column 4	Column 5					
Row 1	Total	n.a	n.a.	n.a.	n.a.					
	Notes:									

Annex B

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	0.00	1.15	n.a.	n.a.							
	Notes:											

Chile



Cases started before 1 January 2016	2020 Start inventory	Cases started	Cases closed	2020 End inventory
Transfer pricing cases	0	0	0	0
Other cases	0	0	0	0

Cases started as from 1 January 2016	2020 Start inventory	Cases started	Cases closed	2020 End inventory
Transfer pricing cases	0	2	0	2
Other cases	2	0	0	2

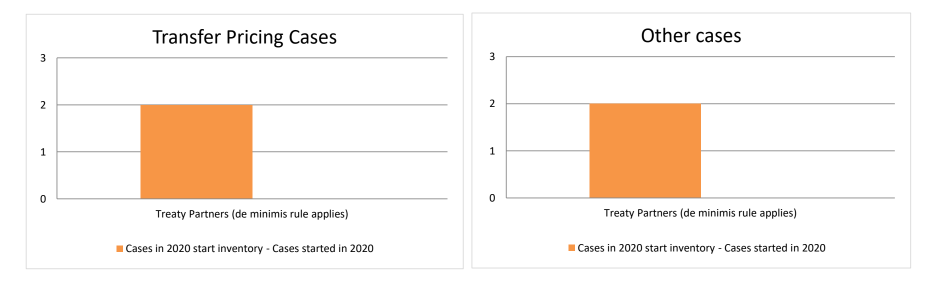
Average time needed to close MAP cases

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

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	n.a.	n.a.	n.a.	n.a.
Other cases	n.a.	n.a.	n.a.	n.a.

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.



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	agreement that there is no taxation not in accordance with tax treaty	no agreement including	any other outcome	Total
Transfer pricing cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Other cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
All cases	0	0	0	0	0	0	0	0	0	0	0

Annex A

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

					numbe	er of pre-201	l 6 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	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	taxation / fully resolving taxation not in accordance with tax treaty	partially resolving 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 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
Row 1	Attribution/ Allocation	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 2	Others	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 3	Total	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
	<u>Notes:</u>													

Annex B

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

					Table 1: /	Attribution / Al	location MA	P Cases						
						n	umber of pos	t-2015 case	s closed during the	reporting period by o	utcome:			
	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	taxation not in	including	any other	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	Treaty Partners (de minimis rule applies)	0	2	0	0	0	0	0	0	0	0	0	0	2
	Total	0	2	0	0	0	0	0	0	0	0	0	0	2
	Notes:													

Annex B

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

						Table 2: Ot	her MAP Ca	ses						
						r	number of po	st-2015 case	s closed during th	e reporting period by o	utcome		_	
	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	via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	taxation / partially resolving taxation	agreement that there is no taxation not in accordance with tax treaty	agreement to	any other	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	Treaty Partners (de minimis rule applies)	2	0	0	0	0	0	0	0	0	0	0	0	2
	Total	2	0	0	0	0	0	0	0	0	0	0	0	2
	<u>Notes:</u>													

Annex B

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 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				
Row 1	Total	n.a.	n.a.	n.a.	n.a.				
	Notes:								

Annex B

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

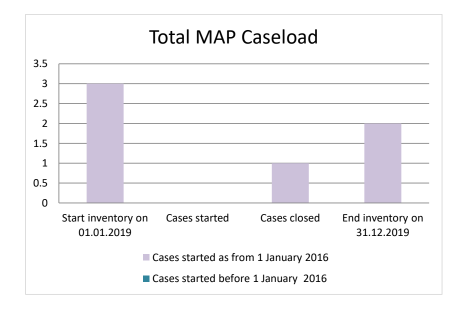
		Table 2:	Other MAP Cases								
			average time taken (in months) for post-2015 cases from:								
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
	Column 1	Column 2	Column 3	Column 4	Column 5						
Row 1	Total	n.a.	n.a.	n.a.	n.a.						
	Notes:										

Annex B

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) fo	r 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	n.a.	n.a.	n.a.	n.a.
	<u>Notes:</u>				

Chile



Cases started before 1 January 2016	2019 Start inventory	Cases started	Cases closed	2019 End inventory
Transfer pricing cases	0	0	0	0
Other cases	0	0	0	0

Cases started as from 1 January 2016	2019 Start inventory	Cases started	Cases closed	2019 End inventory
Transfer pricing cases	1	0	1	0
Other cases	2	0	0	2

Average time needed to close MAP cases

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

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	38.47	1.15	16.83	21.63
Other cases	n.a.	n.a.	n.a.	n.a.

