# **Kingdom of Norway**

# Status of List of Reservations and Notifications upon Deposit of the Instrument of Ratification

This document contains the list of reservations and notifications made by Norway upon deposit of the instrument of ratification pursuant to Articles 28(5) and 29(1) of the Convention.

# Article 2 – Interpretation of Terms

# Notification - Agreements Covered by the Convention

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

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	714	Other	Original/	Date of	Date of Entry
No	Title	Contracting	Amending	Signature	into Force
		Jurisdiction	Instrument		20 11 2021
1	Convention between The Kingdom of	Argentina	Original	08-10-1997	30-11-2001
	Norway and the Republic of				
	Argentina for the Avoidance of				
	Double Taxation and the Prevention				
	of Fiscal Evasion with respect to				
	Taxes on Income and on Capital				
2	Convention between the Kingdom of	Australia	Original	08-08-2006	12-09-2007
	Norway and Australia for the				
	avoidance of double taxation with				
	respect to taxes on income and the				
	prevention of fiscal evasion				
3	Convention between the Kingdom of	Bulgaria	Original	22-07-2014	30-07-2015
	Norway and the Republic of Bulgaria				
	for the avoidance of double taxation				
	with respect to taxes on income				
4	Convention between the Kingdom of	Chile	Original	26-10-2001	22-07-2003
	Norway and the Republic of Chile for				
	the avoidance of double taxation and				
	the prevention of fiscal evasion with				
	respect to taxes on income and on				
	capital				
5	Agreement between the Government	China	Original	25-02-1986	21-12-1986
	of the Kingdom of Norway and the				
	Government of the People's Republic				
	of China for the avoidance of double				
	taxation and the prevention of fiscal				
	evasion with respect to taxes on				
	income and on capital				
6	Convention between the Kingdom of	Cyprus	Original	24-02-2014	08-07-2014
	Norway and the Republic of Cyprus				
	for the avoidance of double taxation				
	and the prevention of fiscal evasion				
	with respect to taxes on income				
7	Convention between the government	Czech	Original	19-10-2004	09-09-2005
	of the Kingdom of Norway and the	Republic			
	Government of the Czech Republic				
	for the avoidance of double taxation				
	and the prevention of fiscal evasion				
	with respect to taxes on income				
8	Convention between The Kingdom of	Estonia	Original	14-05-1993	30-12-1993
	Norway and The Republic of Estonia				
	for the avoidance of double taxation				

	and the proposition of fined access				1
	and the prevention of fiscal evasion				
	with respect to taxes on income and				
	on capital				
9	Agreement between The Kingdom of	Georgia	Original	10-11-2011	23-07-2012
	Norway and Georgia for the				
	avoidance of double taxation and the				
	prevention of fiscal evasion with				
	respect to taxes on income				
10	Convention between The Kingdom of	Greece	Original	27-04-1988	16-09-1991
	Norway and The Hellenic Republic for				
	the avoidance of double taxation and				
	the prevention of fiscal evasion with		Amending	06-06-1998	01-01-1999
	respect to taxes on income and on		notification		
	capital				
11	Agreement between the Kingdom of	India	Original	02-02-2011	20-12-2011
	Norway and the Republic of India for				
	the avoidance of double taxation and				
	the prevention of fiscal evasion with				
	respect to taxes on income and on				
	capital				
12	Convention between the Kingdom of	Ireland	Original	22-11-2000	28-11-2001
	Norway and Ireland for the				
	Avoidance of Double Taxation and				
	the Prevention of Fiscal Evasion with				
	respect to taxes on income and on				
	capital				
13	Convention between the Kingdom of	Japan	Original	04-03-1992	16-12-1992
	Norway and Japan for the avoidance	oapa		0.00 2002	
	of double taxation and prevention of				
	fiscal evasion with respect to taxes on				
	income				
14	Convention between the Kingdom of	Latvia	Original	19-07-1993	30-12-1993
17	Norway and the Republic of Latvia for	Latvia	Original	15 07 1555	30 12 1333
	the avoidance of double taxation and				
	the prevention of fiscal evasion with				
	respect to taxes on income and on				
	•				
15	capital Convention between The Kingdom of	Lithuania	Original	27-04-1993	30-12-1993
13		Littiualila	Original	27-04-1993	30-12-1993
	Norway and The Republic of Lithuania				
	for the avoidance of double taxation				
	and the prevention of fiscal evasion				
	with respect to taxes on income and				
1.0	on capital	Luvoraha	Original	06.05.1003	27.02.1005
16	Overenskomst mellom Kongeriket	Luxembourg	Original	06-05-1983	27-02-1985
	Norge og Storhertugdømmet		A a al.'	07.07.2000	12.04.2010
	Luxembourg til unngåelse av		Amending	07-07-2009	12-04-2010
	dobbeltbeskatning og		Protocol		
	skatteunndragelse med hensyn til		Amending	25-12-1998	01-01-1999
	skatter av inntekt og formue		instrument		
	Commention and to be provided in				
	Convention entre le Royaume de				
	Norvège et le Grand-Duché de				
	Luxembourg tendant à éviter les				
	doubles impositions et à prévenir				

