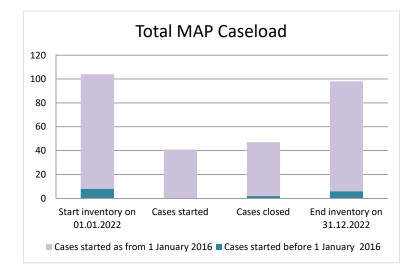
Mutual Agreement Procedure Statistics per jurisdiction

Japan

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



Japan



Cases started before 1 January 2016	2022 Start inventory	Cases started	Cases closed	2022 End inventory
Transfer pricing cases	8	0	2	6
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	80	36	37	79
Other cases	16	5	8	13

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	88.60
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

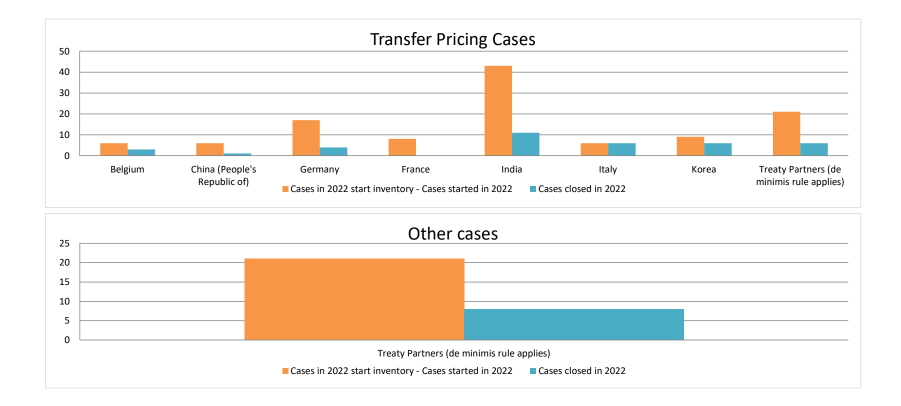
(ii) end date: either the date of the closing letter sent to the taxpayer or the date of final closure of the case if no agreement was reached.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	27.50	0.99	14.74	16.87
Other cases	18.44	1.15	7.77	13.95

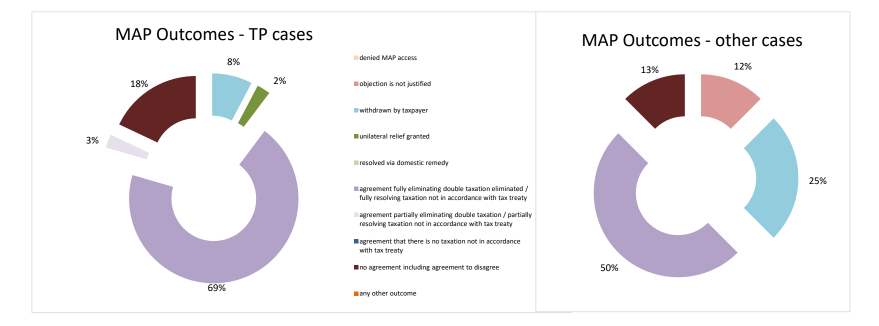
Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

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.



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 /	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	1	0	27	1	0	7	0	39
Cases started before 1 January 2016	0	0	1	0	0	0	0	0	1	0	2
Cases started as from 1 January 2016	0	0	2	1	0	27	1	0	6	0	37
Other cases (all)	0	1	2	0	0	4	0	0	1	0	8
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	1	2	0	0	4	0	0	1	0	8
All cases	0	1	5	1	0	31	1	0	8	0	47

				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 2022	denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via domestic remedy	taxation / fully resolving	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	during 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
Attribution/ Allocation	8	0	0	1	0	0	0	0	0	1	0	6	88.60
Others	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
Total	8	0	0	1	0	0	0	0	0	1	0	6	#VALUE!
and counting of	otes: efinition of a MAP case nd counting of MAP cases As it is stated in the MAP Statistics Reporting Framework: (i) attribution/allocation cases are MAP cases where the taxpayer's MAP request relates to a permanent establishment; or (b) the determination of profits between associated enterprises, which are also known as a transfer pricing MAP case.									s to (a) the attri			
Notes on the co average time	omputation of	(i) start date	: the date wi : the date of	hen the MAP r	equest was r	eceived or not		owing rules: n by the other con which means the o			er is sent to /	received from th	ne other

Row 1 Row 2 Row 3

					Table 1: /	Attribution / A	llocation MA	P Cases						
							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	eliminating double taxation / partially resolving taxation not	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to	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
low 1	Belgium	5	1	0	0	0	0	0	3	0	0	0	0	3
	China (People's Republic of)	5	1	0	0	0	0	0	0	1	0	0	0	5
	Germany	13	4	0	0	0	0	0	4	0	0	0	0	13
	France	3	5	0	0	0	0	0	0	0	0	0	0	8
	India	30	13	0	0	0	0	0	6	0	0	5	0	32
	Italy	5	1	0	0	0	0	0	5	0	0	1	0	0
	Korea	8	1	0	0	0	0	0	6	0	0	0	0	3
ow 2	Treaty Partners (de minimis rule applies)	11	10	0	0	2	1	0	3	0	0	0	0	15
	Total	80	36	0	0	2	1	0	27	1	0	6	0	79
	Notes:													

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MAP Statistics Reporting for the 2022 Reporting Period (1 January 2022 to 31 December 2022) for Attribution/Allocation Cases

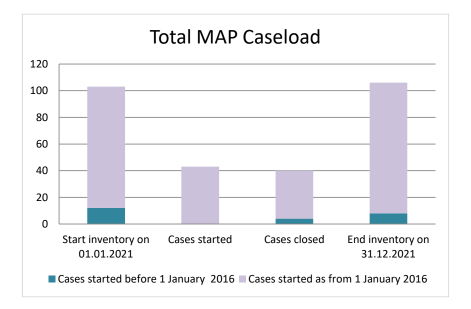
						Table 2: Ot	her MAP Ca	ses						
			number of post-2015 cases closed during the reporting period by outcome											
	Treaty Partner	no. of post- 2015 cases in MAP inventory on 1 January 2022		denied MAP access	objection is not justified	withdrawn by taxpayer	unilateral relief granted	resolved via 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	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	Treaty Partners (de minimis rule applies)	16	5	0	1	2	0	0	4	0	0	1	0	13
	Total	16	5	0	1	2	0	0	4	0	0	1	0	13
	<u>Notes:</u>													

