QUESTIONNAIRE ON ADMINISTRATIVE PRACTICES
MEMBER STATES’ REPLIES

Following the discussion on the implementation of the Model Instruction on the exchange of information relating to rulings and unilateral advance pricing agreements at the Code of Conduct Group meeting on 7 April 2015 the Chair circulated a short questionnaire on the matter. The 25 replies received from Member States are included in the annex to this document.

BG, EL and IE note that they do not issue binding rulings.

A significant number of Member States report that they do not issue unilateral APAs (BG, CY, EE, HU, IE, SE and SI).
Annex

Austria

1. Does your tax law provide for the possibility to issue tax rulings?

2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2 of the Model Instruction?

3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

4. What steps have you undertaken so far to implement the Model Instruction for cross-border rulings and unilateral APAs?

5. As of when will you exchange (have you already exchanged) information on cross-border rulings?

6. How many cross-border rulings and/or unilateral APAs have you already exchanged?

7. How many cross-border rulings and/or unilateral APAs have you already received?
Belgium

1. Does your tax law provide for the possibility to issue tax rulings?

2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2. of the Model Instruction?

3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition in paragraph 3.3 of the Model Instruction?

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Bulgaria

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Cyprus

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2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2 of the Model Instruction?
   
3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?
   
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Czech Republic

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Germany

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Denmark

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Estonia

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7. How many cross-border rulings and/or unilateral APAs have you already received?
Greece

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4. What steps have you undertaken so far to implement the Model Instruction for cross-border rulings and unilateral APAs?

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7. How many cross-border rulings and/or unilateral APAs have you already received?
Spain

No reply.
Finland

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2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2 of the Model Instruction?

3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

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France

No reply.
Croatia

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7. How many cross-border rulings and/or unilateral APAs have you already received?
Hungary

Following the discussion on administrative practices - Model instruction in the Code of Conduct Group meeting on April 7, 2015 the Chair would like you to respond to the following questions in writing till April 29, 2015:

1. Does your tax law provide for the possibility to issue tax rulings?

2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2 of the Model Instruction?

3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

4. What steps have you undertaken so far to implement the Model Instruction for cross-border rulings and unilateral APAs?

5. As of when will you exchange (have you already exchanged) information on cross-border rulings?

6. How many cross-border rulings and/or unilateral APAs have you already exchanged?
7. How many cross-border rulings and/or unilateral APAs have you already received?
Ireland

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3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

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7. How many cross-border rulings and/or unilateral APAs have you already received?
Italy

No reply.
Lithuania

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2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2 of the Model Instruction?

3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

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Luxembourg

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7. How many cross-border rulings and/or unilateral APAs have you already received?
Malta

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3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

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7. How many cross-border rulings and/or unilateral APAs have you already received?
Netherlands

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2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2 of the Model Instruction?

3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

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3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

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Portugal

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3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

4. What steps have you undertaken so far to implement the Model Instruction for cross-border rulings and unilateral APAs?

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1 Decree-Law no. 398/98 of 17 December last modified by Law no. Lei 82-E/2014 of 31 December.
2 Decree-Law no. 442-B/88, of 30 November, last modified by Law no. Lei 82-C/2014 of 31 December.
5. As of when will you exchange (have you already exchanged) information on cross-border rulings?

6. How many cross-border rulings and/or unilateral APAs have you already exchanged?

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Romania

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2. Does your tax law provide for the possibility to issue cross-border tax rulings within the definition in paragraph 3.2 of the Model Instruction?
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3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?
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4. What steps have you undertaken so far to implement the Model Instruction for cross-border rulings and unilateral APAs?
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Sweden

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3. Does your tax law provide for the possibility of issuing unilateral advance pricing arrangements within the definition of paragraph 3.3 of the Model Instruction?

4. What steps have you undertaken so far to implement the Model Instruction for cross-border rulings and unilateral APAs?

5. As of when will you exchange (have you already exchanged) information on cross-border rulings?
Receiving of information: see question 4.

6. How many cross-border rulings and/or unilateral APAs have you already exchanged?

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Slovenia

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United Kingdom

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Group meeting on April 7, 2015 the Chair would like you to respond to the following questions in
writing by April 29, 2015:

1. Does your tax law provide for the possibility to issue tax rulings?

2. Does your tax law provide for the possibility to issue cross-border tax rulings within
   the definition in paragraph 3.2 of the Model Instruction?
   See above.

3. Does your tax law provide for the possibility of issuing unilateral advance pricing
   arrangements within the definition of paragraph 3.3 of the Model Instruction?

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