		1		1	
	l'évasion fiscale en matière d'impôts				
17	sur le revenu et sur la fortune Convention between the Kingdom of Norway and Malta for the Avoidance	Malta	Original	30-03-2012	14-02-2013
	of Double Taxation and the Prevention of Fiscal Evasion with respect to taxes on income				
18	Overenskomst mellom Kongeriket Norge og Mexicos Forente Stater til unngåelse av dobbeltbeskatning og forebyggelse av skatteunndragelse med hensyn til skatter av inntekt og formue <sup>1</sup>	Mexico	Original	23-03-1995	23-01-1996
	Convenio entre el reino de Noruega y los Estados Unidos Mexicanos para evitar la doble imposición e impedir la evasión fiscal en materia de impuestos sobre la renta y sobre el patrimonio				
19	Convention between the Kingdom of Norway and the Kingdom of the Netherlands for the avoidance of	The Netherlands	Original	12-01-1990	31-12-1990
	double taxation and the prevention of fiscal evasion with respect to taxes on income and on capital		Amending Protocol	23-04-2013	30-11-2013
20	Convention between the Kingdom of Norway and the Republic of Poland for the avoidance of double taxation and the prevention of fiscal evasion	Poland	Original	09-09-2009	25-05-2010
	with respect to taxes on income		Amending Protocol	05-07-2012	02-04-2013
21	Convention between the kingdom of Norway and the Portuguese republic for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income	Portugal	Original	10-03-2011	15-06-2012
22	Convention between the kingdom of Norway and Romania for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income	Romania	Original	27-04-2015	01-04-2016
23	Convention between The Kingdom of Norway and The Russian Federation For the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income and on capital	Russia	Original	26-03-1996	20-12-2002
24	Convention between the Kingdom of Norway and the Republic of Serbia for the Avoidance of Double Taxation	Serbia	Original	17-06-2015	18-12-2015

<sup>&</sup>lt;sup>1</sup> Unofficial translation: "Agreement between the Kingdom of Norway and the United Mexican States to avoid double taxation and prevent tax evasion with respect to taxes on income and on capital"