			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	Belgium	17.37	1.04	13.41	12.59						
	China (People's Republic of)	62.63	1.15	29.92	32.71						
	Germany	34.22	1.21	16.67	21.72						
	India	45.13	1.03	14.40	30.81						
	Italy	19.64	1.00	18.28	4.48						
	Korea	12.22	0.87	9.30	2.92						
/ 2	Treaty Partners (de minimis rule applies)	13.04	0.83	13.64	13.58						
	Total	27.50	0.99	14.74	16.87						
	Notes:										

		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							
w 1	Treaty Partners (de minimis rule applies)	18.44	1.15	7.77	13.95							
	Total	18.44	1.15	7.77	13.95							
	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	25.89	1.02	13.72	16.44								
	Notes:												





Cases started before 1 January 2016	2021 Start inventory	Cases started	Cases closed	2021 End inventory
Transfer pricing cases	12	0	4	8
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	78	33	29	82
Other cases	13	10	7	16

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	82.86
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

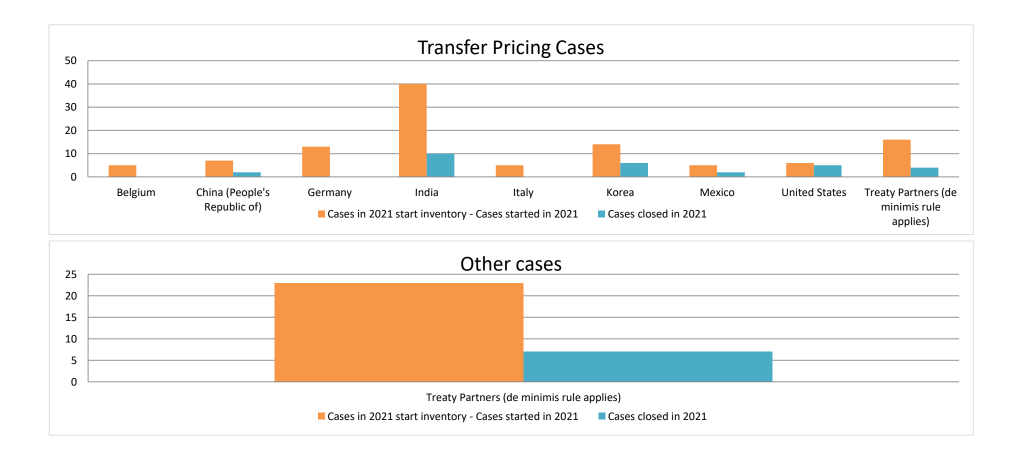
(ii) end date: either the date of the closing letter sent to the taxpayer or the date of final closure of the case if no agreement was reached.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	22.58	0.93	11.00	12.28
Other cases	26.79	1.11	11.19	19.27

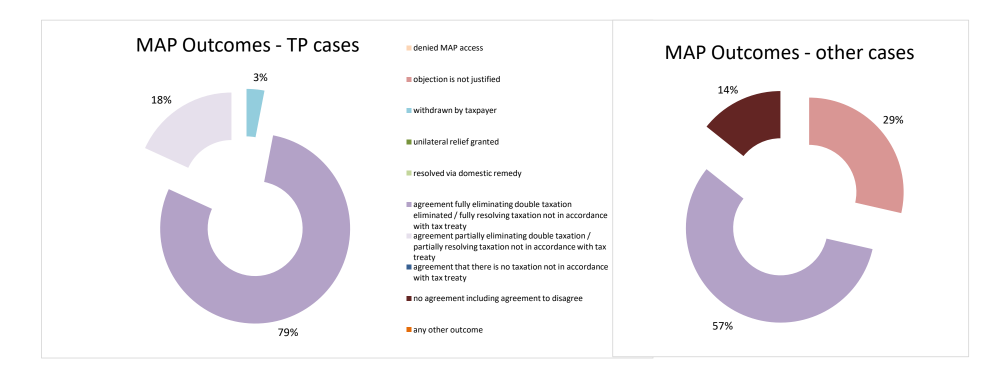
Note: the average times to close MAP cases that started as from 1 January 2016 were computed according to the MAP statistics reporting framework available at http://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf

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	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	Total
Transfer pricing cases (all)	0	0	1	0	0	26	6	0	0	0	33
Cases started before 1 January 2016	0	0	0	0	0	0	4	0	0	0	4
Cases started as from 1 January 2016	0	0	1	0	0	26	2	0	0	0	29
Other cases (all)	0	2	0	0	0	4	0	0	1	0	7
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	2	0	0	0	4	0	0	1	0	7
All cases	0	2	1	0	0	30	6	0	1	0	40

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	oy 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	partially resolving taxation not in	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 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
ow 1	Attribution/ Allocation	12	0	0	0	0	0	0	4	0	0	0	8	82.86
ow 2	Others	0	0	0	0	0	0	0	0	0	0	0	0	n.a.
ow 3	Total	12	0	0	0	0	0	0	4	0	0	0	8	82.86
	Notes:													
	Definition of a Manual and counting of		The definition	on of MAP ca	ase and the co	unting of MA	AP cases are o	consistent with ite	ems (a) and (b) of	Annex C of the I	MAP Statistic	s Reporting Fi	ramework.	
	Category of cas	ses	profits to a	permanent e		or (b) the de	termination of	profits between a	n MAP cases is M associated enterp					
	Notes on the co average time	omputation of	(i) start date	e : the date w e : the date o	hen the MAP	request was	received or n		ollowing rules: ven by the other o d) which means th			gletter is sent	to / received fro	om the other

Annex B

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													
			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	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		any other outcome	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	Belgium	4	1	0	0	0	0	0	0	0	0	0	0	5
	China (People's Republic of)	6	1	0	0	0	0	0	1	1	0	0	0	5
	Germany	9	4	0	0	0	0	0	0	0	0	0	0	13
	India	36	4	0	0	1	0	0	9	0	0	0	0	30
	Italy	3	2	0	0	0	0	0	0	0	0	0	0	5
	Korea	4	10	0	0	0	0	0	6	0	0	0	0	8
	Mexico	4	1	0	0	0	0	0	2	0	0	0	0	3
	United States	5	1	0	0	0	0	0	5	0	0	0	0	1
Row 2	Treaty Partners (de minimis rule applies)	7	9	0	0	0	0	0	3	1	0	0	0	12
	Total	78	33	0	0	1	0	0	26	2	0	0	0	82
	Notes:	/8	33	0	0	1	0	0	26	2	0	0	0	83

