Joint ATAF- OECD Practical Workshop on the Negotiation of Tax Treaties

Pretoria, 13 to 17 August 2012

Tax Treaty Negotiation Techniques

OVERVIEW

- Typical steps in negotiating a tax treaty
- Tips on research, planning, conduct and management of the process
- Negotiation conduct, tactics and styles

TYPICAL STEPS IN THE NEGOTIATION OF A TAX CONVENTION

- Ministerial approval to negotiate
- Preliminary contacts, leading to exchange of models and determination of dates for first round of negotiations
- Each country:
 - Analyses economic relations and income flows with the other country
 - Analyses other country's tax system and tax treaties
 - Engages in pre-negotiation consultation with other governmental branches and with private sector

TYPICAL STEPS (continued)

- First round of negotiations
 - may be preceded by a round or rounds of informal discussions
 - an opportunity to dispense with agreed items, obtain information, sell your positions.
 - Building a good working relationship
- Second round of negotiations
 - settle unresolved issues
 - close the deal?
- Draft initialed
 - a text that is taken back to the respective Government in order to arrange signature

TYPICAL STEPS (continued)

- Convention has been translated: date and place of signature have been determined
- Convention printed on treaty paper and signed
- Convention approved by parliament of the first country
- Convention approved by parliament of second country; date and place of exchange of instruments of ratification have been determined
- Instruments of ratification have been issued by each country and have been exchanged
- Convention enters into force

A GOOD TAX CONVENTION

- meets the interests of each side as far as possible
- is acceptable in both states
- works well in practice
- will resist the test of time
- will be effective and efficient
- will improve the relationship between the parties

TAX TREATY NEGOTIATIONS INVOLVE

- convergence of positions
- meeting needs
- disclosure of information
- an agreement negotiated in good faith that will be honored in that spirit

REACHING A GOOD AGREEMENT IS USUALLY DEPENDENT ON

- Research
- Planning
- Preparation
- Conduct of Negotiations
- Management of the process

RESEARCH

- Know their tax system:
 - are there problems that a treaty would correct?
 - are there features that will prevent conclusion of a treaty?
 - focus on aspects particularly relevant
 - talk to your business people who have deals/investments in that country
- Know their treaty policy:
 - review recent and "key" treaties as well as treaties with countries similar to yours
 - how firm is their policy?

PLANNING

 Within your treaty negotiation work programme (timing and priority)

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CONDUCT OF NEGOTIATIONS

- Environment (physical and relations)
- Building an appropriate relationship:
 - Be aware of cultural sensitivities
 - Formality has its place
 - Building a good working relationship is highly desirable
 - Informal discussions are invaluable: disclosure of information, reaching agreement, building rapport etc
- A well disciplined team (leader, speaker, listener, tactician, note taker, support)

CONDUCT OF NEGOTIATIONS

- Clear and concise statements, presentations and responses
- The value of an accurate record
- All contact is part of the negotiation
- Keep an open mind, understand their positions, state your positions clearly, and be positive
- Management of an accurate working draft
- Use of "agreed minutes" at the conclusion of rounds of negotiations

MANAGEMENT OF THE PROCESS

- Timing
 - when to negotiate
 - delay between rounds
 - closing the deal
- Disciplined and orderly approach
 - keeping the team in line
 - avoid unintended "gaffs" or insults
- Avoiding misunderstanding
 - confirmation of understandings
 - keep the working draft clean, fresh, and accurate
- Getting Government approval

CONSULTATION AND COMMUNICATION WITH INTERESTED PARTIES

- required with some parties
- optional (but valuable) with others
- all consultation has to be planned and managed carefully.