	and the Prevention of Fiscal Evasion				
	with Respect to Taxes on Income				
25	Convention between the Kingdom of	Slovenia	Original	18-02-2008	10-12-2009
	Norway and the Republic of Slovenia				
	for the avoidance of double taxation				
	and the prevention of fiscal evasion				
	with respect to taxes on income				
26	Convention between the Kingdom of	South Africa	Original	12-02-1996	12-09-1996
	Norway and the Republic of South				
	Africa for the Avoidance of Double		A 1:	46.07.2042	20 11 2015
	Taxation and the Prevention of Fiscal		Amending	16-07-2012	20-11-2015
	Evasion with respect to taxes on		Protocol		
	income				
27	Convention between the Kingdom of	Turkey	Original	15-01-2010	15-06-2011
	Norway and the Republic of Turkey				
	for the avoidance of double taxation				
	and the prevention of fiscal evasion				
	with respect to taxes on income				
28	Convention Between The Kingdom of	United	Original	14-03-2013	17-12-2013
	Norway and The United Kingdom of	Kingdom			
	Great Britain and Northern Ireland				
	for the Avoidance of Double Taxation				
	and the Prevention of Fiscal Evasion				
	with respect to taxes on income and				
	on capital gains				

# **Article 3 – Transparent Entities**

#### Reservation

Pursuant to Article 3(5)(b) of the Convention, Norway reserves the right for paragraph 1 not to apply to its Covered Tax Agreements that already contain a provision described in Article 3(4). The following agreement(s) contain(s) provisions that are within the scope of this reservation.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
11	India	Article 4(1)(b)

#### **Article 4 – Dual Resident Entities**

#### Reservation

Pursuant to Article 4(3)(d) of the Convention, Norway reserves the right for the entirety of Article 4 not to apply to its Covered Tax Agreements that already address cases where a person other than an individual is a resident of more than one Contracting Jurisdiction by requiring the competent authorities of the Contracting Jurisdictions to endeavour to reach mutual agreement on a single Contracting Jurisdiction of residence, and that set out the treatment of that person under the Covered Tax Agreement where such an agreement cannot be reached. The following agreement(s) contain(s) provisions that are within the scope of this reservation.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
3	Bulgaria	Article 4(3)
4	Chile	Article 4(3)
6	Cyprus	Article 4(3)
8	Estonia	Article 4(3)
14	Latvia	Article 4(3)
15	Lithuania	Article 4(3)
22	Romania	Article 4(3)
24	Serbia	Article 4(3)
28	United Kingdom	Article 4(4)

#### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 4(4) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 4(2) that is not subject to a reservation under Article 4(3)(b) through (d). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Article 4(3)
2	Australia	Article 4(4)
5	China	Article 4(3)
7	Czech Republic	Article 4(3)
9	Georgia	Article 4(3)
10	Greece	Article 4(3)
11	India	Article 4(3)
12	Ireland	Article 4(3)
13	Japan	Article 4(3)
16	Luxembourg	Article 4(3)
17	Malta	Article 4(3)
18	Mexico	Article 4(3)
19	The Netherlands	Article 4(3)
20	Poland	Article 4(3)
21	Portugal	Article 4(3)
23	Russia	Article 4(3) and (4)
25	Slovenia	Article 4(3)
26	South Africa	Article 4(3)
27	Turkey	Article 4(3)

# Article 5 – Application of Methods for Elimination of Double Taxation

# **Notification of Choice of Optional Provisions**

Pursuant to Article 5(10) of the Convention, Norway hereby chooses under Article 5(1) to apply Option C of that Article.

#### Notification of Existing Provisions in Listed Agreements

#### For jurisdictions choosing Option C:

Pursuant to Article 5(10) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 5(7). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
5	China	Article 25(2)