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

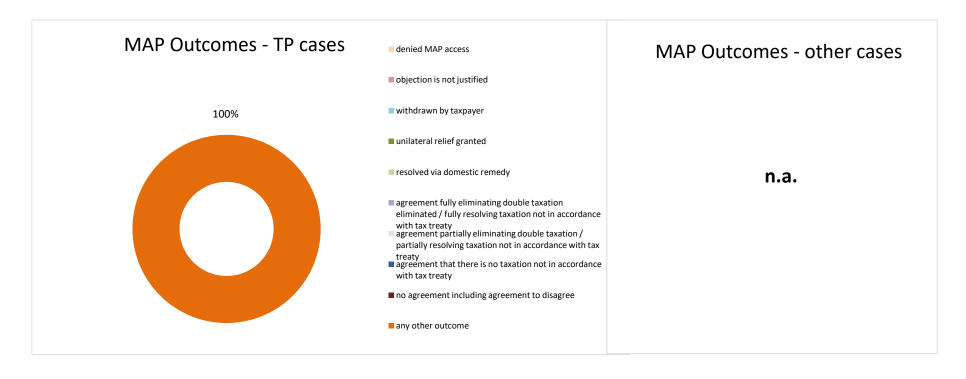
Overview of MAP partners (only for cases started as from 1 January 2016)

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.



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	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to	any other outcome	Total
Transfer pricing cases (all)	0	0	0	0	0	0	0	0	0	1	1
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	1	1
Other cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
All cases	0	0	0	0	0	0	0	0	0	1	1

Annex A

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

			number of pre-2016 cases closed during the reporting period by outcome:											
	category of cases	no. of pre-2016 cases in MAP inventory on 1 January 2019	denied	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	partially resolving 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 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
Row 1	Attribution/ Allocation	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 2	Others	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 3	Total	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
	<u>Notes:</u>													

Annex B

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 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 eliminated / fully resolving taxation not in accordance with tax treaty	taxation / partially resolving taxation not in accordance	agreement that there is no taxation not in accordance with tax treaty	including agreement to disagree	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
1	Treaty Partners (de minimis rule applies)	1	0	0	0	0	0	0	0	0	0	0	1	0
	Total	1	0	0	0	0	0	0	0	0	0	0	1	0
	Notes:								-		-	-		

Row 1

Annex B

MAP Statistics Reporting for the 2019 Reporting Period (1 January 2019 to 31 December 2019) 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 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	agreement that there is no taxation not in accordance with tax treaty	no agreement	any other outcome	no. of post-2015 cases remaining i MAP inventory or 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
	Treaty Partners (de minimis rule applies)	2	0	0	0	0	0	0	0	0	0	0	0	2
	Total	2	0	0	0	0	0	0	0	0	0	0	0	2
1	Notes:													

Row 1

Annex B

MAP Statistics Reporting for the 2019 Reporting Period (1 January 2018 to 31 December 2019) 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									
Treaty Partners (de minimis rule applies)	38.47	1.15	16.83	21.63									
Total	38.47	1.15	16.83	21.63									
Notes:													
	Column 1 Treaty Partners (de minimis rule applies) Total	Treaty Partner "Start" to "End" Column 1 Column 2 Treaty Partners (de minimis rule applies) 38.47 Total 38.47	Treaty Partner average time taken (in mont "Start" to "End" Receipt of taxpayer's MAP request to "Start" Column 1 Column 2 Column 3 Treaty Partners (de minimis rule applies) 38.47 1.15 Total 38.47 1.15	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 Column 1 Column 2 Column 3 Column 4 Treaty Partners (de minimis rule applies) 38.47 1.15 16.83 Total 38.47 1.15 16.83									

Annex B

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									
Row 1	Total	n.a.	n.a.	n.a.	n.a.									
	Notes:													

Annex B

			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	38.47	1.15	16.83	21.63							
	Notes:											



Total MAP Caseload



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	0	0	0	0
Other cases	0	0	0	0

Cases started as from 1 January 2016	2018 Start inventory	Cases started	Cases closed	2018 End inventory
Transfer pricing cases	2	0	1	1
Other cases	1	2	1	2

Average time needed to close MAP cases

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

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	28.37	1.15	n.a.	n.a.
Other cases	11.44	1.15	n.a.	n.a.

