

INTRODUCTION TO OECD – BEPS EXERCISE



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AGENDA

- // OECD Background
- // OECD BEPS Action 5
- // Next Step

OECD BACKGROUND

- /// **Malaysia joined the Organisation for Economic Co-operation and Development (OECD) Inclusive Framework** as an Associate Member in 2017 to implement the **OECD Base Erosion and Profit Shifting (BEPS) Action 5**.
- /// BEPS is a project by OECD to address the **worldwide problem of base erosion and profit shifting**.
- /// On **12 June 2018 the Ministry of Finance announced** details of Malaysia's progress on the OECD BEPS Action Plan:
<http://www.treasury.gov.my/index.php/en/tax/item/3959-malaysia-s-commitment-in-international-tax-standard.html>
- /// Hence, the requirement to **review the MSC Malaysia** criteria was announced on 6 July 2018.

OECD BEPS ACTION 5

15 actions required to address BEPS were identified:

1 Address the tax challenges of the digital economy

2 Neutralise the effects of hybrid mismatch arrangements

3 Strengthen controlled foreign company rules

4 Limit base erosion via interest deductions and other financial payments

5 Counter harmful tax practices more effectively, taking into account transparency and substance

6 Prevent treaty abuse

7 Prevent the artificial avoidance of permanent establishment status

8 Assure that transfer pricing outcomes are in line with value creation: Intangibles

9 Assure that transfer pricing outcomes are in line with value creation: Risks and Capital

10 Assure that transfer pricing outcomes are in line with value creation: Other high-risk transactions

11 Establish methodologies to collect and analyse data on BEPS and the actions to address it

12 Require taxpayers to disclose their aggressive tax planning arrangements

13 Re-examine transfer pricing documentation

14 Make dispute resolution mechanisms more effective

15 Develop a multilateral instrument

OECD BEPS ACTION 5: CHANGES REQUIRED

MSC Malaysia income tax exemption will be segregated into:

1. IP – to incentivize companies that carry out R&D of IP (**tax will be granted from income deriving from IP**)
2. Non-IP – to incentivize companies that carry out services (**tax will be granted from income deriving from services**)

OECD: REQUIREMENTS

IP INCOME	NON-IP INCOME
<p>Nexus Approach</p> <p>Only R&D expenditures incurred in Malaysia are eligible for Income tax exemption</p>	<p>1. Ring Fencing</p> <p>No distinction on tax treatment including transaction and currency restrictions between residents and non-residents.</p> <p>2. Substantial Activities</p> <p>Substantial activities requirements under FHTP are as follows:</p> <ul style="list-style-type: none">i. adequate investment amount or annual business operating expenses incurred in Malaysia; andii. adequate number of full-time job employment in Malaysia.

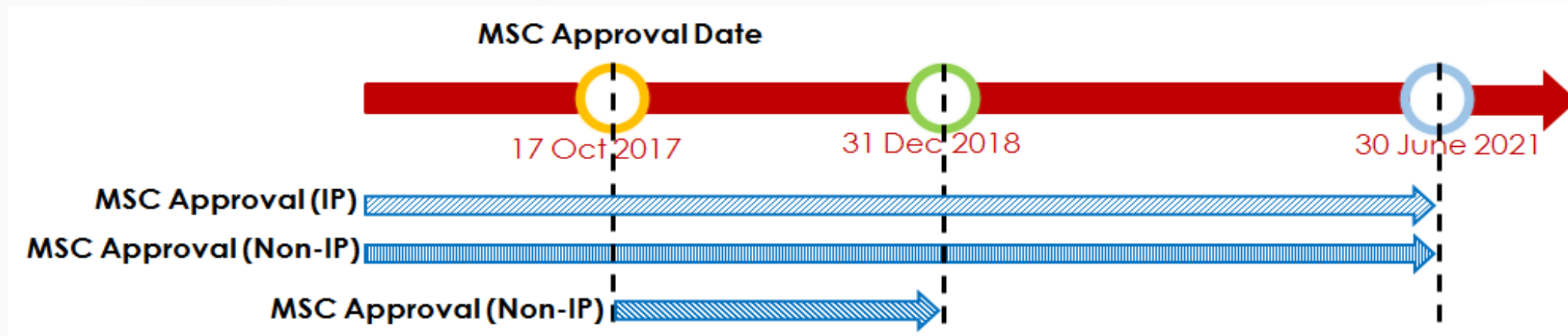
Source: <http://www.treasury.gov.my/index.php/en/tax/item/3959-malaysia-s-commitment-in-international-tax-standard.html>



OECD COMPLIANCE TIMELINE

- /// **No new approvals and/ or extension** will be granted from **1 July 2018** until the new legislation and guidelines come into force, which is targeted to be finalized by **31 December 2018**.
- /// New MSC criteria/conditions are currently being reviewed by the Government and more info will be released soon.
- /// Existing MSC companies can either opt **to CONTINUE** until certain cut-off dates below OR **ADOPT** new MSC criteria once finalised.

Cut off dates:



OECD: EXCHANGE OF INFORMATION

- Under OECD BEPS Action 5, Malaysia has also committed to exchange certain information on tax recipients with other countries.
- Hence, MDEC will be issuing letters to existing and newly approved MSC companies to request for the information.

NEXT STEPS

- // Upon approval of the new OECD-compliant MSC criteria for IP and Non-IP, MDEC will arrange further sessions with interested companies.
- // For further enquiries, please contact clic@mdec.com.my.

THANK YOU

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