

It's time for civil society to engage with the OECD to ...

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Very soon detailed negotiations [on the OECD's proposed new global corporation tax deal](#) will recommence, with many issues still on the table for agreement.

John Christensen and I have engaged with the OECD and other international financial organisations as a way of advancing tax justice for almost two decades, with the primary goal of advancing the position of developing countries.

We are aware that the current deal as presently drafted does not meet all the hopes of those countries or those who campaign for tax justice. However, we are well aware that the advancement of tax justice has been an iterative process to date and expect that this will continue to be the case, with this current deal being far from the final word on a global deal that will deliver a fair global corporation tax system, to which we hope all aspire in the not too distant future.

In that case we are urging all with an interest in this issue to engage positively with the forthcoming OECD process. In particular, we think that clear demands on critical issues of substance that might really change outcomes are important at this moment as a focus for attention, both now and as indicators of long-term intention to pursue matters further.

As an indication of what those issues might be we have prepared the following statement that we will be sharing with the OECD. We welcome others who might share broadly similar sentiments to coalesce around the ongoing need for proactive engagement to deliver tax justice:

Protecting developing countries on a global tax deal

Statement by John Christensen[\[1\]](#) and Richard Murphy[\[2\]](#) [\[3\]](#)

September 2021

We note:

- * That more than 130 jurisdictions[\[4\]](#) have agreed to back the development of a new global tax deal announced by the OECD[\[5\]](#) in July 2021;
- * That despite this achievement some countries withheld their agreement and others have expressed reservations[\[6\]](#);
- * The range of conditionalities within the proposed deal make its delivery uncertain;
- * That a significant number of concerns have been raised about the technical feasibility of delivering the deal, in particular with regard to the availability of necessary accounting data to ensure that it can be effectively implemented;
- * Many countries and stakeholders are concerned that the proposed deal:
 - * is biased against source countries and favours residence locations;
 - * provides an insufficient return to developing countries, not least through the STTR regime;
 - * applies too low a minimum rate of corporation tax;
 - * contains too many carve-outs and exemptions to be truly effective, especially given the composite nature of many multinational corporations;
 - * applies to too few companies as a consequence of both the profit quantum and profit margin rate thresholds;
 - * will have too small an impact as a consequence.

The above being noted we welcome:

- * The precedent implicit in this global tax deal and the capacity it creates to apply tax to profits declared either inappropriately in a jurisdiction or in a jurisdiction where an inappropriately low rate of tax is applied to it;
- * The opportunity that this deal still provides for improvements to be made;
- * The opportunity that this deal provides for past issues of concern e.g. on the accounting within country-by-country reporting, to be addressed;

- * The opportunity that this deal might provide to develop a better international tax agreement on these issues in due course, work on which should, we recommend, begin as soon as this deal is agreed;
- * The opportunity that this deal might provide to improve the international tax dialogue, which remains constrained and biased against the interests of developing countries

Whilst we suspect that there will be features of whatever deal emerges from current negotiations of which we will remain critical, we hope to engage with the process of change, in the expectation that we might eventually witness an international tax deal that delivers tax justice for all stakeholders.

To help achieve that goal we ask all those involved in the negotiations on this deal to consider the following issues:

- * To increase the minimum corporation tax rate used within the deal to a rate equivalent to 80% of the average headline corporation tax rate of all those states that charge corporation tax weighted by their populations;
- * To increase the STTR rate provided for by this agreement so that it shall be a sum equivalent to 80% of the average headline corporation tax rate of all those states to which such a charge might apply and who charge corporation tax, weighted by their populations;
- * That the profit margin that a company shall be entitled to retain without apportionment applying shall be reduced to 5%;
- * That all the profits in excess of this rate shall be subject to apportionment;
- * That the rules for determining the profits and tax paid for use in apportionment calculations shall be made clear so that the calculations for apportionment in any company can be replicated by the stakeholders of the global tax system, or shall be required to be published instead;
- * The country-by-country reporting data used for the purposes of apportionment calculations shall be made public by those companies undertaking an apportionment calculation so that the stakeholders of the global tax system shall be aware that taxes are being paid;
- * That the tax paid by jurisdiction by a company subject to apportionment calculation shall be published so that the stakeholders of the global tax system shall be aware that taxes are being paid in order that the outcomes of this deal can be properly appraised.

Notes

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**[2] Director of Tax Research UK and Professor of Accounting Practice,
Sheffield University Management School**

**[3] Issued by Tax Research LLP. 33 Kingsley Walk, Ely, Cambridgeshire, CB6
3BZ www.taxresearch.org.uk/blog**

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**[4] Including overseas dependencies and various territories that do not enjoy
full statehood**

**[5]
[https://www.oecd.org/tax/beps/statement-on-a-two-pillar-solution-to-address-
the-tax-challenges-arising-from-the-digitalisation-of-the-economy-july-2021.p
df](https://www.oecd.org/tax/beps/statement-on-a-two-pillar-solution-to-address-the-tax-challenges-arising-from-the-digitalisation-of-the-economy-july-2021.pdf)**

[6] Developing countries are notable in having reservations about this deal

This statement is also [available as a PDF, here](#).