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 pos	st-2015 case	s closed during th	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)	13	10	0	2	0	0	0	4	0	0	1	0	16
	Total	13	10	0	2	0	0	0	4	0	0	1	0	16
	<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: Attributior	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					
Row 1	China (People's Republic of)	38.83	1.15	36.97	1.86					
	India	22.48	0.97	10.28	12.20					
	Korea	16.29	0.84	11.95	4.35					
	Mexico	46.22	1.15	12.00	44.38					
	United States	18.62	0.99	6.25	12.37					
Row 2	Treaty Partners (de minimis rule applies)	17.24	0.70	3.85	13.41					
	Total	22.58	0.93	11.00	12.28					
	Notes:									

Annex B

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

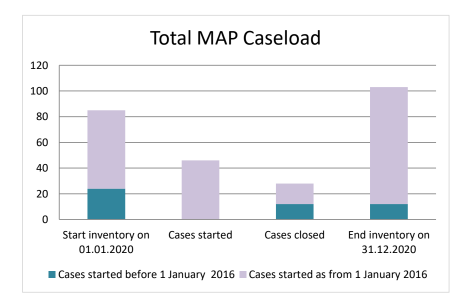
		Table 2:	Other MAP Cases								
			average time taken (in months) for post-2015 cases from:								
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"						
	Column 1	Column 2	Column 3	Column 4	Column 5						
ow 1	Treaty Partners (de minimis rule applies)	26.79	1.11	11.19	19.27						
	Total	26.79	1.11	11.19	19.27						
	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	23.40	0.97	11.03	13.48						
	Notes:										

Japan



Cases started before 1 January 2016	2020 Start inventory	Cases started	Cases closed	2020 End inventory
Transfer pricing cases	22	0	10	12
Other cases	2	0	2	0

Cases started as from 1 January 2016	2020 Start inventory	Cases started	Cases closed	2020 End inventory
Transfer pricing cases	53	40	14	79
Other cases	8	6	2	12

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	70.27
Other cases	73.02

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

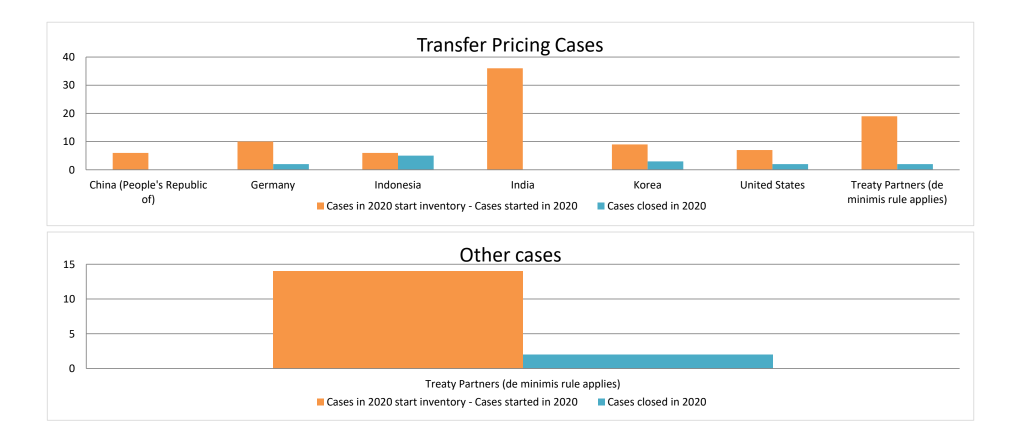
(ii) end date: either the date of the closing letter sent to the taxpayer or the date of final closure of the case if no agreement was reached.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	20.77	0.67	8.99	14.56
Other cases	20.19	7.14	10.37	9.82

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

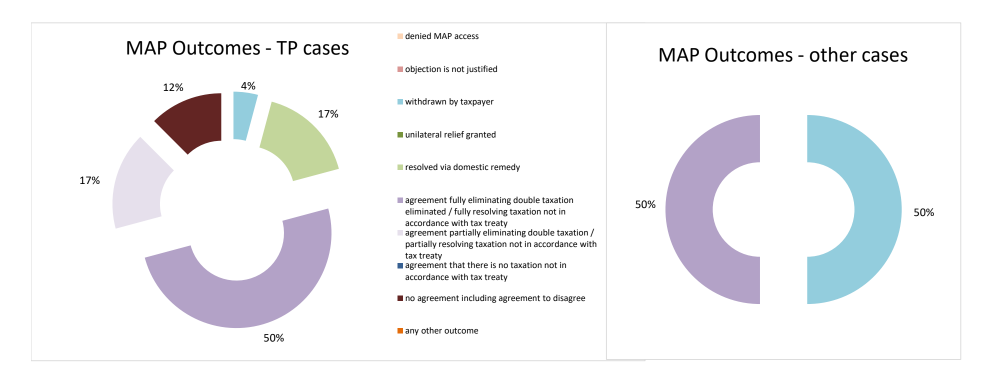
Overview of MAP partners (only for cases started as from 1 January 2016)

Note: the MAP cases started before 1 January 2016 and closed in 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.

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	domestic	eliminated / fully	not in accordance	agreement that there is no taxation not in accordance with tax treaty	including	any other outcome	Total
Transfer pricing cases (all)	0	0	1	0	4	12	4	0	3	0	24
Cases started before 1 January 2016	0	0	1	0	4	2	1	0	2	0	10
Cases started as from 1 January 2016	0	0	0	0	0	10	3	0	1	0	14
Other cases (all)	0	0	2	0	0	2	0	0	0	0	4
Cases started before 1 January 2016	0	0	2	0	0	0	0	0	0	0	2
Cases started as from 1 January 2016	0	0	0	0	0	2	0	0	0	0	2
All cases	0	0	3	0	4	14	4	0	3	0	28

Annex A

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

						number of pr	e-2016 cases	closed during the re	porting period by outo	ome:				
	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	any other outcome	no. of pre- 2016 cases remaining in on MAP inventory on 31 December 2020	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
Row 1	Attribution/ Allocation	22	0	0	1	0	4	2	1	0	2	0	12	70.27
Row 2	Others	2	0	0	2	0	0	0	0	0	0	0	0	73.02
Row 3	Total	24	0	0	3	0	4	2	1	0	2	0	12	70.73
	<u>Notes:</u> Definition of a N and counting of	IAF Case	The definition	definition of MAP case and the counting of MAP cases are consistent with items (a) and (b) of Annex C of the MAP Statistics Reporting Framework										
	Category of cas	ses	establishme	is stated in the MAP Statistics Reporting Framework: (i) An attribution/allocation MAP case is a MAP case where the taxpayer's MAP request relates to (a) the attribution of profits to a permanent blishment; or (b) the determination of profits between associated enterprises, which is also known as a transfer pricing MAP case; (ii) Other MAP Cases – any MAP case that is not an attribution / ation MAP case.										
	Notes on the co average time	•	(i) start date	: the date when	the MAP request	was received o	or notification v		competent authority; ar the date when the latter		to / received from	n the other con	npetent authority	<i>ı</i> .