#### Article 6 – Purpose of a Covered Tax Agreement

# **Notification of Choice of Optional Provisions**

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

# Notification of Existing Preamble Language in Listed Agreements

Pursuant to Article 6(5) of the Convention, Norway 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	Other	
Agreement	Contracting	Preamble Text
Number	Jurisdiction	Freditible Text
Number	Argentina	desiring to conclude a Convention for the Avoidance of
1	Argentina	Double Taxation and the Prevention of Fiscal Evasion with
1		
	Australia	respect to taxes on income and on capital,
2	Australia	desiring to conclude a Convention for the avoidance of double
2		taxation with respect to taxes on income and the prevention
	Dulassis	of fiscal evasion,
	Bulgaria	desiring to conclude a Convention for the avoidance of double
3		taxation with respect to taxes on income in order to promote
		and strengthen the economic relations between the two
	01.11	States,
	Chile	desiring to conclude a Convention for the avoidance of double
4		taxation and the prevention of fiscal evasion with respect to
		taxes on income and on capital,
_	China	Desiring to conclude an Agreement for the avoidance of
5		double taxation and the prevention of fiscal evasion with
		respect to taxes on income and on capital,
_	Cyprus	desiring to conclude a Convention for the Avoidance of
6		Double Taxation and the Prevention of Fiscal Evasion with
		respect to taxes on income,
	Czech Republic	desiring to conclude a Convention for the Avoidance of
7		Double Taxation and the Prevention of Fiscal Evasion with
		respect to Taxes on Income,
	Estonia	Desiring to conclude a Convention for the avoidance of double
8		taxation and the prevention of fiscal evasion with respect to
		taxes on income and on capital,
	Georgia	desiring to conclude an Agreement for the Avoidance of
9		Double Taxation and the Prevention of Fiscal Evasion with
		Respect to Taxes on Income,
	Greece	desiring to conclude a Convention for the Avoidance of
10		Double Taxation and the Prevention of Fiscal Evasion with
		respect to taxes on income and on capital,
11	India	desiring to conclude an Agreement for the avoidance of
11		double taxation and the prevention of fiscal evasion with

		respect to taxes on income and on capital and with a view to
	Incland	promoting economic cooperation between the two countries,
12	Ireland	desiring to conclude a Convention for the Avoidance of
12		Double Taxation and the Prevention of Fiscal Evasion with
		respect to taxes on income and on capital,
	Japan	Desiring to conclude a Convention for the avoidance of double
13		taxation and the prevention of fiscal evasion with respect to
		taxes on income,
	Latvia	Desiring to conclude a Convention for the avoidance of double
14		taxation and the prevention of fiscal evasion with respect to
14		taxes on income and on capital,
	Lithuania	Desiring to conclude a Convention for the avoidance of double
15		taxation and the prevention of fiscal evasion with respect to
		taxes on income and on capital,
	Luxembourg	som ønsker å unngå dobbeltbeskatning og forebygge
		skatteunndragelse med hensyn til skatter av inntekt og
		formue, har besluttet å inngå en overenskomst og har i dette
		øyemed oppnevnt som sine befullmektigede:
		Kongeriket Norges Regjering:
1.0		Hans Kongelige Høyhet Storhertugen av Luxembourg:
16		Som etter å ha utvekslet sine fullmakter, som er funnet i god
		og riktig form,:
		animés du désir d'éviter les doubles impositions et de
		prévenir l'évasion fiscale en matière d'impôts sur le revenu et
		sur la fortune, ont décidé de conclure une convention et ont
		nommé à cet effet pour leurs plénipotentiaires, savoir:
	Malta	desiring to conclude a Convention for the avoidance of double
17		taxation and the prevention of fiscal evasion with respect to
		taxes on income,
	Mexico	som ønsker å inngå en overenskomst til unngåelse av
		dobbeltbeskatning og forebyggelse av skatteunndragelse med
		hensyn til skatter av inntekt og formue,
18		
		deseando concluir un Convenio para Evitar la Doble
		Imposición e Impedir la Evasión Fiscal en materia de
		impuestos sobre la renta y sobre el patrimonio,
	The Netherlands	desiring to conclude a new Convention for the avoidance of
19		double taxation and the prevention of fiscal evasion with
13		respect to taxes on income,
	Poland	desiring to conclude a Convention for the avoidance of double
20	1 Glatia	taxation and the prevention of fiscal evasion with respect to
20		taxes on income;
	Portugal	
21	Fullugai	Desiring to conclude a Convention for the avoidance of double
21		taxation and the prevention of fiscal evasion with respect to
	D '	taxes on income,
a-	Romania	Desiring to conclude a Convention for the Avoidance of
22		Double Taxation and the Prevention of Fiscal Evasion with
		Respect to Taxes on Income,

