A PROGRESS REPORT ON THE JURISDICTIONS SURVEYED BY THE OECD GLOBAL FORUM IN IMPLEMENTING THE INTERNATIONALLY AGREED TAX STANDARD

Jurisdictions that have substantially implemented the internationally agreed tax standard Sevchelles Argentina Germany Korea Australia Slovak Republic Greece Malta Barbados Guernsey Mauritius South Africa Canada Hungary Mexico Spain China² Iceland **Netherlands** Sweden Cyprus Ireland New Zealand Turkey **Czech Republic** Isle of Man Norway United Arab Emirates Denmark Poland United Kingdom Italy Finland Portugal United States Japan Jersev **Russian Federation US** Virgin Islands France

Jurisdictions that have committed to the internationally agreed tax standard, but have not yet substantially implemented Jurisdiction Year of Number of Jurisdiction Year of Number of Commitment Commitment Agreements Agreements Tax Havens³ 2009 Marshall Islands 2007 Andorra (0)(1)Anguilla 2002 Monaco 2009 (1) (0)Montserrat Antigua and 2002 (7) (0) 2002 Barbuda Nauru 2003 (0) Aruba 2002 (4) Neth. Antilles 2000 (7)**Bahamas** 2002 (1) Niue 2002 (0)Bahrain Panama 2001 (6) 2002 (0) Belize 2002 St Kitts and 2002 (0)(0) Bermuda 2000 Nevis (3)**British Virgin** 2002 St Lucia 2002 (3) (0) St Vincent & Islands 2002 (0) Cayman Islands⁴ 2000 (8)Grenadines Cook Islands 2002 (0)Samoa 2002 (0)Dominica 2002 (1)San Marino 2000 (0) Gibraltar 2002 Turks and 2002 (0) (1)Grenada 2002 Caicos Islands (1)Liberia 2007 (0)Vanuatu 2003 (0) Liechtenstein 2009 (1)

Other Financial Centres						
Austria ⁵	2009	(0)	Guatemala	2009	(0)	
Belgium⁵	2009	(1)	Luxembourg⁵	2009	(0)	
Brunei	2009	(5)	Singapore	2009	(0)	
Chile	2009	(0)	Switzerland ⁵	2009	(0)	

Jurisdictions that have not committed to the internationally agreed tax standard						
Jurisdiction Number of		Jurisdiction	Number of			
	Agreements		Agreements			
Costa Rica	(0)	Philippines	(0)			
Malaysia (Labuan)	(0)	Uruguay	(0)			

^{1.} The internationally agreed tax standard, which was developed by the OECD in co-operation with non-OECD countries and which was endorsed by G20 Finance Ministers at their Berlin Meeting in 2004 and by the UN Committee of Experts on International Cooperation in Tax Matters at its October 2008 Meeting, requires exchange of information on request in all tax matters for the administration and enforcement of domestic tax law without regard to a domestic tax interest requirement or bank secrecy for tax purposes. It also provides for extensive safeguards to protect the confidentiality of the information exchanged.

^{2.} Excluding the Special Administrative Regions, which have committed to implement the internationally agreed tax standard.

^{3.} These jurisdictions were identified in 2000 as meeting the tax haven criteria as described in the 1998 OECD report.

^{4.} The Cayman Islands has enacted legislation that allows it to exchange information unilaterally and has identified 12 countries with which it is prepared to do so. This legislation is being reviewed by the OECD.

Austria, Belgium, Luxembourg and Switzerland withdrew their reservations to Article 26 of the OECD Model Tax Convention. Belgium has already written to 48 countries to propose the conclusion of protocols to update Article 26 of their existing treaties. Austria, Luxembourg and Switzerland announced that they have started to write to their treaty partners to indicate that they are now willing to enter into renegotiations of their treaties to include the new Article 26.

Progress made as at 2nd April 2009