Annex B

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

					Table 1	: Attribution /								
					1		number of	post-2015 cas	ses closed during the repo	rting period by outcom	ne:			4
	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	taxation / partially resolving taxation not	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 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	China (People's Republic of)	3	3	0	0	0	0	0	0	0	0	0	0	6
	Germany	5	5	0	0	0	0	0	2	0	0	0	0	8
	Indonesia	6	0	0	0	0	0	0	1	3	0	1	0	1
	India	21	15	0	0	0	0	0	0	0	0	0	0	36
	Korea	6	3	0	0	0	0	0	3	0	0	0	0	6
	United States	3	4	0	0	0	0	0	2	0	0	0	0	5
ow 2	Treaty Partners (de minimis rule applies)	9	10	0	0	0	0	0	2	0	0	0	0	17
	Total	53	40	0	0	0	0	0	10	3	0	1	0	79

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						
							number of	post-2015 cas	es closed during the rep	orting period by outco	me			
	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 / fully resolving taxation not in accordance with tax treaty	taxation / partially resolving taxation not	there is no taxation not in	including 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	Treaty Partners (de minimis rule applies)	8	6	0	0	0	0	0	2	0	0	0	0	12
	Total	8	6	0	0	0	0	0	2	0	0	0	0	12
	<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 mont	hs) for post-2015 cases from:	ases 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	Germany	19.55	1.00	11.77	7.78		
	Indonesia	28.30	0.38	11.74	16.56		
	Korea	19.32	0.46	10.31	15.70		
	United States	3.99	1.35	0.00	5.65		
/ 2	Treaty Partners (de minimis rule applies)	22.12	0.71	2.48	19.64		
	Total	20.77	0.67	8.99	14.56		
	<u>Notes:</u>						

Annex B

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

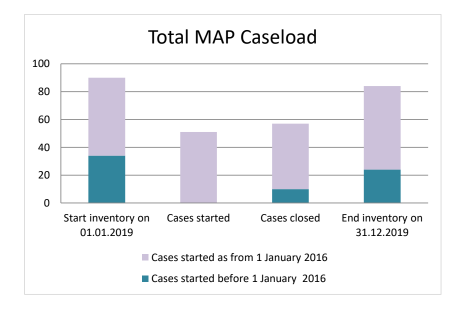
	Table 2: Other MAP Cases									
		average time taken (in months) for post-2015 cases from:								
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"					
	Column 1	Column 2	Column 3	Column 4	Column 5					
ow 1	Treaty Partners (de minimis rule applies)	20.19	7.14	10.37	9.82					
	Total	20.19	7.14	10.37	9.82					
	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	20.70	1.48	9.18	13.88
	Notes:				

Japan



Cases started before 1 January 2016	2019 Start inventory	Cases started	Cases closed	2019 End inventory
Transfer pricing cases	31	0	9	22
Other cases	3	0	1	2

Cases started as from 1 January 2016	2019 Start inventory	Cases started	Cases closed	2019 End inventory
Transfer pricing cases	50	47	44	53
Other cases	6	4	3	7

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	58.19
Other cases	39.02

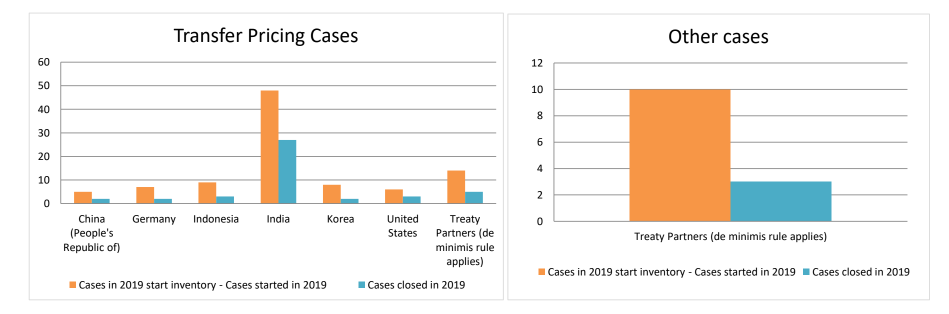
Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules: (i) start date: the date when the MAP request was received or notification was given by the other competent authority; and (ii) end date: the date of formal closure of the case (including agreement reached) which means the date when the latter closing letter is sent to / received from the other competent authority.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	13.08	0.90	6.34	5.73
Other cases	31.60	0.89	-	40.11

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

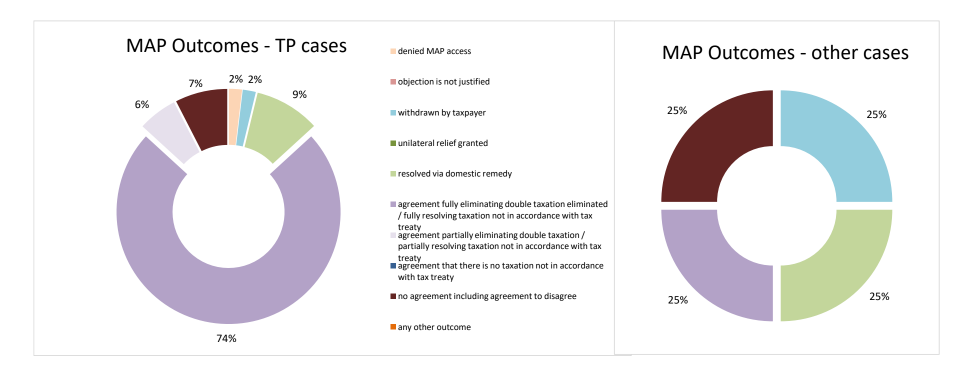
Overview of MAP partners (only for cases started as from 1 January 2016)

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	partially 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)	1	0	1	0	5	39	3	0	4	0	53
Cases started before 1 January 2016	0	0	0	0	0	5	1	0	3	0	9
Cases started as from 1 January 2016	1	0	1	0	5	34	2	0	1	0	44
Other cases (all)	0	0	1	0	1	1	0	0	1	0	4
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	0	1	0	1	0	0	0	1	0	3
All cases	1	0	2	0	6	40	3	0	5	0	57

Annex A

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

				numb	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 2019	denied MAP access	objection is not justified	withdrawn by taxpayer	relief	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	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 2019	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	31	0	0	0	0	0	5	1	0	3	0	22	58.19
Others	3	0	0	0	0	0	1	0	0	0	0	2	39.02
Total	34	0	0	0	0	0	6	1	0	3	0	24	56.27

Notes:

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

(i) start date: the date when the MAP request was received or notification was given by the other competent authority; and

(ii) end date: the date of formal closure of the case (including agreement reached) which means the date when the latter closing letter is sent to / received from the other competent authority.