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

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

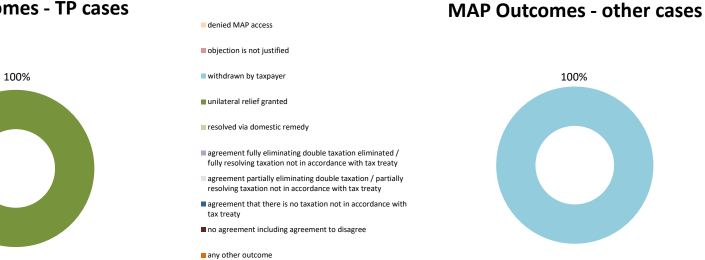
Note: the MAP cases started before 1 January 2016 and closed in 2018 are not shown in these graphs



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 Outcomes - TP cases



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	partially eliminating double taxation / partially resolving taxation pot in	accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	0	0	0	1	0	0	0	0	0	0	1
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	1	0	0	0	0	0	0	1
Other cases (all)	0	0	1	0	0	0	0	0	0	0	1
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	1	0	0	0	0	0	0	0	1
All cases	0	0	1	1	0	0	0	0	0	0	2

Annex A

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

					numb	per 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 2018	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	taxation / fully resolving	resolving taxation not in accordance	agreement that there is no taxation not in accordance with tax treaty	agreement	outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2018	auring the
	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	Attribution/ Allocation	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 2	Others	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 3	Total	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
	<u>Notes:</u>													

Annex B

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	s closed during the	reporting period by o	utcome:			
	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	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
2	Treaty Partners (de minimis rule applies)	2	0	0	0	0	1	0	0	0	0	0	0	1
3	Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
	Total	2	0	0	0	0	1	0	0	0	0	0	0	1
	Notes Chile would like to clarify the following regarding two cas 1) Case 1: The Chilean competent authority received an in its view may involve the Chilean tax authority. The tree The Chilean tax authority received a notification from the 2) Case 2: Chile became aware of the MAP case in Oct 2016 Chile's MAP Statistics, Chile contacted the relevar authority to send it again and also to be handed by the ti notification letter on 24 October 2017 and the resent lett	email correspond aty partner indicat e treaty partner co ober 2017. The So at treaty partner co reaty party Delega	lence from a tre ed in its email c mpetent author ecretariat inform ompetent author ate to the Deleg	eaty partner of corresponder ity on 12 Feb ned Chile tha rity, which in ate for Chile	competent au nee that the r pruary 2018; at a treaty par dicated Chile during the 'W	thority informing eferred case has no request from ther jurisdiction h that a notification VP10 on the Exc	Chile that on not yet been any related pa had reported o in had been so hange of Infor	14 June 2010 communicate inty in Chile cone post-2018 ent to Chile o mation and T	6 (OECD start date: ed with the Chilean of oncerning case 1 ha 5 attribution / allocati n 11 May 2016. As 0 Fax Compliance' helo	19 July 2016), the treat competent authority and as been received. ion case pending with C Chile did not receive suc d in Paris between 24 ar	y partner has rec therefore the dat hile. Since such ch a notification C nd 26 October 20	eived an attribution tes should only be a MAP case was chile requested th 17. The Delegate	on/allocation M e noted for stand not initially inc e treaty partne for Chile rece	IAP case which tistical purposes. cluded in the er competent sived the

Furthermore, the Chilean competent authority, by letter of 1 November 2017, was informed by the treaty partner competent authority that the treaty partner tax administration decided to withdraw the relevant adjustment. By email of 18 January 2018 the treaty partner competent authority further informed that for MAP Statistics Reporting Framework purposes the case would be closed by 31 December 2018. By email of 19 November 2018, the treaty partner competent authority informed Chile that official communication with the taxpayer was on 4 October 2018. Given paragraph 12 of the MAP Statistics Reporting Framework document, Chile took this latter date as the end date for OECD statistics purposes, which was confirmed by the treaty partner competent authority by email dated 7 May 2019.

