

# **Application under Double Taxation** Agreement for an Exemption or partial relief from Icelandic Taxation

concerning payments or commissions to foreign parties for services or other activities, the utilisation of property rights or interests, sales profits /capital gains or dividend payments

### I Applicant

1 Applicant's name / beneficial owner		
2 Address (Street)		
3 State or province	4 Postcode - postoffice/city	
5 Country of residence (fiscal)	6 Tax identification number	
7 E-mail address	8 Telephone number	9 Fax number
10 Icelandic identification number	11 OECD code	

### II The exempted activity, services, rights and/or payments

12	Tax exemption concerning:	Dividend payment	Interests	Sales profits/capital gains	
		Use of property rights, (usufruct)	Lease of movables	Individual personal services Other service or activities	
13	Details regarding the mark m	ade in box 12			
14	Articles in relevant double tax	kation convention covering activities, servi	ces, property rights or interest	s, sales profits/capital gains or dividend payments	
15	Payer of the service, property	rights, dividends, interests etc.			

#### III Declaration and signature of the applicant

16 The undersigned, who has full power of attorney to obligate the applicant under law, here particular items. The exempted items are income or payments received from individuals	
double taxation agreement between the Republic of Iceland and	(contracting country concerned).
<ul> <li>The undersigned further declares the following:</li> <li>The applicant is the beneficial owner of the income.</li> <li>The payments or income do not originate from a permanent establishment in Iceland above double taxation convention.</li> <li>The payments or income are subject to taxation in the applicant's country of residen</li> <li>All information provided in this application is correct.</li> <li>The applicant will immediately inform both the tax authorities in Iceland and in the a application that could affect whether an exemption is granted.</li> </ul>	ce, where the applicant bears full and unlimited tax liability.
17 Application date         18 Signature of the a	pplicant/applicant's representative according to a valid power of attorney
19 The applicant requests that the Directorate of Internal Revenue send its decision by:         e-mail       mail	fax
IV Confirmation of authorities	
20 Confirmation of the Icelandic tax authorities	21 Confirmation of the tax authorities in the applicant's country of residence
Application approved	We hereby confirm that the applicant bears full and unlimited tax liability in the
Application denied	country specified in box 16 of this form, and has permanent residence there with regard to the double taxation convention concerned.
Certificate No.	
Validity period of exemption	

Application denied			of this form, and has permanent residence there with convention concerned.
Certificate No.			
Validity period of exemption			
Date	Signature and stamp of the tax authorities	Date	Signature and stamp of the tax authorities
0			

See directions and explanatory notes for particular boxes on the back side of the last duplicate



# Application under Double Taxation Agreement for an Exemption or partial relief from Icelandic Taxation

concerning payments or commissions to foreign parties for services or other activities, the utilisation of property rights or interests, sales profits /capital gains or dividend payments

### I Applicant

1 Applicant's name / beneficial owner		
2 Address (Street)		
3 State or province	4 Postcode - postoffice/city	
5 Country of residence (fiscal)	6 Tax identification number	
7 E-mail address	8 Telephone number	9 Fax number
10 Icelandic identification number	11 OECD code	

### II The exempted activity, services, rights and/or payments

12 Tax exemption concerning:	Dividend payment	Interests	Sales profits/capital gains
	Use of property rights, (usufruct)	Lease of movables	Individual personal services Other service or activities
13 Details regarding the mark r	nade in box 12		
14 Articles in relevant double ta	exation convention covering activities, servi	ces, property rights or interest	s, sales profits/capital gains or dividend payments
15 Payer of the service, propert	y rights, dividends, interests etc.		

#### III Declaration and signature of the applicant

16 The undersigned, who has full power of attorney to obligate the applicant under law, here particular items. The exempted items are income or payments received from individuals of	
double taxation agreement between the Republic of Iceland and	(contracting country concerned).
<ul> <li>The undersigned further declares the following:</li> <li>The applicant is the beneficial owner of the income.</li> <li>The payments or income do not originate from a permanent establishment in Iceland above double taxation convention.</li> <li>The payments or income are subject to taxation in the applicant's country of residence</li> <li>All information provided in this application is correct.</li> <li>The applicant will immediately inform both the tax authorities in Iceland and in the application that could affect whether an exemption is granted.</li> </ul>	ce, where the applicant bears full and unlimited tax liability.
17 Application date 18 Signature of the a	pplicant/applicant's representative according to a valid power of attorney
19 The applicant requests that the Directorate of Internal Revenue send its decision by:	
e-mail mail	fax
IV Confirmation of authorities	
20 Confirmation of the Icelandic tax authorities	21 Confirmation of the tax authorities in the applicant's country of residence
Application approved Application denied	We hereby confirm that the applicant bears full and unlimited tax liability in the country specified in box 16 of this form, and has permanent residence there with regard to the double taxation convention concerned.
Certificate No. Validity period of exemption	