Row 1 Row 2 Row 3

Annex B

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

					Table 1: A	Attribution / Al	llocation MA	P Cases						
						r	number 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 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	agreement partially eliminating double taxation / partially resolving taxation not in accordance with tax treaty		no agreement including 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	China (People's Republic of)	4	1	0	0	0	0	0	0	2	0	0	0	3
	Germany	4	3	0	0	0	0	0	2	0	0	0	0	5
	Indonesia	8	1	0	0	0	0	0	2	0	0	1	0	6
	India	21	27	0	0	0	0	5	22	0	0	0	0	21
	Korea	3	5	0	0	0	0	0	2	0	0	0	0	6
	United States	4	2	0	0	0	0	0	3	0	0	0	0	3
Row 2	Treaty Partners (de minimis rule applies)	6	8	1	0	1	0	0	3	0	0	0	0	9
	Total	50	47	1	0	1	0	5	34	2	0	1	0	53
	Notes:													

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 past 2015 cases closed during the reporting paried by outcome													
			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 including 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				
	Treaty Partners (de minimis rule applies)	6	4	0	0	1	0	1	0	0	0	1	0	7				
	Total	6	4	0	0	1	0	1	0	0	0	1	0	7				
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	n / 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	
w 1	China (People's Republic of)	33.63	1.15	23.24	10.39	
	Germany	23.69	0.74	7.42	16.28	
	Indonesia	14.26	1.05	7.57	6.69	
	India	8.34	0.85	2.29	3.12	
	Korea	24.22	0.73	19.79	4.43	
	United States	20.01	0.84	7.59	12.47	
/ 2	Treaty Partners (de minimis rule applies)	16.86	1.11	12.55	7.89	
	Total	13.08	0.90	6.34	5.73	

Annex B

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

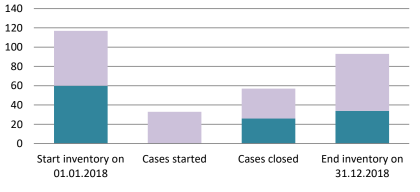
	Table 2: Other MAP Cases												
		average time taken (in months) for post-2015 cases from:											
	Treaty Partner	"Start" to "End"	Receipt of taxpayer's MAP request to "Start"	"Start" to Milestone 1	Milestone 1 to "End"								
	Column 1	Column 2	Column 3	Column 4	Column 5								
Row 1	Treaty Partners (de minimis rule applies)	31.60	0.89	0.00	40.11								
	Total	31.60	0.89	0.00	40.11								
	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	14.26	0.90	6.17	6.63							
	Notes:											

Japan

Total MAP Caseload



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

Cases started before 1 January 2016	2018 Start inventory	Cases started	Cases closed	2018 End inventory
Transfer pricing cases	55	0	24	31
Other cases	5	0	2	3

Cases started as from 1 January 2016	2018 Start inventory	Cases started	Cases closed	2018 End inventory
Transfer pricing cases	51	31	29	53
Other cases	6	2	2	6

Average time needed to close MAP cases

Cases started before 1 January 2016	Average time
Transfer pricing cases	47.45
Other cases	19.55

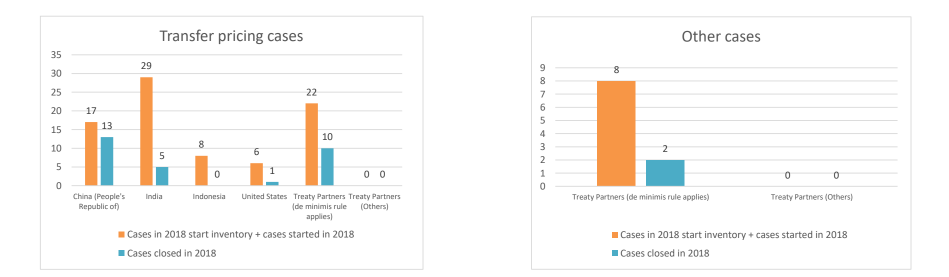
Note: the average time taken to close MAP cases that started before 1 January 2016 was computed by applying the following rules: (1) start date: the date when the MAP request was received or notification was given by the other competent authority; and (2) end date: the date of formal closure of the case (including agreement reached) which means the date when the latter closing letter is sent to / received from the other competent authority.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	15.44	1.01	5.96	10.79
Other cases	13.80	1.15	10.87	2.93

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)

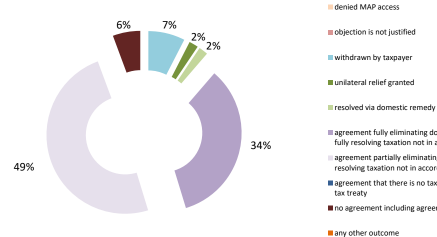
Note: the MAP cases started before 1 January 2016 and closed in 2018 are not shown in these graphs



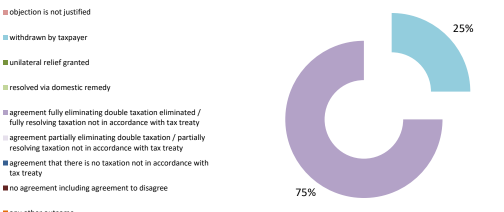
The label "Treaty Partners (de minimis rule applies)" applies to treaty partners with which the number of cases in start inventory plus the number of cases started is at least 5. The relevant MAP statistics are aggregated under this category.