Row 2 Row 3

Annex B

	Table 2: Other MAP Cases													
						n	number of po	st-2015 case	s closed during the	e reporting period by o	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	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		no agreement including agreement to disagree		no. of post-2015 cases remaining i MAP inventory or 31 December 201
	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
ow 2	Treaty Partners (de minimis rule applies)	1	2	0	0	1	0	0	0	0	0	0	0	2
ow 3	Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
	Total	1	2	0	0	1	0	0	0	0	0	0	0	2
	Notes:													

Annex B

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

		Table 1: Attr	ibution / 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						
Row 2	Treaty Partners (de minimis rule applies)	28.37	1.15	n.a.	n.a.						
Row 3	Treaty Partners (Others)	n.a.	n.a.	n.a.	n.a.						
	Total Average Time	28.37	1.15	n.a.	n.a.						
	Notes: As to the case closed in the 2018 Reporting Period, the Chilean competent authority, by letter dated 1 November 2017, was informed by a treaty partner competent authority that the treaty partner tax administration decided to withdraw the relevant adjustment. By email dated 18 January 2018, the treaty partner competent authority further informed that for MAP Statistics Reporting Framework purposes the case would be closed by 31 December 2018. By email dated 19 November 2018, the treaty partner competent authority informed Chile that official communication with the taxpayer was on 4 October 2018. Given paragraph 12 of the MAP Statistics Reporting Framework document, Chile took this latter date as the end date for OECD statistics purposes, which was confirmed by the										

treaty partner competent auhtority by email dated 7 May 2019.

Annex B

ne 1 Milestone 1 to "End"	average time taken (in months) for po Receipt of taxpayer's MAP						
	Receipt of taxpaver's MAP		Trooty Portnor				
	request to "Start"	"Start" to "End"	Treaty Partner				
Column 5	Column 3	Column 2	Column 1				
n.a.	1.15	11.44	Treaty Partners (de minimis rule applies)				
n.a.	n.a.	n.a.	Treaty Partners (Others)				
n.a.	1.15	11.44	Total Average Time				

Annex B

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							
Row 1	Total Average Time	19.91	1.15	n.a.	n.a.							
	Notes:											



Total MAP Caseload

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	0	0	0	0
Other cases	0	0	0	0

Cases started as from 1 January 2016	2017 start inventory	Cases started	Cases closed	2017 end inventory
Transfer pricing cases	3	0	1	2
Other cases	0	1	0	1

Average time needed to close MAP cases (in months)

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

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	6.90	1.15	n.a.	n.a.
Other cases	n.a.	n.a.	n.a.	n.a.

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

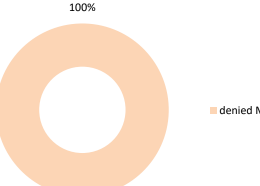
Overview of MAP partners (only for cases started as from 1 January 2016)

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.

MAP Outcomes



denied MAP access

Cases closed by outcome	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	fully resolving taxation not in accordance with	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	0	0	0	0	0	0	0	0	0	1
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	0	0	0	0	0	0	0	0	0	1
Other cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
All cases	1	0	0	0	0	0	0	0	0	0	1

Annex A

					numb	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 2017	denied MAP access	objection is not justified	withdrawn by taxpayer	roliof	resolved via domestic remedy	agreement fully eliminating double taxation / fully resolving taxation not in accordance with tax treaty	partially resolving	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 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
	Attribution/ Allocation	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 2	Others	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Row 3	Total	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
	<u>Notes:</u>													

