Transfer pricing documentation and Italian penalty protection regime

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Introduction

- ✓ On 23 November 2020, the Italian Revenue Agency issued new guidelines concerning the content/validity of the elective TP documentation available to Italian resident enterprises/PE to benefit of the penalty protection regime in case of a tax assessment.
- The guidelines introduce significant changes to the mandatory contents of the TP documentation in order to adopt the BEPS Action 13 deliverable and the associated revisions to OECD TP Guidelines on documentation.





New guidelines

✓ The guidelines confirm that the set of TP documentation **must include**:

- (i) Masterfile
- (ii) Local country file

while introducing a **new structure** of the respective content.

✓ The Masterfile will become a mandatory document for all Italian taxpayers that want to access the elective Italian TP penalty protection regime (including subsidiaries for which, under the previous regime, no Masterfile was required).





Masterfile

- ✓ The Masterfile must include information on the **multinational group** as a whole and must be structured in **5 chapters** regarding:
 - (1) Description of the group **structure**
 - (2) Description of the **activities** carried out by the group
 - (3) Description of the **intangible assets** owned by the group
 - (4) Description of the intercompany **financial transactions**
 - (5) Description of the group **financial reports**





Local country file

✓ The Local country file must include information relating to the Italian resident taxpayer and must be structured as follows:

- (1) General description of the **entity** (history, market trends, etc.)
- (2) Intercompany **transactions** (including a summary of all the transactions analyzed and the relevant amounts)
- (3) **Financial** information
- (4) Attachments





Small and medium-sized enterprises

- SMEs (turnover/revenues not exceeding 50 million Euros) are exempted from updating chapters related to intra-group transactions in the 2 following FY (if comparability analysis is based on publicly available sources and no significant changes has occurred).
- ✓ The simplification is not available to local entities directly or indirectly controlled by an entity not qualifying as a SME.





Low value-added services

- Specific documentation is required for applying the simplified approach for low value-added intercompany services (5% mark-up on costs as an appropriate arm's-length value of such services).
- ✓ The documentation must include specific content:
 - (1) Description of intragroup **services by category**
 - (2) Intercompany services **agreements**
 - (3) Value of the operations
 - (4) Calculations demonstrating the **cost allocation**





Drafting and validity requirements

- ✓ The Local country file must be in Italian, while the Masterfile may be in English.
- Both the Masterfile and the Local country file must be signed by the Italian legal representative of the entity by means of an **electronic signature** and a **digital time stamp** no later than the date of filing the tax return.
- ✓ All the **documentation** must be submitted in **electronic format**.
- ✓ The TP documentation cover only one FY and is valid only if its content is complete and truthful.





Conclusion

- The guidelines represent a key step in aligning the Italian TP framework to the OECD standards on TP documentation.
- ✓ This likely will suggest a review of the existing TP documentation preparation process and of the data/information gathering activities.
- ✓ On the other hand, the changes introduced and the increase in data/information to provide within the timeline imposed by the time stamp will require more compliance burdens and efforts to fulfill the new documentation standards.





Many thanks for your attention!

For any further information or to evaluate how this issue may affect your client's business, please contact:

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