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



MAP Outcomes - other 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	resolving	accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	0	0	4	1	1	18	26	0	3	0	53
Cases started before 1 January 2016	0	0	3	0	0	6	12	0	3	0	24
Cases started as from 1 January 2016	0	0	1	1	1	12	14	0	0	0	29
Other cases (all)	0	0	1	0	0	3	0	0	0	0	4
Cases started before 1 January 2016	0	0	1	0	0	1	0	0	0	0	2
Cases started as from 1 January 2016	0	0	0	0	0	2	0	0	0	0	2
All cases	0	0	5	1	1	21	26	0	3	0	57

Annex A

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

		number of pre-2016 cases closed during the reporting period by outcome:											
no. of pre-2016 category of cases in MAP inventory on 1 January 2018	denied MAP access	objection is not justified	withdrawn by taxpayer	relief	resolved via domestic remedy	taxation / fully resolving	/ partially resolving taxation not in accordance	no taxation not in accordance with tax treaty	including agreement	outcome	on MAP inventory on	closing pre- 2016 cases during 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
Attribution/ Allocation	55	0	0	3	0	0	6	12	0	3	0	31	47.45
Others	5	0	0	1	0	0	1	0	0	0	0	3	19.55
Total	60	0	0	4	0	0	7	12	0	3	0	34	45.30
(cases Column 1 Attribution/ Allocation Others	category of casescases in MAP inventory on 1 January 2018Column 1Column 2Attribution/ Allocation55Others5	category of casescases in MAP inventory on 1 January 2018denied MAP accessColumn 1Column 2Column 3Attribution/ Allocation550Others50	category of casescases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedColumn 1Column 2Column 3Column 4Attribution/ Allocation5500Others500	category of casescases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerColumn 1Column 2Column 3Column 4Column 5Attribution/ Allocation55003Others5001	category of casescases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerunilateral relief grantedColumn 1Column 2Column 3Column 4Column 5Column 6Attribution/ Allocation550030Others50010	category of casescases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerunilateral relief grantedresolved via domestic remedyColumn 1Column 2Column 3Column 4Column 5Column 6Column 7Attribution/ Allocation5500300Others500100	category of casesno. of pre-2016 cases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerunilateral relief grantedresolved via domestic remedyfully eliminating double taxation / fully resolving taxation not in accordance with tax treatyColumn 1Column 2Column 3Column 4Column 5Column 6Column 7Column 8Attribution/ Allocation55003006Others5001011	category of casesno. of pre-2016 cases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerunilateral relief grantedresolved via domestic remedyfully eliminating double taxation / fully resolving taxation not in accordance with tax treatyColumn 1Column 2Column 3Column 4Column 5Column 6Column 7Column 8Column 9Attribution/ Allocation55001010	category of cases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerunilateral relief grantedresolved via domestic remedyfully eliminating double taxation / fully resolving taxation not in accordance with tax treatyagreement that there is no taxation not in accordance with tax treatyColumn 1Column 2Column 3Column 4Column 5Column 6Column 7Column 8Column 9Column 10Attribution/ Allocation55003006120Others500100100	category of cases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerunilateral relief grantedresolved via domestic remedyfully eliminating double taxation / fully resolving taxation not in accordance with tax treatyagreement that there is no taxation not in accordance with tax treatyno agreement that there is no taxation not in accordance with tax treatyColumn 1Column 2Column 3Column 4Column 5Column 6Column 7Column 8Column 9Column 10Column 10Attribution/ Allocation550030061203Others5001001000	category of cases in MAP inventory on 1 January 2018denied MAP accessobjection is not justifiedwithdrawn by taxpayerunilateral relief grantedresolved via domestic remedyfully eliminating double taxation / fully resolving taxation not in accordance with tax treatyagreement that there is no taxation not in accordance with tax treatyno agreement including agreement to disagreeany other outcomeColumn 1Column 2Column 3Column 4Column 5Column 6Column 7Column 8Column 9Column 10Column 11Column 12Attribution/ Allocation5500300612030Others50010010000	category of cases in MAP inventory on 1 January 2018denied MAP accessdenied objection is not justifiedwithdrawn by taxpayerunilateral relief grantedresolved via domestic remedyfully eliminating double taxation / fully resolving taxation not in accordance with tax treatyagreement that there is no taxation not in accordance with tax treatyno agreement that there is no taxation not in accordance with tax treatyany other on taxation not in accordance with tax treatyno agreement that there is no taxation not in accordance with tax treatyno agreement to disagreeany other outcomeany other outcomeColumn 1Column 2Column 3Column 4Column 5Column 6Column 7Column 8Column 9Column 10Column 11Column 12Column 13Attribution/ Allocation550030061203031Others500100100331

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

(i) start date: the date when the MAP request was received or notification was given by the other competent authority; and

(ii) end date: the date of formal closure of the case (including agreement reached) which means the date when the latter closing letter is sent to / received from the other competent authority.

Annex B

MAP Statistics Reporting for the 2018 Reporting Period (1 January 2018 to 31 December 2018) for Attribution/allocation 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	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 inventor on 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 1	China (People's Republic of)	16	1	0	0	0	0	0	0	13	0	0	0	4
	India	14	15	0	0	0	0	1	4	0	0	0	0	24
F	Indonesia	1	7	0	0	0	0	0	0	0	0	0	0	8
		4	2	0	0	0	1	0	0	0	0	0	0	5
ŀ	United States						-		-	4	0	0	0	
w 2	United States Treaty Partners (de minimis rule applies)	16	6	0	0	1	0	0	8	1	0	0	0	12
		16 0	6 0	0	0	1 0	0	0	8	0	0	0	0	12 0

Annex B

	Table 2: Other MAP Cases													
						n	number of pos	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	agreement that there is no taxation not in accordance with tax treaty	no agreement including agreement to disagree		no. of post-2015 cases remaining ir 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
ow 2	Treaty Partners (de minimis rule applies)	6	2	0	0	0	0	0	2	0	0	0	0	6
ow 3	Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
-	Total	6	2	0	0	0	0	0	2	0	0	0	0	6
	Notes:													

Annex B

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

		Table 1: Att	tribution / 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						
w 1	China (People's Republic of)	19.27	1.05	3.68	19.84						
	India	5.89	0.74	0.99	5.13						
	United States	17.39	1.15	n.a.	n.a.						
<i>N</i> 2	Treaty Partners (de minimis rule applies)	15.03	1.08	9.58	9.10						
м З	Treaty Partners (Others)	n.a.	n.a.	n.a.	n.a.						
	Total Average Time	15.44	1.01	5.96	10.79						

Annex B

		Та	ble 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>N</i> 2	Treaty Partners (de minimis rule applies)	13.80	1.15	10.87	2.93						
v 3	Treaty Partners (Others)	n.a.	n.a.	n.a.	n.a.						
	Total Average Time	13.80	1.15	10.87	2.93						
	<u>Notes:</u>										

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	15.33	1.02	6.50	9.92							
	<u>Notes:</u>											

Japan

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	75	0	20	55
Other cases	6	0	1	5

