Deposited on 10 January 2019
I hereby transmit the reservations and notifications of the Principality of Monaco for the purposes of the ratification of the Multilateral Convention on Tax Treaty Related Measures to Prevent Base Erosion and Profit Shifting on 7 June 2017.

Jean Castellini

Minister of Finance and Economy

PRINCIPALITY OF MONACO

For jurisdictions depositing a list subject to confirmation upon ratification:

This document contains a list of reservations and notifications made by the Principality of Monaco as confirmed upon deposit of the instrument of ratification, acceptance or approval pursuant to Articles 28(6) and 29(3) of the Convention.

Article 2 – Interpretation of Terms

Notification - Agreements Covered by the Convention

Pursuant to Article 2(1)(a)(ii) of the Convention, Principality of Monaco wishes the following agreement(s) to be covered by the Convention:

		Other	Original/		Date of
No	Title	Contracting	Amending	Date of	Entry into
140	Title	Jurisdiction	Instrument	Signature	Force
1	Convention fiscal entre la France et	France	Original	18-05-1963	01-09-1963
-	la Principauté de Monaco	Trance	Amending	25-06-1969	01-08-1969
	ia i inicipadte de mondo		Instrument (a)	23 00 1303	01 00 1303
			Amending	26-05-2003	01-08-2005
			Instrument (b)	20 03 2003	01 00 2003
2	Agreement between the States of Guernsey and the Government of the Principality of Monaco for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income	Guernsey	Original	07-04-2014	09-05-2015
3	Convention entre le Grand-Duché de Luxembourg et la Principauté de Monaco tendant à éviter les doubles impositions et à prévenir la fraude fiscale en matière d'impôts sur le revenu et sur la fortune	Luxembourg	Original	27-07-2009	03-05-2010
4	Convention fiscal entre la	Mali	Original	13-02-2012	01-08-2016
	Principaute de Monaco et la Republique du Mali en vue d'eviter les doubles impositions et de prevenir l'evasion fiscale en matiere d'impots sur le revenu		Amending Instrument (a)	30-08-2013	01-08-2016
5	Convention la Republique de Maurice et entre la Principaute de Monaco tendant a eviter les doubles impositions et a prevenir l'evasion fiscale en matiere d'impots sur le revenu	Mauritius	Original	13-04-2013	08-08-2013
6	Agreement between the Government of the State of Qatar and the Government of the Principality of Monaco for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income	Qatar	Original	16-09-2009	15-06-2010

7	Agreement between the	Seychelles	Original	04-01-2010	01-01-2013
	Government of the Principality of				
	Monaco and the Government of the				
	Republic of Seychelles for the				
	Avoidance of Double Taxation and				
	the Prevention of Fiscal Evasion				
	with Respect to Taxes on Income				
8	Convention between Saint Kitts and	St Kitts and	Original	17-09-2009	01-12-2011
	Nevis and the Principality of	Nevis			
	Monaco for the Avoidance of				
	Double Taxation and the Prevention				
	of Fiscal Evasion with Respect to				
	Taxes on Income and Capital				

Article 3 – Transparent Entities

Reservation

Pursuant to Article 3(5)(a) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 3 not to apply to its Covered Tax Agreements.

Article 4 – Dual Resident Entities

Reservation

Pursuant to Article 4(3)(a) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 4 not to apply to its Covered Tax Agreements.

Article 6 – Purpose of a Covered Tax Agreement

Notification of Choice of Optional Provisions

Pursuant to Article 6(6) of the Convention, Principality of Monaco hereby chooses to apply Article 6(3).

Notification of Existing Preamble Language in Listed Agreements

Pursuant to Article 6(5) of the Convention, Principality of Monaco considers that the following agreement(s) is(are) not within the scope of a reservation under Article 6(4) and contain(s) preamble language described in Article 6(2). The text of the relevant preambular paragraph is identified below.