	Russia	desiring to conclude a Convention for the Avoidance of
23		Double Taxation and the Prevention of Fiscal Evasion with
25		respect to taxes on income and on capital, and with a view to
		promote economic cooperation between the two countries,
	Serbia	desiring to conclude a Convention for the Avoidance of
		Double Taxation and the Prevention of Fiscal Evasion with
2.4		Respect to Taxes on Income, with the view to establishing
24		stable conditions for comprehensive development of
		economic cooperation and investment between the two
		countries,
	Slovenia	desiring to conclude a Convention for the avoidance of double
25		taxation and the prevention of fiscal evasion with respect to
		taxes on income
South Africa desiring t		desiring to conclude a Convention for the Avoidance of
26		Double Taxation and the Prevention of Fiscal Evasion with
		respect to taxes on income,
	Turkey	desiring to conclude a Convention for the Avoidance of
27		Double Taxation and the Prevention of Fiscal Evasion with
		respect to taxes on income,
	United	desiring to conclude a Convention for the Avoidance of
28	Kingdom	Double Taxation and the Prevention of Fiscal Evasion with
	3	respect to taxes on income and on capital gains,
L	1	

# Notification of Listed Agreements Not Containing Existing Preamble Language

Pursuant to Article 6(6) of the Convention, Norway 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	Argentina
2	Australia
3	Bulgaria
4	Chile
5	China
6	Cyprus
7	Czech Republic
8	Estonia
9	Georgia
10	Greece
11	India
12	Ireland
13	Japan
14	Latvia
15	Lithuania
16	Luxembourg
17	Malta
18	Mexico

19	The Netherlands
20	Poland
21	Portugal
22	Romania
24	Serbia
25	Slovenia
26	South Africa
27	Turkey
28	United Kingdom

#### Article 7 - Prevention of Treaty Abuse

#### Statement of Acceptance of the PPT as an Interim Measure

Pursuant to Article 7(17)(a) of the Convention, Norway hereby expresses a statement that while Norway accepts the application of Article 7(1) alone as an interim measure, it intends where possible to adopt a limitation on benefits provision, in addition to or in replacement of Article 7(1), through bilateral negotiation.

# **Notification of Choice of Optional Provisions**

Pursuant to Article 7(17)(d) of the Convention, Norway hereby chooses to apply Article 7(7)(a).

#### **Notification of Existing Provisions in Listed Agreements**

Pursuant to Article 7(17)(a) of the Convention, Norway considers that the following agreement(s) is(are) not subject to a reservation described in Article 7(15)(b) and contain(s) a provision described in Article 7(2). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
2	Australia	Articles 10(7), 11(9) and 12(7)
3	Bulgaria	Articles 10(7), 11(8), 12(7) and 21(3)
4	Chile	Articles 11(7) and 12(7)
9	Georgia	Articles 10(7), 11(5), 12(5) and 20(3)
11	India	Article 29
12	Ireland	Articles 11(6) and 12(6)
17	Malta	Article 10(7)
18	Mexico	Articles 11(9), 12(7)
22	Romania	Articles 10(7), 11(8), 12(7)
24	Serbia	Articles 10(7), 11(8), 12(7) and 22(4)
28	United Kingdom	Articles 10(7), 11(5), 12(5) and 20(5)

#### **Article 8 – Dividend Transfer Transactions**

#### Reservation

Pursuant to Article 8(3)(b)(i) of the Convention, Norway reserves the right for the entirety of Article 8 not to apply to its Covered Tax Agreements to the extent that the provisions described in Article 8(1) already include a minimum holding period. The following agreement(s) contain(s) provisions that are within the scope of this reservation.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
2	Australia	Article 10(3)
13	Japan	Article 10(2)(a)
17	Malta	Article 10(2)(a)(i)
20	Poland	Article 10(2)(a)
21	Portugal	Article 10(2)(a)