Cases started as from 1 January 2016	2017 start inventory	Cases started	Cases closed	2017 end inventory
Transfer pricing cases	33	24	6	51
Other cases	4	4	2	6

Average time needed to close MAP cases (in months)

Cases started before 1 January 2016	Average time
Transfer pricing cases	35.03
Other cases	6.97

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 or notification was given by the other competent authority; and (ii) end date: the date of formal closure of the case (including agreement reached) which means the date when the latter closing letter is sent to / received from the other competent authority.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	9.44	0.92	6.41	4.92
Other cases	7.75	0.69	2.34	5.53

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

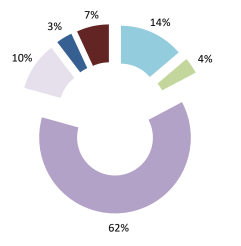
Overview of MAP partners (only for cases started as from 1 January 2016)

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



withdrawn by taxpayer

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

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 double taxation / partially resolving	taxation not in accordance with tax treaty	no agreement including agreement to disagree	any other outcome	Total
Transfer pricing cases (all)	0	0	4	0	1	16	3	0	2	0	26
Cases started before 1 January 2016	0	0	4	0	1	13	0	0	2	0	20
Cases started as from 1 January 2016	0	0	0	0	0	3	3	0	0	0	6
Other cases (all)	0	0	0	0	0	2	0	1	0	0	3
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	0	0	0	0	1	0	1	0	0	2
All cases	0	0	4	0	1	18	3	1	2	0	29

Annex A

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

					numb	per of pre-20	16 cases clos	ed during the re	porting period by	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	relief	resolved via domestic remedy	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
Row 1	Attribution/ Allocation	75	0	0	4	0	1	13	0	0	2	0	55	35.03
Row 2	Others	6	0	0	0	0	0	1	0	0	0	0	5	6.97
Row 3	Total	81	0	0	4	0	1	14	0	0	2	0	60	33.69
	Notes:													

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

(i) start date: the date when the MAP request was received or notification was given by the other competent authority; and

(ii) end date: the date of formal closure of the case (including agreement reached) which means the date when the latter closing letter is sent to / received from the other competent authority.

2) Two cases (one for Attribution/Allocation, one for others) requested before 1 January 2016 were recognised by Japan in 2017. Therefore, the numbers of pre-2016 cases in MAP inventory on 1 January 2017 is different from 2016 end inventory.

Annex B

					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 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		no agreement including agreement to disagree	any other outcome	no. of post 2015 cases remaining i MAP invento 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
China (People's Republic of)	12	5	0	0	0	0	0	0	0	0	0	0	17
India	9	7	0	0	0	0	0	1	2	0	0	0	13
United States	3	2	0	0	0	0	0	1	0	0	0	0	4
	9	10	0	0	0	0	0	1	1	0	0	0	17
Treaty Partners (de minimis rule applies)	-						0	0	0	0	0	0	0
Treaty Partners (<i>de minimis</i> rule applies) Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0

Annex B

					Table 2: Ot	her MAP Ca	ises						
					n	umber of pos	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 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 / 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		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)	4	4	0	0	0	0	0	1	0	1	0	0	6
Treaty Partners (Others)	0	0	0	0	0	0	0	0	0	0	0	0	0
Total	4	4	0	0	0	0	0	1	0	1	0	0	6
<u>Notes:</u> As a case requested to a treaty partner in 2016 was recogni	ised by Japan in 2	017, the numbe	rs of post 20)15 cases in I	MAP inventory o	n 1 January 2	017 is differe	nt from the number o	of cases in 2016 end inv	ventory	•		

Annex B

		average time taken (in mont	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
India	9.23	1.15	5.60	3.63
United States	0.00	1.15		
Treaty Partners (de minimis rule applies)	14.48	0.46	7.63	6.85
Treaty Partners (Others)				
Total Average Time	9.44	0.92	6.41	4.92
Notes:		· · · · · · · · · · · · · · · · · · ·	-	

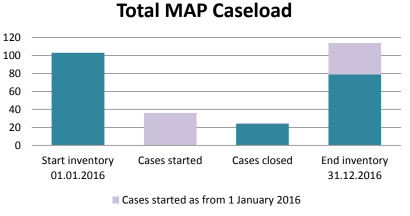
Annex B

	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)	7.75	0.69	2.34	5.53					
Treaty Partners (Others)									
Total Average Time	7.75	0.69	2.34	5.53					

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								
1 Total Average Time	9.02	0.86	5.25	5.09								
Notes:												

Japan



Cases started before 1 January 2016

Cases started before 1 January 2016	Start inventory	Cases started	Cases closed	End inventory
Transfer pricing cases	95	0	21	74
Other cases	8	0	3	5

Cases started as from 1 January 2016	Start inventory	Cases started	Cases closed	End inventory
Transfer pricing cases	0	33	1	32
Other cases	0	3	0	3

Average time needed to close MAP cases

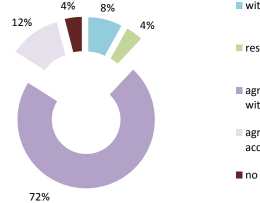
Cases started before 1 January 2016	Average time
Transfer pricing cases	26.45
Other cases	27.84

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 or notification was given by the other competent authority; and (ii) end date: the date of formal closure of the case (including agreement reached) which means the date when the latter closing letter is sent to / received from the other competent authority.

Cases started as from 1 January 2016	Start to End	Receipt to Start	Start to Milestone 1	Milestone 1 to End
Transfer pricing cases	3.65	1.15	2.66	0.99
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

MAP Outcomes



withdrawn by taxpayer

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

no agreement including agreement to disagree

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 double taxation / partially resolving	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	2	0	1	16	3	0	0	0	22
Cases started before 1 January 2016	0	0	1	0	1	16	3	0	0	0	21
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	2	0	0	1	0	3
Cases started before 1 January 2016	0	0	0	0	0	2	0	0	1	0	3
Cases started as from 1 January 2016	0	0	0	0	0	0	0	0	0	0	0
All cases	0	0	2	0	1	18	3	0	1	0	25

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*⁶⁸) 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*).