Listed Agreement	Other Contracting	Preamble Text
Number	Jurisdiction	
2	Guernsey	DESIRING to conclude an Agreement for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income,
3	Luxembourg	désireux de conclure une Convention tendant à éviter les doubles impositions et à prévenir la fraude fiscale en matière d'impôts sur le revenu et sur la fortune,
4	Mali	Désireux de conclure une Convention en vue d'éviter les doubles impositions et de prévenir l'évasion fiscale en matière d'impôts sur le revenu,
5	Mauritius	Désireux de conclure une Convention en vue d'éviter les doubles impositions et de prévenir l'évasion fiscale en matière d'impôts sur le revenu, <sont :="" convenus="" des="" dispositions="" suivantes=""></sont>
6	Qatar	Desiring to conclude an Agreement for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income, <have agreed="" as="" follows:=""></have>
7	Seychelles	Desiring to conclude an Agreement for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income, <have agreed="" as="" follows:=""></have>
8	St Kitts and Nevis	<the and="" government="" kitts="" nevis="" of="" saint="" the<br="">Government of the Principality of Monaco> desiring to conclude a Convention for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income and capital <have conclude="" decided="" this<br="" to="">Convention:></have></the>

Notification of Listed Agreements Not Containing Existing Preamble Language

Pursuant to Article 6(6) of the Convention, Principality of Monaco considers that the following agreement(s) do(es) not contain preamble language referring to a desire to develop an economic relationship or to enhance co-operation in tax matters.

Listed Agreement Number	Other Contracting Jurisdiction
1	France

Article 8 – Dividend Transfer Transactions

Reservation

Pursuant to Article 8(3)(a) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 8 not to apply to its Covered Tax Agreements.

Article 9 – Capital Gains from Alienation of Shares or Interests of Entities Deriving their Value Principally from Immovable Property

Reservation

Pursuant to Article 9(6)(a) of the Convention, the Principality of Monaco reserves the right for Article 9(1) not to apply to its Covered Tax Agreements.

Article 10 – Anti-abuse Rule for Permanent Establishments Situated in Third Jurisdictions

Reservation

Pursuant to Article 10(5)(a) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 10 not to apply to its Covered Tax Agreements.

Article 11 – Application of Tax Agreements to Restrict a Party's Right to Tax its Own Residents

Reservation

Pursuant to Article 11(3)(a) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 11 not to apply to its Covered Tax Agreements.

Article 12 – Artificial Avoidance of Permanent Establishment Status through Commissionnaire Arrangements and Similar Strategies

Reservation

Pursuant to Article 12(4) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 12 not to apply to its Covered Tax Agreements.

Article 13 – Artificial Avoidance of Permanent Establishment Status through the Specific Activity Exemptions

Reservation

Pursuant to Article 13(6)(a) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 13 not to apply to its Covered Tax Agreements.

Article 14 – Splitting-up of Contracts

Reservation

Pursuant to Article 14(3)(a) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 14 not to apply to its Covered Tax Agreements.

Article 15 – Definition of a Person Closely Related to an Enterprise

Reservation

Pursuant to Article 15(2) of the Convention, the Principality of Monaco reserves the right for the entirety of Article 15 not to apply to the Covered Tax Agreement to which the reservations described in Article 12(4), Article 13(6)(a) or (c), and Article 14(3)(a) apply.

Article 16 – Mutual Agreement Procedure

Reservation

Pursuant to Article 16(5)(a) of the Convention, Principality of Monaco reserves the right for the first sentence of Article 16(1) not to apply to its Covered Tax Agreements on the basis that it intends to meet the minimum standard for improving dispute resolution under the OECD/G20 BEPS Package by ensuring that under each of its Covered Tax Agreements (other than a Covered Tax Agreement that permits a person to present a case to the competent authority of either Contracting Jurisdiction), where a person considers that the actions of one or both of the Contracting Jurisdictions result or will result for that person in taxation not in accordance with the provisions of the Covered Tax Agreement, irrespective of the remedies provided by the domestic law of those Contracting Jurisdictions, that person may present the case to the competent authority of the Contracting Jurisdiction of which the person is a resident or, if the case presented by that person comes under a provision of a Covered Tax Agreement relating to non-discrimination based on nationality, to that of the Contracting Jurisdiction of which that person is a national; and the competent authority of that Contracting Jurisdiction will implement a bilateral notification or consultation process with the competent authority of the other Contracting Jurisdiction for cases in which the competent authority to which the mutual agreement procedure case was presented does not consider the taxpayer's objection to be justified.