 Date
 Signature and stamp of the tax authorities
 Date
 Signature and stamp of the tax authorities

See directions and explanatory notes for particular boxes on the back side of the last duplicate



# **Application under Double Taxation** Agreement for an Exemption or partial relief from Icelandic Taxation

concerning payments or commissions to foreign parties for services or other activities, the utilisation of property rights or interests, sales profits /capital gains or dividend payments

### I Applicant

1 Applicant's name / beneficial owner	
2 Address (Street)	
3 State or province	4 Postcode - postoffice/city
5 Country of residence (fiscal)	6 Tax identification number
7 E-mail address	8 Telephone number 9 Fax number
10 Icelandic identification number	11 OECD code

### II The exempted activity, services, rights and/or payments

12 Tax exemption concerning:	Dividend payment	Interests	Sales profits/capital gains	
	Use of property rights, (usufruct)	Lease of movables	Individual personal services	Other service or activities
13 Details regarding the mark r	nade in box 12			
14 Articles in relevant double ta	exation convention covering activities, servi	ces, property rights or interest	s, sales profits/capital gains or dividend	d payments
15 Payer of the service, proper	y rights, dividends, interests etc.			

### III Declaration and signature of the applicant

16 The undersigned, who has full power of attorney to obligate the applicant under law, here particular items. The exempted items are income or payments received from individuals of	
double taxation agreement between the Republic of Iceland and	(contracting country concerned).
<ul> <li>The undersigned further declares the following:</li> <li>The applicant is the beneficial owner of the income.</li> <li>The payments or income do not originate from a permanent establishment in Iceland above double taxation convention.</li> <li>The payments or income are subject to taxation in the applicant's country of residence</li> <li>All information provided in this application is correct.</li> <li>The applicant will immediately inform both the tax authorities in Iceland and in the application that could affect whether an exemption is granted.</li> </ul>	e, where the applicant bears full and unlimited tax liability.
17 Application date 18 Signature of the a	oplicant/applicant's representative according to a valid power of attorney
19 The applicant requests that the Directorate of Internal Revenue send its decision by:         e-mail       mail	fax
IV Confirmation of authorities	
20 Confirmation of the Icelandic tax authorities	21 Confirmation of the tax authorities in the applicant's country of residence
Application approved Application denied	We hereby confirm that the applicant bears full and unlimited tax liability in the country specified in box 16 of this form, and has permanent residence there with regard to the double taxation convention concerned.
Certificate No. Validity period of exemption	

Date	Signature and stamp of the tax authorities	Date	Signature and stamp of the tax authorities
Validity period of exemption			
Certificate No.			
Application denied		country specified in box 16 regard to the double taxation	of this form, and has permanent residence there with convention concerned.
Application approved			applicant bears full and unlimited tax liability in the

See directions and explanatory notes for particular boxes on the back side of the last duplicate

## Directions and explanatory notes for particular boxes

This application shall be completed by those with limited tax liability in lceland, under paragraph 3, 6 and 7 of Article 3 of Act No. 90/2003 on income tax, to request exemption from taxation under the provisions of a double taxation convention concluded by lceland and the state specified in the application. A tax exemption and tax refund may be applied for simultaneously. An application for a tax refund is made on form RSK 5.43, which can be printed from the Directorate of Internal Revenue's website, www.skatturinn.is.

# Handwritten applications shall be completed in BLOCK CAPITALS.

The relevant foreign tax authorities under the double taxation convention shall certify the accuracy of specific information provided by the applicant. The application shall be sent to the Directorate of Internal Revenue at the following address:

> Skatturinn Katrínartúni 6 105 Reykjavík Iceland

To expedite processing of the application, foreign tax authorities can send the Directorate of Internal Revenue the certified application by fax to  $+354\ 442\ 1999$ , or as a PDF document to skatturinn@skatturinn.is.

The Directorate of Internal Revenue will send its decision to the applicant and the foreign tax authorities when one has been reached.