⁶⁸ <u>https://www.oecd.org/tax/dispute/mutual-agreement-procedure-statistics-reporting-framework.pdf</u>

MAP PROGRAM STATISTICS FOR THE 2015 REPORTING PERIOD

Country: Japan/Japon

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: **30 June 2015**

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of rting iod	Repo	l During rting iod	Dui Repo	pleted ring orting iod	Ending Inventory on Last Day of Reporting Period		Closed or Withdrawn with Double Taxation During Reporting Period		Average Cycle Time fo 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
2009 or prior	2	2			()		2				
2010	1	l			()		1				
2011	4	5				3		2				
2012	Ç)				3	(5				
2013	1	9			(5	1	3				
2014	4	1			7		34					
2015			3	8	1		3	7				
Total	35	42	21	17	13	13 7		52	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 2014 REPORTING PERIOD

Country: Japan/Japon

If the reporting period does not correspond to the calendar year, please indicate the date when the reporting period ends: **30 June 2014**

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	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			2	4	1	1				
2009		1			()	1	1				
2010		5			2	4	1					
2011	9)			2	4	5					
2012	1	6				7	Ģ)				
2013	2	9			10		1	9				
2014			4	5	4		4	1				
Total	35	30	19	26	19 14		35	42				

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 2013 REPORTING PERIOD

Country: Japan/Japon

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of orting riod		l During orting iod	Du	pleted ring rting iod	Invent Last I Repo	Inventory on Withdr Last Day of Double Reporting During		ed or wn with Faxation Reporting iod	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	4.	5				2		3				
2008		3				1		2				
2009	1	7			(5	-	1				
2010	1	1			(5	1	5				
2011	1	6			-	7	ļ	9				
2012	2	8			12		16					
2013			3	6	7		2	.9				
Total	41	29	25	11	31	31 10		30	0	0		

MAP PROGRAM STATISTICS FOR THE 2012 REPORTING PERIOD

Country: Japan/Japon

Year MAP Case was Initiated	Invent First l	ning ory on Day of orting riod	Repo	l During orting riod	Dui	pleted ring orting riod	Ending Inventory on Last Day of Reporting Period		Withdra Double During F	ed or wn with Faxation Reporting iod	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
2009 or prior	2	6			1	1	1	5				
2010	1	6			4	5	1	1				
2011	1	9				3	16					
2012			3	1	3		2	.8				
Total	35	26	25	6	19	3	41	29				

MAP PROGRAM STATISTICS FOR THE 2011 REPORTING PERIOD

Country: Japan/Japon

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of orting riod	Repo	l During orting tiod	Completed During Reporting Period		Ending Inventory on Last Day of Reporting Period		Clos Withdra Double 7 During F Per	wn with Cases Completed, C or Withdrawn Dur Reporting Period		leted, Closed awn During Period (in
	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non- OECD	OECD	non-OECD
2008 or prior	2	8			1	5	1	3				
2009	1	8			4	5	13					
2010	2	9			1	3	16					
2011			2	22	3		1	9				
Total	46	29	16	6	27	27 9		26				

MAP PROGRAM STATISTICS FOR THE 2010 REPORTING PERIOD

Country: Japan/Japon

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of rting iod	Repo	l During orting iod	Dui Repo	Completed Invent During Last I Reporting Repo		Ending Inventory on Last Day of Reporting Period		ed or wn with Faxation Reporting iod	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	2	5				15		0	N/A		N/A	
2008	3	0			12		18		N/A		N	/A
2009	3	5			17		18		N/A		N	/A
2010			34		5		29		N/A		N/A	
Total	9	0	3	34		49		75		N/A		/A

MAP PROGRAM STATISTICS FOR THE 2009 REPORTING PERIOD

Country: Japan/Japon

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of rting iod		l During orting iod ¹	Dui Repo	pleted ring orting iod ²	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	1	7			7		10		n.a.		n.a.	
2007	2	9			14		15		n.a.		n.	a.
2008	3	6			6		30		n.a.		n.	a.
2009			44		9		35		n.a.		n.	a.
Total	8	2	44		36		90		n.a.		n.a.	

¹ The number of initiated cases consists of both cases in which the National Tax Agency ("NTA") received MAP requests from taxpayers in Japan and cases in which the NTA received MAP requests from foreign tax authorities.

² The number of completed cases consists of cases disposed, including cases closed by tax authorities and cases withdrawn by taxpayers.

MAP PROGRAM STATISTICS FOR THE 2008 REPORTING PERIOD

Country: Japan/Japon

Year MAP Case was Initiated	Invent First I Repo	ning ory on Day of orting riod		l During orting iod ¹	Dui Repo	pleted ring orting iod ²	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	1	4				9	5		n.a.		n.a.	
2006	2	5			13		12		n.a.		n.	a.
2007	4	6			17		29		n.a.		n.	a.
2008			4	0	4		36		n.a.		n.	a.
Total	8	5	4	40		43		82		n.a.		a.

¹ The number of initiated cases consists of both cases in which the National Tax Agency ("NTA") received MAP requests from taxpayers in Japan and cases in which the NTA received MAP requests from foreign tax authorities.

² The number of completed cases consists of cases disposed, including cases closed by tax authorities and cases withdrawn by taxpayers.

MAP PROGRAM STATISTICS FOR 2007 REPORTING YEAR

Country: Japan/Japon

Year MAP Case was Initiated	Opening Inventory on First Day of Reporting Year	Initiated During Reporting Year ¹	Completed During Reporting Year ²	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)
2003 or prior	6		3	3	n.a.	n.a.
2004	13		10	3	n.a.	n.a.
2005	14		6	8	n.a.	n.a.
2006	34		9	25	n.a.	n.a.
2007		49	3	46	n.a.	n.a.
Total	67	49	31	85	n.a.	

¹ The number of initiated cases consists of both cases in which the National Tax Agency ("NTA") received MAP requests from taxpayers in Japan and cases in which the NTA received MAP requests from foreign tax authorities.

² The number of completed cases consists of cases disposed, including cases closed by tax authorities and cases withdrawn by taxpayers.

MAP PROGRAM STATISTICS FOR 2006 REPORTING YEAR

Country: Japan/Japon

Year MAP Case was Initiated	Opening Inventory on First Day of Reporting Year	Initiated During Reporting Year ¹	Completed During Reporting Year ²	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)
2002 or prior	7		4	3	n.a.	n.a.
2003	7		4	3	n.a.	n.a.
2004	21		8	13	n.a.	n.a.
2005	23		9	14	n.a.	n.a.
2006		37	3	34	n.a.	n.a.
Total	58	37	28	67	n.a.	

¹ The number of initiated cases consists of both cases in which the National Tax Agency ("NTA") received MAP requests from taxpayers in Japan and cases in which the NTA received MAP requests from foreign tax authorities.

² The number of completed cases consists of cases disposed, including cases closed by tax authorities and cases withdrawn by taxpayers.