Annex B

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

Table 1: Attribution / Allocation MAP Cases number of post-2015 cases closed during the reporting period by outcome:													
					n	umber of pos	st-2015 cases	s closed during the	reporting period by c	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	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	any other outcome	no. of por 2015 case remaining MAP inven 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
Treaty Partners (de minimis rule applies)	3	0	1	0	0	0	0	0	0	0	0	0	2
Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
Total	3	0	1	0	0	0	0	0	0	0	0	0	2
<u>Notes</u>													
Chile would like to clarify regarding two cases inform	ed under Column 2. On uthority received an ema	ail corresponder	nce from a tr	eaty partner c	competent author	rity informing	us that on Ju	ne 14, 2016 (OECD		6), they have rece	ived an attributio	n/allocation M	IAP case which

case was not initially included in 2016 Chile's MAP Statistics, Chile contacted the relevant treaty partner competent authority, which indicated Chile that a notification had been sent to us on May 11, 2016. As Chile did not receive such a notification Chile requested the treaty partner competent authority to send it again and also to be handed by the treaty partner party Delegate to the Delegate to Chile during the "WP10 on the Exchange of Information and Tax Compliance" held in Paris between 24 and 26 October 2017. The Delegate to Chile during the "WP10 on the Exchange of Information and Tax Compliance" held in Paris between 24 and 26 October 2017. The Delegate to Chile during the "WP10 on the Exchange of Information and Tax Compliance" held in Paris between 24 and 26 October 2017.

received the notification letter on October 24, 2017 and the resent letter was received by Chilean competent authority in November 2017. Regarding this case Chile can confirm that the Chilean competent authority has not received a request from any related party in Chile.

Annex B

						number of po	st-2015 case	s closed during the	e reporting period by o	utcome			
2015 case Treaty Partner MAP inver	no. of post- 2015 cases in MAP inventory on 1 January 2017	015 cases in AP inventory 2017 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	taxation / partially resolving taxation not in accordance with	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 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
Treaty Partners (de minimis rule applies)	0	1	0	0	0	0	0	0	0	0	0	0	1
Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
Total	0	1	0	0	0	0	0	0	0	0	0	0	1
Notes:													

Annex B

	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						
Treaty Partners (de minimis rule applies)	6.90	1.15								
3 Treaty Partners (Others)										
Total Average Time	6.90	1.15	n.a.	n.a.						

Annex B

Treaty Partner		· · · ·	ns) for post-2015 cases from:										
Treaty Partner				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	Column 5									
2 Treaty Partners (de minimis rule applies)													
3 Treaty Partners (Others)													
Total Average Time	n.a.	n.a.	n.a.	n.a.									

Annex B

	Table 3: All MAP Cases											
		average time taken (in months) f	or 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								
1 Total Average Time	6.90	1.15	n.a.	n.a.								

Chile

3.5					
3					
2.5					
2		-		-	
1.5				-	
1				-	
0.5		-		-	
0					
	Start inventory 0 01.01.2016	Cases started	d Cases closed	End invento 31.12.2016	
	Cas	es started as	s from 1 January 2016		
	Cas	es started be	efore 1 January 2016		



Cases started as from 1 January 2016	Start inventory	Cases started	Cases closed	End inventory
Transfer pricing cases	0	3	0	3
Other cases	0	0	0	0

Chile would like to clarify regarding two transfer pricing cases. Chile was advised of one case on June 27, 2017 by the other competent authority (case 1) and Chile became aware of the other one in October 2017 while gathering the 2016 MAP statistics (case 2).

Regarding case 1, the Chilean competent authority received an email correspondence from a treaty partner competent authority informing that on June 14, 2016 (DECD start date: July 19, 2016), they have received a transfer pricing MAP case which in their view may involve the Chilean tax authority. The treaty partner competent authority indicated in their email correspondence, that the referred case, as they know, has not yet been communicated with Chilean competent authority and therefore, the dates should only be noted for statistical purposes. Chile can confirm that the Chilean tax authority has not received a notification from the treaty partner competent authority nor a request from any related party in Chile with regards to case 1.

As to case 2, the MAP case Chile became aware of in October 2017, in the context of the verification on Chile MAP Statistics, Chile was informed that a treaty partner jurisdiction had reported one transfer pricing case pending with Chile that started after 1 January 2016. Since such a MAP case had not been included in 2016 Chile's MAP Statistics, Chile contacted the relevant treaty partner competent authority which indicated us that a notification had been sent to us on May 11, 2016. As Chile did not receive such a notification Chile has requested the treaty partner competent authority to send it again. Regarding this case Chile can confirm that the Chilean competent authority has not received a request from any related party in Chile.