USUAL POINTS OF CONTACT

- Minister and Government
 - approval of work programme
 - negotiation instructions?
 - may play a role in resolving deadlocks
 - signature and giving effect under law
- Other Government Departments
 - will depend on the role they play in the negotiations and what they have to offer
 - Foreign Ministry should be involved with certain technical issues (certain drafting issues, definition of countries, territorial claims, formal communications with the other state, preparing the treaty for signature and arranging signature and exchange of notes)

USUAL POINTS OF CONTACT (continued)

- Business Community
 - a valuable source of information
 - a opportunity to define benefits
 - method varies from country to country

USUAL POINTS OF CONTACT (continued)

- Between the Negotiation Teams
- With the Public
 - Disclosures during negotiations
 - announcing conclusion of agreement and when?
 - Releasing copy of the treaty

COMMUNICATIONS

- Progress reports
 - practical arrangements
- Media Release on Signature of Agreement
 - practical arrangements
- Releasing the Text of the Agreement
 - how arranged and timing
 - the internet is useful for this purpose

Negotiation Process, Tactics and Styles

KEY THINGS

- Preparation
- Selling and bargaining
- Good communication
- Strategy
- Leverage
- Open mind
- Trust, respect and credibility

THE CONDUCT OF NEGOTIATIONS

- Whose model is used?
- Order where to start and how to proceed
- Who leads the discussion
- Maintaining an accurate working draft
 - reading back agreed drafting
 - use of square brackets
- Dealing with linked provisions and issues

ARGUMENTS: WE WANT THIS BECAUSE...

- Common arguments why your position is preferred:
 - The policy/logic argument

Policy/logic argument

- Plays on reason and sound policy
- Often based on economic arguments
- Can be based on mutual benefit (we will both benefit because ...)



Anti-abuse

- Provision needed to prevent abuse
- Being ripped off by taxpayers is not in the interest of either country
- Reminder that the other party to the treaty is the taxpayer
- Use of examples to illustrate
- Keep an open mind and don't be afraid to consider alternative solutions

Not effective

- It won't work
- Use examples to illustrate
- Need an understanding of what the parties are seeking to achieve

Firm Policy

- How firm is the policy?
- Some issues are non-negotiable
- May be part of signaling/bargaining strategy
- Policies are easily read from models and the outcome of other negotiations

POINTERS (1)

- 1. Know the value of what you are trading:
 - Extract a high price for a valuable item
 - Something they want desperately, but is not worth much to you, should be played carefully and exchanged for something valuable
 - Tied to how you disclose information
 - Talk up its value

2. Disclosure

- Information is power, use it wisely
- Poor disclosure or signals can be harmful
- Ways of indicating a path forward without committing before other parts of the deal are
 © OECD August 20 Discussed – describing a possible way forward

POINTERS (2)

- Eliminate the negative and accentuate the positive
- Try to understand their point of view needs analysis and problem solving
- 5. Don't be upset or surprised if they don't accept your brilliant arguments:
 - it may be part of a package strategy
 - they may be inexperienced
 - make sure they understood your argument
 - Move on and come back

THE SOFT AND AGGRESSIVE STYLES

Soft Negotiator

- negotiators are friends
- objective: agree asap

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RECOGNISING TACTICS CAN NEUTRALISE THEM (1)

- Misrepresentation of the facts
 - risky (facts can be verified, may lose trust and credibility)
 - knowledge and preparation makes it difficult
 - challenge the fact, not the person
 - but, there is no duty to make a full disclosure
- Referring to superiors
 - can be genuine or a tactic (buys time)
 - insist on reciprocity
 - link the item to the rest of the DTC

RECOGNISING TACTICS CAN NEUTRALISE THEM (2)

- Not negotiable!
 - can be genuine or a tactic
 - do not make an issue of it; ignore it

RECOGNISING TACTICS CAN NEUTRALISE THEM (3)

putting pressure

- acting angry is difficult and dangerous
- redirect personal attacks to the problem
- do not interrupt; do not react in kind

using silence

- people feel uncomfortable with silence
- can be a tactic when someone has a weak position
- recognise it; remain silent yourself

THE PROBLEM SOLVING APPROACH

- negotiators are problem solvers
- objective: a good DTC reached efficiently and amicably
- separates the people from the problem
- soft on the people, hard on the problem
- proceeds independently of issue of trust
- focuses on interests, not on positions
- explores interests
- avoids having a bottom line
- invents options for mutual gains
- develops multiple options, leaving decision on choice for later
- insists on using objective criteria
- tries to reach a result based on standards independent of will
- reasons and is open to reason: yields to arguments of principle, not to © OE Pressure.

STRATEGIES TO ASSIST IN PROBLEM SOLVING

NEGOTIATION DOS AND DON'T

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