(Last updated: 23 May 2023)

General Information								
tius tax treaties are a			xation/double-taxation-agreem	<u>ents</u>				
request should be ma	de to: Title	Name	Email	Address				
Large Taxpayers Department & International	Director	Mr. Mamade Faisal Oozeerally	Faisal.Oozeerally@mra.mu	Mauritius Revenue Authority Level 5 Ehram Court Cnr. Sir Virgil Naz & Mgr Gonin Streets Port Louis				
Taxation Unit, MRA	Section	Mr. Krishna	Krishna.Rambaksh@mra.mu	MAURITIUS				

• APA request should be made to:

As above.

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
А.	Preventing Disputes			
1.	Are agreements reached by your competent authority to resolve difficulties or doubts arising as to the interpretation or application of your tax treaties in relation to issues of a general nature which concern, or which may concern, a category of taxpayers published?	No	-	-
2.	Are bilateral APA programmes implemented? If yes:	No	-	-
a.	 Are roll-back of APAs provided for in the bilateral APA programmes? 	-	-	-
b.	• Are there specific timeline for the filing of an APA request?	-	-	-
с.	• Are rules, guidelines and procedures on how taxpayers can access and use bilateral APAs, including the specific information and documentation that should be submitted in a taxpayer's request for bilateral APA assistance, publicly available?	-	-	-
d.	• Are there any fees charged to taxpayers for a bilateral APA request?	-	-	-
e.	 Are statistics relating to bilateral APAs publicly available? 	-	-	-

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
3.	Is training provided to your officials involved in the auditing /examination of taxpayers to ensure that any assessments made by them are in accordance with the provisions of your tax treaties?	res	-	-
4.	Is other information available on preventing tax treaty- related disputes?	No	-	-

Notes:

1. An APA is an "arrangement that determines, in advance of controlled transactions, an appropriate set of criteria (e.g. method, comparables and appropriate adjustments thereto, critical assumptions as to future events) for the determination of the transfer pricing for those transactions over a fixed period of time". (see definition of APA in the **OECD Transfer Pricing Guidelines for Multinational Enterprises and Tax Administrations** ("Transfer Pricing Guidelines")).

2. Situations may arise in which the issues resolved through an APA are relevant with respect to previous filed tax years not included within the original scope of the APA. The concept of "roll-back" is further elaborated in paragraph 4.136 of Section F (Advance pricing arrangement) of Chapter IV of the Transfer Pricing Guidelines and in paragraph 69 of Section D.4.2 (Possible retrospective application ("Roll back")) of the Annex to Chapter IV (Guidelines for Conducting Advance Pricing Arrangements under the Mutual Agreement Procedure ("MAP APAs")) of the Transfer Pricing Guidelines. Simply put, the "roll-back" of the APA is understood to mean that the outcome of the APA is applied to previous filed tax years not included within the original scope of the APA.

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
В.	Availability and Access to MAP			
5.	Are transfer pricing cases covered within the scope of MAP?	Yes	-	-
6.	Are issues relating to the application of treaty anti- abuse provision covered within the scope of MAP?	Yes	-	-
7.	Are issues relating to the application of domestic anti- abuse provision covered within the scope of MAP?	Yes	-	-
8.	Are issues where there is already an audit settlement between the tax authority and the taxpayer covered within the scope of MAP?	See detailed explanation	Access to MAP will be granted where an audit settlement has been reached at the audit stage. Where a taxpayer wishes that his case to be considered for an agreement to be reached post audit settlement or objection, the latter may request that his case be referred to the Alternative Tax Dispute Resolution ("ATDR"). The ATDR will consider the case and will seek to reach an agreement with the taxpayer. Where an agreement is reached with the taxpayer at the level of ATDR, and later the taxpayer make a MAP request in that regard access to MAP will be restricted in these circumstances.	-
9.	Are double taxation cases resulting from bona fide taxpayer initiated foreign adjustments covered within the scope of MAP?	Yes	-	-