Average time needed to close MAP cases

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

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	n.a.	n.a.	n.a.	n.a.
Other cases	n.a.	n.a.	n.a.	n.a.

Total MAP Caseload

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	agreement that there is no taxation not in accordance with tax treaty	including	any other outcome	Total
Transfer pricing cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Other cases (all)	0	0	0	0	0	0	0	0	0	0	0
Cases started before 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
All cases	0	0	0	0	0	0	0	0	0	0	0

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

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*²⁹) 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*).

²⁹ <u>https://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf</u>

MAP PROGRAM STATISTICS FOR THE 2015 REPORTING PERIOD

Country: Chile/Chili

Year MAP Case was Initiated	Invent First l Repo	ning ory on Day of rting iod	Repo	l During orting iod	Du	pleted ring orting riod	Invent Last I Repo	ling cory on Day of orting riod	Withdra Double During F	ed or wn with Faxation Reporting iod	Cases Comp or Withdra Reporting	cle Time for leted, Closed awn During Period (in aths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2009 or prior												
2010												
2011												
2012												
2013												
2014												
2015			0	0								
Total	0	0	0	0	0	0	0	0	0	0		

MAP PROGRAM STATISTICS FOR THE 2014 REPORTING PERIOD

Country: Chile/Chili

Year MAP Case was Initiated	Invent First l Repo	ning ory on Day of rting iod	Repo	l During orting iod	Du	pleted ring orting riod	Invent Last I Repo	ling cory on Day of orting riod	Withdra Double 7	Reporting	Cases Comp or Withdra Reporting	cle Time for leted, Closed awn During Period (in nths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2008 or prior												
2009												
2010												
2011												
2012												
2013												
2014			0	0								
Total	0	0	0	0	0	0	0	0	0	0		

MAP PROGRAM STATISTICS FOR THE 2013 REPORTING PERIOD

Country: Chile/Chili

Year MAP Case was Initiated	Invent First l Repo	ning ory on Day of rting iod	Repo	l During orting iod	Du	pleted ring rting iod	Invent Last I Repo	ling cory on Day of orting riod	Withdra Double / During F	ed or wn with Faxation Reporting riod	Cases Comp or Withdra Reporting	cle Time for leted, Closed awn During Period (in nths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2007 or prior												
2008												
2009												
2010												
2011												
2012												
2013			0	0								
Total	0	0	0	0	0	0	0	0	0	0		

MAP PROGRAM STATISTICS FOR THE 2012 REPORTING PERIOD

Country: Chile/Chili

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	Invent First l Repo	ning ory on Day of orting riod	Repo	l During orting riod	Dui	pleted ring rting iod	Invent Last I Repo	ling cory on Day of orting riod	Withdra Double During F	ed or wn with Faxation Reporting iod	Cases Comp or Withdra Reporting	cle Time for leted, Closed wn During Period (in nths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2006 or prior	0	0			0	0	0	0	0	0	0	0
2007	0	0			0	0	0	0	0	0	0	0
2008	0	0			0	0	0	0	0	0	0	0
2009	0	0			0	0	0	0	0	0	0	0
2010	0	0			0	0	0	0	0	0	0	0
2011	0	0			0	0	0	0	0	0	0	0
2012			0	0	0	0	0	0	0	0	0	0
Total	0	0	0	0	0	0	0	0	0	0	0	0

The MAP Statistics for 2006-2015 (pre-MAP Statistics Reporting Framework) were provided by reporting jurisdictions based on their own methodology without following a common reporting framework.

