

Recommendation of the Council on the Tax Deductibility of Bribes to Foreign Public Officials



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Background Information

THE COUNCIL,

HAVING REGARD to Article 5 b) of the Convention on the Organisation for Economic Co-opération and Development of 14 December 1960;

HAVING REGARD to the OECD Council Recommendation on Bribery in International Business Transactions [C(94)75/FINAL)];

CONSIDERING that bribery is a widespread phenomenon in international business transactions, including trade and investment, raising serious moral and political concerns and distorting international competitive conditions;

CONSIDERING that the Council Recommendation on Bribery called on Member countries to take concrete and meaningful steps to combat bribery in international business transactions, including examining tax measures which may indirectly favour bribery;

On the proposal of the Committee on Fiscal Affairs and the Committee on International Investment and Multinational Enterprises:

- I. RECOMMENDS that those Member countries which do not disallow the deductibility of bribes to foreign public officials re-examine such treatment with the intention of denying this deductibility. Such action may be facilitated by the trend to treat bribes to foreign public officials as illegal.
- **II. INSTRUCTS** the Committee on Fiscal Affairs, in cooperation with the Committee on International Investment and Multinational Enterprises, to monitor the implementation of this Recommendation, to promote the Recommendation in the context of contacts with non-Member countries and to report to the Council as appropriate.

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OECD Legal Instruments

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 abstain at the time of adoption. They set out specific rights and obligations and may contain
 monitoring mechanisms.
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 political commitment to the principles they contain and entail an expectation that Adherents will
 do their best to implement them.
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