#### **Notification of Existing Provisions in Listed Agreements**

Pursuant to Article 8(4) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 8(1) that is not subject to a reservation described in Article 8(3)(b). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Article 10(2)a)
2	Australia	Article 10(2)(a)
3	Bulgaria	Article 10(2)(a)
4	Chile	Article 10(2)(a)
5	China	N/A
6	Cyprus	Article 10(2)(a)
7	Czech Republic	Article 10(2)a)
8	Estonia	Article 10(2)(a)
9	Georgia	Article 10(2)a)
10	Greece	Article 10(2)(a) and (b)
11	India	N/A
12	Ireland	Article 10(2)(a)
14	Latvia	Article 10(2)(a)
15	Lithuania	Article 10(2)(a)
16	Luxembourg	Article 10(2)(a)
18	Mexico	Article 10(3)
19	The Netherlands	Aricle 10(3)(b)
22	Romania	Article 10(2)(a)
24	Serbia	Article 10(2)(1)
25	Slovenia	Article 10(2)(a) and (b)
26	South Africa	Article 10(2)(a)
27	Turkey	Article 10(2)(a)
28	United Kingdom	Article 10(2)(b)(i)

# 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, Norway 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, Norway reserves the right for the entirety of Article 10 not to apply to its Covered Tax Agreements.

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

#### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 12(5) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 12(3)(a). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Article 5(5)
2	Australia	Article 5(6)
3	Bulgaria	Article 5(6)
4	Chile	Article 5(5)
5	China	Article 5(5)
6	Cyprus	Article 5(6)
7	Czech Republic	Article 5(5)
8	Estonia	Article 5(5)
9	Georgia	Article 5(6)
10	Greece	Article 5(5)
11	India	Article 5(5)(a)
12	Ireland	Article 5(5)
13	Japan	Article 5(5)
14	Latvia	Article 5(5)
15	Lithuania	Article 5(5)
16	Luxembourg	Article 5(5)
17	Malta	Article 5(6)
18	Mexico	Article 5(5)
19	The Netherlands	Article 5(6)
20	Poland	Article 5(6)
21	Portugal	Article 5(6)
22	Romania	Article 5(6)
23	Russia	Article 5(4)
24	Serbia	Article 5(7)
25	Slovenia	Article 5(6)
26	South Africa	Article 5(5)
27	Turkey	Article 5(6)
28	United Kingdom	Article 5(6)

Pursuant to Article 12(6) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 12(3)(b). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Article 5(6)
2	Australia	Article 5(7)
3	Bulgaria	Article 5(7)
4	Chile	Article 5(7)

5	China	Article 5(6)
6	Cyprus	Article 5(7)
7	Czech Republic	Article 5(6)
8	Estonia	Article 5(6)
9	Georgia	Article 5(7)
10	Greece	Article 5(6)
11	India	Article 5(7)
12	Ireland	Article 5(6)
13	Japan	Article 5(6)
14	Latvia	Article 5(6)
15	Lithuania	Article 5(6)
16	Luxembourg	Article 5(6)
17	Malta	Article 5(7)
18	Mexico	Article 5(7)
19	The Netherlands	Article 5(7)
20	Poland	Article 5(7)
21	Portugal	Article 5(7)
22	Romania	Article 5(7)
23	Russia	Article 5(5)
24	Serbia	Article 5(8)
25	Slovenia	Article 5(7)
26	South Africa	Article 5(6)
27	Turkey	Article 5(7)
28	United Kingdom	Article 5(7)

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

# Notification of Choice of Optional Provisions

Pursuant to Article 13(7) of the Convention, Norway hereby chooses to apply Option A under Article 13(1).