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
10.	Are there any other treaty related issues not covered under s/n 5 to 9 which are not within the scope of MAP?	No	-	-
11.	Are taxpayers allowed to request MAP assistance in cases where the taxpayer has sought to resolve the issue under dispute via the judicial and administrative remedies provided by the domestic law of your jurisdiction?	Yes	-	-
12.	Are taxpayers allowed to request for MAP assistance in cases where the issue under dispute has already been decided via the judicial and administrative remedies provided by the domestic law of your jurisdiction?	Yes	Access to MAP is available in cases where judicial review or appeal processes in Mauritius have been completed, where in those cases, the matter has not been resolved on the merits of the case. In case where a court decision has been given on the merits of the case, the Mauritius Competent Authority will be bound by that decision. However, access to MAP will still be provided and the taxpayer would be allowed the possibility to have a corresponding adjustment with the other Competent Authority.	S 2.5.3 of MAP Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf
13.	Are rules, guidelines and procedures on how taxpayers can access and use MAP, including the specific information and documentation that should be submitted in a taxpayer's request for MAP assistance, publicly available?	Yes	-	S 2.4 of MAP Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
14.	Are there specific timeline for the filing of a MAP request?	Yes	-	S 2.3 of MAP Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf
15.	Are guidance on multilateral MAPs publicly available?	No	-	-
16.	Are tax collection procedures suspended during the period a MAP case is pending?	See detailed explanation	If the matter under dispute relates to an assessment raised by our tax authority, then the tax collection procedures will be suspended.	-
17.	Are there any fees charged to taxpayers for a MAP request?	No	-	-
18.	Is there any other information available on availability and access to MAP?	Yes	-	Chapter 2 of MAP Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
C.	Resolution of MAP Cases			
19.	Are there any model timeframes for the steps taken by your competent authority from the receipt of a MAP case to the resolution of the case provided to taxpayers?	Yes	-	S 3.3 and S3.4 of MAP Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf
20.	Are statistics relating to the time taken to resolve MAP cases publicly available?	No	-	-
21.	Is interest or penalties resulting from adjustments made pursuant to a MAP agreement waived or dealt with as part of the MAP procedure?	See detailed explanation	It will be decided on a case to case basis depending on the merit of the case.	-
22.	Are the roles and responsibility of the MAP office publicly available, for example, is the mission statement of the MAP office available in the <i>annual</i> report of the organisation?	Yes	The role of the competent authority is available in the MAP Guidance Notes. In addition, the MAP procedures are available in the Standard Operating Procedures (SOP) manual which is an internal document	S 1.3 of MAP Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf
23.	Is MAP arbitration a mechanism currently available for the resolution of tax treaty related disputes in any of your tax treaties? If not:	Yes	Available in the below treaties namely: (i) Luxembourg; (ii) Congo; (iii) Monaco; (iv) Barbados; (v) Belgium; (vi) France; (vii) Germany; (viii)Malta;	-

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
			 (ix) Singapore; (x) United Kingdom (xi) Estonia; and (xii) Lesotho. 	
a.	• Are there any legal limitations in your domestic law (for example in your constitution) to include MAP arbitration in your tax treaties?	No	-	-
b.	• Does your treaty policy allow you to include MAP arbitration in your tax treaties?	Yes	-	-
24.	Is the explanation of the relationship between the MAP and domestic law administrative and judicial remedies publicly available? If yes:	Yes	-	S 2.5.3 of Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf
a.	• Does the guidance specifically address whether the competent authority considers that it is legally bound to follow a domestic court decision in the MAP or will not deviate from a domestic court decision as a matter of administrative policy or practice?	Yes	-	S 2.5.3 of Guidance Notes https://www.mra.mu/download/MAP <u>GuidanceNotes.pdf</u>
25.	Are taxpayers allowed to request for multi-year resolution through the MAP of recurring issues with respect to filed tax years?	Yes	-	-

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
26.	Do all your jurisdiction's tax treaties contain a provision which would oblige your jurisdiction to make corresponding adjustments or to grant access to the MAP with respect to the economic double taxation that may otherwise result from a primary transfer pricing adjustment (i.e. is paragraph 2 of Article 9 of the OECD Model Tax Convention or the UN Model Double Taxation Convention included in all of your jurisdiction's tax treaties)?	Yes	_	-
27.	Is there any other information available on resolution of MAP cases?	Yes	_	Available in the MAP Guidance Notes https://www.mra.mu/download/MAP GuidanceNotes.pdf

s/n		Response	Detailed explanation	Where publicly available information and guidance can be found
D.	Implementation of MAP Agreements			
28.	Where the agreement reached by your competent authority through the MAP process leads to additional tax to be paid by your taxpayer, is there publicly available information on the timeframe the taxpayer could expect its tax position to be amended to reflect the agreement reached by the competent authority and/or for the additional tax to be paid?	No	-	-
29.	Where the agreement reached by your competent authority through the MAP process leads to a refund of the tax due or paid by your taxpayer, are there publicly available information on the timeframe the taxpayer could expect its tax position to be amended to reflect the agreement reached by the competent authority and/or for a refund of the tax paid?	No	-	-
30.	Are all mutual agreements reached through MAP implemented notwithstanding any time limits in your domestic law?	Yes	-	-
31.	Is there any other information available on the implementation of MAP agreements?	No	-	-