#### Notes on particular boxes on the form

**Box 1** Enter the name of the company or the individual. Only beneficial owners may apply for exemption from taxes of paid interests, dividends, royalties or capital gain.\*

Boxes 2-4 Address of the applicant.

**Box 5** In the shaded section, please enter the country code for the country where the recipient of the payment has a permanent fiscal residence. The country code shall be in accordance with ISO 3166 (two letters), e.g., DK for Denmark. Country codes can be found on the Directorate of Internal Revenue's web site, www.skatturinn.is.

In the non-shaded section, please enter the name of the country covered under the double taxation convention, specified in box 16.

**Box 6** Enter here the applicant's tax identification number (TIN) assigned under the laws and regulations of the country where the applicant has a permanent fiscal residence and unlimited tax liability. If a TIN is not available, then enter the applicant's ID No. (Social Security Number or comparable) used for tax purposes by the foreign tax authorities in the applicant's country of residence.

In the shaded section, enter the letter T if a TIN is used or the letter A if a TIN is not available and another foreign ID number is used. If neither a TIN nor an ID number is used in the relevant country for tax purposes, please indicate this by entering the letter X in the shaded section.

**Box 10** Please enter the applicant's Icelandic identification number if one has been assigned. However, box 6 should always be filled out, regardless of whether the applicant has an Icelandic identification number or not.

**Box 11** In the shaded section of this box, please enter the relevant OECD code for the applicant's legal form as specified below.

- 01 Individual
- 02 Corporation
- 03 Partnership
- 04 Business organisation other than corporation
- and partnership 05 Government or international organisation
- 05 Governmen 06 Other
- 07 Unknown

**Box 13** The applicant should provide further explanations regarding the mark made in box 12.

- If the use of property rights (usufruct), is relevant, such as for patents, trademarks, manufacturing licences or rights to utilise industrial, commercial or scientific equipment, the type of property rights shall be specified, including patent numbers and the country of registration. If copyright is relevant, the type of property rights and name of the work(s) shall be specified. Also, the owner's (author's) name, address and country of residence shall be stated, as well as whether the owner or another party is the applicant.
- For use of movables, the type of lease payment shall be specified.
- For individual personal services (freelance) details shall be provided on the kind of activities and services provided.
- In the same fashion, details on services rendered or activities other than those specified above that can be subject to provisions of the relevant double taxation convention should be entered.
- If the sale of usufruct or movables is involved, one should specify what is sold and to whom as well as the name and the address of the buyer. The sales price and the sales proceeds are also relevant.<sup>o</sup>
- Regarding interests specify the accounts and transactions. An approved exemption regarding interests is applicable for the beneficial owner of the interests until further notice.
- Only the beneficial owner\* of the dividends/capital gains (i.e. the one who is entitled to the dividends/capital gains) can apply for an exemption from Icelandic, dividend tax and/or capital gains tax.
- \* According to the Director of Intenal Reveune the **real beneficial owner** entity who enjoys the benefits of owning a security or property, regardless of whose name the title is in. This implies that only the real beneficial owner himself can apply for an exemption/refund, enclosing documentation issued accordingly. An entity that is in fact acting on behalf of someone else as either trustee or investment manager, and is as such the registered or indirect owner of the dividends, is not entitled to an exemption/refund. Neither is an entity that receives the dividend payments and passes them directly on to other entities/persons entitled to an exemption/ refund.

If contract is available a copy shall be filed with the application.

**Box 16** Enter here the name of the country with which lceland has concluded a double taxation convention relevant to this application.

### English country names and code elements

This list states country names in alphabetical order as given in ISO 3166-1 and the corresponding ISO 3166-1-alpha-2 code elements.