# Notification of Existing Provisions in Listed Agreements

Pursuant to Article 13(7) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 13(5)(a). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Article 5(4)
2	Australia	Article 5(5)
3	Bulgaria	Article 5(5)
4	Chile	Article 5(4)
5	China	Article 5(4)
6	Cyprus	Article 5(5)
7	Czech Republic	Article 5(4)
8	Estonia	Article 5(4)
9	Georgia	Article 5(5)
10	Greece	Article 5(4)
11	India	Article 5(4)
12	Ireland	Article 5(4)
13	Japan	Article 5(4)
14	Latvia	Article 5(4)
15	Lithuania	Article 5(4)
16	Luxembourg	Article 5(4)
17	Malta	Article 5(5)
18	Mexico	Article 5(4)
19	The Netherlands	Article 5(5)
20	Poland	Article 5(5)
21	Portugal	Article 5(5)
22	Romania	Article 5(5)
23	Russia	Article 5(3)
24	Serbia	Article 5(6)
25	Slovenia	Article 5(5)
26	South Africa	Article 5(4)
27	Turkey	Article 5(5)
28	United Kingdom	Article 5(5)

#### **Article 14 – Splitting-up of Contracts**

#### Reservation

Pursuant to Article 14(3)(b) of the Convention, Norway reserves the right for the entirety of Article 14 not to apply with respect to provisions of its Covered Tax Agreements relating to the exploration for or exploitation of natural resources. The following agreement(s) contain(s) provisions that are within the scope of this reservation.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Articles 5(3)(d) and 21(4)
2	Australia	Article 20(3)
3	Bulgaria	Article 20(3)
5	China	Article 23(4)
6	Cyprus	Article 20 (3)
7	Czech Republic	Article 20(3)
8	Estonia	Article 21(3)
11	India	Article 21(3)
12	Ireland	Article 21(3)
13	Japan	Article 21(2)
14	Latvia	Article 21(3)
15	Lituania	Article 21(3)
16	Luxembourg	Paragraph 2 of the Additional
	· ·	Protocol
17	Malta	Article 20(3)
18	Mexico	Article 21(4)
19	The Netherlands	Article 24(3)
20	Poland	Article 20(4)
21	Portugal	Article 21(3)
22	Romania	Article 21(3)
23	Russia	Paragraph 3 of the Protocol
24	Serbia	Article 21(3)
25	Slovenia	Article 20(3)
26	South Africa	Article 21(3)
27	Turkey	Article 21(3)
28	United Kingdom	Article 21(4)

# **Notification of Existing Provisions in Listed Agreements**

Pursuant to Article 14(4) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 14(2) that is not subject to a reservation under Article 14(3)(b). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
2	Australia	Article 5(4)
19	The Netherlands	Article III of the Protocol
24	Serbia	Article 5(5)

#### **Article 16 – Mutual Agreement Procedure**

#### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 16(6)(a) of the Convention, Norway considers that the following agreement(s) contain(s) a provision described in Article 16(4)(a)(i). The article and paragraph number of each such provision is identified below.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Article 26(1), first sentence
2	Australia	Article 25(1), first sentence
3	Bulgaria	Article 24(1), first sentence
4	Chile	Article 25(1), first sentence
5	China	Article 27(1), first sentence
6	Cyprus	Article 24(1), first sentence
7	Czech Republic	Article 24(1), first sentence
8	Estonia	Article 26(1), first sentence
9	Georgia	Article 23(1), first sentence
10	Greece	Article 26(1), first sentence
11	India	Article 26(1), first sentence
12	Ireland	Article 26(1), first sentence
13	Japan	Article 25(1), first sentence
14	Latvia	Article 26(1), first sentence
15	Lithuania	Article 26(1), first sentence
16	Luxembourg	Article 25(1)
17	Malta	Article 24(1), first sentence
		Article 26(1), first sentence and
18	Mexico	second sentence of the
		Norwegian text and Article 26(1),
		first sentence of the Spanish text
19	The Netherlands	Article 26(1), first sentence
20	Poland	Article 24(1), first sentence
21	Portugal	Article 25(1), first sentence
22	Romania	Article 25(1), first sentence
23	Russia	Article 25(1), first sentence
24	Serbia	Article 25(1), first sentence
25	Slovenia	Article 24(1), first sentence
26	South Africa	Article 25(1), first sentence
27	Turkey	Article 25(1), first sentence
28	United Kingdom	Article 27(1), first sentence