MAP PROGRAM STATISTICS FOR THE 2011 REPORTING PERIOD

Country: Chile/Chili

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	Invent First I Repo	ning cory on Day of orting riod	Repo	l During orting riod	Du	pleted ring rting iod	Invent Last I Repo	ling cory on Day of orting riod	Withdra Double During F	ed or wn with Faxation Reporting iod	Cases Comp or Withdra Reporting	cle Time for leted, Closed awn During Period (in nths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2005 or prior	0	0			0	0	0	0	0	0	0	0
2006	0	0			0	0	0	0	0	0	0	0
2007	0	0			0	0	0	0	0	0	0	0
2008	0	0			0	0	0	0	0	0	0	0
2009	0	0			0	0	0	0	0	0	0	0
2010	0	0			0	0	0	0	0	0	0	0
2011			0	0	0	0	0	0	0	0	0	0
Total	0	0	0	0	0	0	0	0	0	0	0	0

The MAP Statistics for 2006-2015 (pre-MAP Statistics Reporting Framework) were provided by reporting jurisdictions based on their own methodology without following a common reporting framework.

MAP PROGRAM STATISTICS FOR THE 2010 REPORTING PERIOD

Country: Chile/Chili

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	Invent First l Repo	ning ory on Day of orting riod		l During rting iod	Du	oleted ring orting iod	Invent Last I Repo	ling ory on Day of orting riod	Withdra Double / During F	ed or wn with Faxation Reporting iod	Cases Comp or Withdra Reporting	cle Time for leted, Closed wn During Period (in tths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2004 or prior	0	0										
2005	0	0										
2006	0	0										
2007	0	0										
2008	0	0										
2009	0	0										
2010			0	0								
Total	0	0	0	0	0	0	0	0	0	0	N/A	N/A

The MAP Statistics for 2006-2015 (pre-MAP Statistics Reporting Framework) were provided by reporting jurisdictions based on their own methodology without following a common reporting framework.

MAP PROGRAM STATISTICS FOR THE 2009 REPORTING PERIOD

Country: Chile/Chili [Chile did not receive any MAP requests during the 2009 reporting period.]

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of orting iod	Repo	l During rting iod	Dui Repo	pleted ring orting riod	Invent Last I Repo	ling tory on Day of orting riod	Withdra Double [Reporting	Cases Comp or Withdra Reporting	cle Time for leted, Closed wn During Period (in nths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2003 or prior												
2004												
2005												
2006												
2007												
2008												
2009												
Total												

MAP PROGRAM STATISTICS FOR THE 2008 REPORTING PERIOD

Country: Chile/Chili [Chile did not receive any MAP requests during the 2008 reporting period.]

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of orting iod		l During rting iod	Dui Repo	pleted ring orting riod	Invent Last I Repo	ling cory on Day of orting riod	Withdra Double 7 During R	ed or wn with Faxation Reporting iod	Cases Comp or Withdra Reporting	cle Time for leted, Closed awn During Period (in nths)
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2002 or prior												
2003												
2004												
2005												
2006												
2007												
2008												
Total												

MAP PROGRAM STATISTICS FOR 2007 REPORTING YEAR

Country: Chile/Chili

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	0		0	0	0	
2002	0		0	0	0	
2003	0		0	0	0	
2004	0		0	0	0	
2005	0		0	0	0	
2006	0		0	0	0	
2007		0	0	0	0	
Total	0	0	0	0	0	

According to the definition of terms to be used in the reporting, Chile does not have any MAP procedures to report for the relevant reporting period. Chile has only had procedures regarding the interpretation of tax conventions and some residency issues with Argentina (which were taxpayer-specific). Because that treaty is not based on the OECD Model Tax Convention it was excluded from this reporting. In any case, all of Chile's MAP cases have been resolved within a year, except an interpretation issue where it did not receive a reply from the other competent authority.

MAP PROGRAM STATISTICS FOR 2006 REPORTING YEAR

Country: Chile/Chili

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	0		0	0	0	
2001	0		0	0	0	
2002	0		0	0	0	
2003	0		0	0	0	
2004	0		0	0	0	
2005	0		0	0	0	
2006		0	0	0	0	
Total	0	0	0	0	0	

According to the definition of terms to be used in the reporting, Chile does not have any MAP procedures to report for the relevant reporting period. Chile has only had procedures regarding the interpretation of tax conventions and some residency issues with Argentina (which were taxpayer-specific). Because that treaty is not based on the OECD Model Tax Convention it was excluded from this reporting. In any case, all of Chile's MAP cases have been resolved within a year, except an interpretation issue where it did not receive a reply from the other competent authority.