Pursuant to Article 16(5)(c) of the Convention, Principality of Monaco reserves the right for the second sentence of Article 16(2) not to apply to its Covered Tax Agreements on the basis that for the purposes of all of its Covered Tax Agreements:

- i) any agreement reached via the mutual agreement procedure shall be implemented notwithstanding any time limits in the domestic laws of the Contracting Jurisdictions; or
- ii) it intends to meet the minimum standard for improving dispute resolution under the OECD/G20 BEPS package by accepting, in its bilateral treaty negotiations, a treaty provision providing that:
 - A) the Contracting Jurisdictions shall make no adjustment to the profits that are attributable to a permanent establishment of an enterprise of one of the Contracting Jurisdictions after a period that is mutually agreed between both Contracting Jurisdictions from the end of the taxable year in which the profits would have been attributable to the permanent establishment (this provision shall not apply in the case of fraud, gross negligence or wilful default); and
 - B) the Contracting Jurisdictions shall not include in the profits of an enterprise, and tax accordingly, profits that would have accrued to the enterprise but that by reason of the conditions referred to in a provision in the Covered Tax Agreement relating to associated enterprises have not so accrued, after a period that is mutually agreed between both Contracting Jurisdictions from the end of the taxable year in which the profits would have accrued to the enterprise (this provision shall not apply in the case of fraud, gross negligence or wilful default).]

Notification of Existing Provisions in Listed Agreements

Pursuant to Article 16(6)(b)(i) of the Convention, Principality of Monaco considers that the following agreement(s) contain(s) a provision that provides that a case referred to in the first sentence of Article 16(1) must be presented within a specific time period that is shorter than three years from the first notification of the action resulting in taxation not in accordance with the provisions of the Covered Tax Agreement. The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
6	Qatar	Article 25(1) 2 nd sentence
7	Seychelles	Article 25(1) 2 nd sentence

Pursuant to Article 16(6)(b)(ii) of the Convention, Principality of Monaco considers that the following agreement(s) contain(s) a provision that provides that a case referred to in the first sentence of Article 16(1) must be presented within a specific time period that is at least three years from the first notification of the action resulting in taxation not in accordance with the provisions of the Covered Tax Agreement. The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
2	Guernsey	Article 24(1) 2 nd sentence
3	Luxembourg	Article 24(1)2 nd sentence
4	Mali	Article 26(1) 2 nd sentence
5	Mauritius	Article 24(1) 2 nd sentence
8	St Kitts and Nevis	Article 24(1) 2 nd sentence

Notification of Listed Agreements Not Containing Existing Provisions

Pursuant to Article 16(6)(c)(i) of the Convention, Principality of Monaco considers that the following agreement(s) do(es) not contain a provision described in Article 16(4)(b)(i).

Listed Agreement Number	Other Contracting Jurisdiction
1	France

Pursuant to Article 16(6)(d)(ii) of the Convention, Principality of Monaco considers that the following agreement(s) do(es) not contain a provision described in Article 16(4)(c)(ii).

Listed Agreement Number	Other Contracting Jurisdiction
5	Mauritius

Article 17 - Corresponding Adjustments

Reservation

Pursuant to Article 17(3)(b) of the Convention, Principality of Monaco reserves the right for the entirety of Article 17 not to apply to its Covered Tax Agreements on the basis that in the absence of a provision referred to in Article 17(2) in its Covered Tax Agreement:

- i) it shall make the appropriate adjustment referred to in Article 17(1); or
- ii) its competent authority shall endeavour to resolve the case under the provisions of a Covered Tax Agreement relating to mutual agreement procedure.

Pursuant to Article 17(3)(c) of the Convention, Principality of Monaco reserves the right for the entirety of Article 17 not to apply to its Covered Tax Agreements on the basis that in its bilateral treaty negotiations it shall accept a treaty provision of the type contained in Article 17(1), provided that the Contracting Jurisdictions were able to reach agreement on that provision and on the provisions described in Article 16(5)(c)(ii).