Pursuant to Article 16(6)(b)(ii) of the Convention, Norway 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
1	Argentina	Article 26(1), second sentence
2	Australia	Article 25(1), second sentence
3	Bulgaria	Article 24(1), second sentence
5	China	Article 27(1), second sentence
6	Cyprus	Article 24(1), second sentence
7	Czech Republic	Article 24(1), second sentence
8	Estonia	Article 26(1), second sentence
9	Georgia	Article 23(1), second sentence
10	Greece	Article 26(1), second sentence
11	India	Article 26(1), second sentence
12	Ireland	Article 26(1), second sentence
13	Japan	Article 25(1), second sentence
14	Latvia	Article 26(1), second sentence
15	Lithuania	Article 26(1), second sentence
17	Malta	Article 24(1), second sentence
		Article 26(1), third sentence of
18	Mexico	the Norwegian text and second
		sentence of the Spanish text.
19	The Netherlands	Article 26(1), second sentence
20	Poland	Article 24(1), second sentence
21	Portugal	Article 25(1), second sentence
22	Romania	Article 25(1), second sentence
23	Russia	Article 25(1), second sentence
24	Serbia	Article 25(1), second sentence
25	Slovenia	Article 24(1), second sentence
26	South Africa	Article 25(1), second sentence
27	Turkey	Article 25(1), second sentence
28	United Kingdom	Article 27(1), second sentence

# Notification of Listed Agreements Not Containing Existing Provisions

Pursuant to Article 16(6)(c)(i) of the Convention, Norway 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
18	Mexico

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

Listed Agreement Number	Other Contracting Jurisdiction	
4	Chile	
18	Mexico	

Pursuant to Article 16(6)(d)(ii) of the Convention, Norway 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	
4	Chile	
18	Mexico	
21	Portugal	

# Article 17 – Corresponding Adjustments

#### Reservation

Pursuant to Article 17(3)(a) of the Convention, Norway reserves the right for the entirety of Article 17 not to apply to its Covered Tax Agreements that already contain a provision described in Article 17(2). The following agreement(s) contain(s) provisions that are within the scope of this reservation.

Listed Agreement Number	Other Contracting Jurisdiction	Provision
1	Argentina	Article 9(2)
2	Australia	Article 9(3)
3	Bulgaria	Article 9(2)
4	Chile	Article 9(2)
6	Cyprus	Article 9(2)
7	Czech Republic	Article 9(2)
8	Estonia	Article 9(2)
9	Georgia	Article 9(2)
11	India	Article 9(2)
13	Japan	Article 9(2)
14	Latvia	Article 9(2)
15	Lithuania	Article 9(2)
17	Malta	Article 9(2)
19	The Netherlands	Article 9(2)
20	Poland	Article 9(2)
21	Portugal	Article9(2)
22	Romania	Article 9(2)
23	Russia	Article 9(2)
24	Serbia	Article 9(2)
25	Slovenia	Article 9(2)
26	South Africa	Aricle 9(2)
27	Turkey	Article 9(2)
28	United Kingdom	Article 9(2)

# Article 35 – Entry into Effect

# Reservation

Pursuant to Article 35(6) of the Convention, Norway reserves the right for Article 35(4) not to apply with respect to its Covered Tax Agreements.