AF

AX

AL

DZ AS AD

A0 AI

AQ

AG AR

AM AW

AU

AT AZ

BS

BH

BD

BB

BY

BE ΒZ

BJ

BM

ΒT

B0

BA

BW

BV BR

10 BN

BG BF BI

KH

СМ CA CV

KΥ

CF

TD

CL CN

СХ

CC CO

КΜ

CG

CD

CK

CR

CI

HR

CU

CY CZ

DK

DJ

DM

DO

EC EG

SV

GQ

ER

EE ΕT

FK

F0

FJ FI

FR

GF

PF

TF GA

GM

GE

DE

GH

AFGHANISTAN
ALAND ISLANDS
ALBANIA
ALGERIA
AMERICAN SAMOA
ANDORRA
ANGOLA
ANGUILLA
ANTARCTICA
ANTIGUA AND BARBUDA
ARGENTINA
ARMENIA
ARUBA
AUSTRALIA
AUSTRIA
AZERBAIJAN
BAHAMAS
BAHRAIN
BANGLADESH
BARBADOS
BELARUS
BELGIUM
BELIZE
BENIN
BERMUDA
BHUTAN
BOLIVIA
Bosnia and Herzegovina
BOTSWANA
BOUVET ISLAND
BRAZIL
BRITISH INDIAN OCEAN TERRITORY
BRUNEI DARUSSALAM
BULGARIA
BURKINA FASO
BURUNDI
CAMBODIA
CAMEROON
CANADA
CAPE VERDE
CAYMAN ISLANDS
CENTRAL AFRICAN REPUBLIC
CHAD
CHILE
CHINA
CHRISTMAS ISLAND
COCOS (KEELING) ISLANDS
COLOMBIA
COMOROS
CONGO
CONGO,
THE DEMOCRATIC REPUBLIC OF THE
COOK ISLANDS
COSTA RICA
CÔTE D'IVOIRE
CROATIA
CUBA
CYPRUS
CZECH REPUBLIC
DENMARK
DJIBOUTI
DOMINICA
DOMINICAN REPUBLIC
ECUADOR
ECUADOR EGYPT
ECUADOR EGYPT EL SALVADOR
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA
ECUADOR EGYPT EL SALVADOR
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS)
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS)
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRANCE FRENCH GUIANA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH POLYNESIA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH POLYNESIA FRENCH SOUTHERN TERRITORIES
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH POLYNESIA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH POLYNESIA FRENCH SOUTHERN TERRITORIES
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH GUIANA FRENCH POLYNESIA FRENCH SOUTHERN TERRITORIES GABON GAMBIA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH POLYNESIA FRENCH POLYNESIA FRENCH SOUTHERN TERRITORIES GABON GAMBIA GEORGIA
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH OLYNESIA FRENCH POLYNESIA FRENCH SOUTHERN TERRITORIES GABON GAMBIA GEORGIA GERMANY
ECUADOR EGYPT EL SALVADOR EQUATORIAL GUINEA ERITREA ESTONIA ETHIOPIA FALKLAND ISLANDS (MALVINAS) FAROE ISLANDS FIJI FINLAND FRANCE FRENCH GUIANA FRENCH POLYNESIA FRENCH POLYNESIA FRENCH SOUTHERN TERRITORIES GABON GAMBIA GEORGIA

GIBRALTAR	
	GI
GREECE	GR
GREENLAND	GL
GRENADA	GD
GUADELOUPE	GP
GUAM	GU
GUATEMALA	GT
GUINEA	GN
GUINEA-BISSAU	GW
GUYANA	GY
HAITI	HT
HEARD ISLAND AND	
MCDONALD ISLANDS	HM
HOLY SEE (VATICAN CITY STATE)	VA
HONDURAS	HN
HONG KONG	HK
HUNGARY	HU
ICELAND	IS
INDIA	IN
INDONESIA	ID
IRAN, ISLAMIC REPUBLIC OF	IR
IRAQ	IQ
IRELAND	IE
ISRAEL	IL
ITALY	IT
JAMAICA	JM
JAPAN	JP
JORDAN	JO
KAZAKHSTAN	KZ
KENYA	KE
KIRIBATI	
	KI
KOREA,	
DEMOCRATIC PEOPLE'S REPUBLIC OF	KP
Korea, Republic of	KR
KUWAIT	KW
KYRGYZSTAN	KG
LAO PEOPLE'S DEMOCRATIC REPUBLIC	LA
LATVIA	LV
LEBANON	LB
LESOTHO	LS
LIBERIA	LR
	LY
LIECHTENSTEIN	LI
LITHUANIA	
	LT
LUXEMBOURG	LU
MACAO	
MACAO	LU
	LU
Macao Macedonia, the former Yugoslav Republic of	LU MO MK
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR	LU MO MK MG
Macao Macedonia, The Former Yugoslav Republic of Madagascar Malawi	LU MO MK MG MW
Macao Macedonia, the former Yugoslav Republic of Madagascar Malawi Malaysia	LU MO MK MG MW MY
Macao Macedonia, the former Yugoslav Republic of Madagascar Malawi Malaysia Maldives	LU MO MK MG MW MY MV
Macao Macedonia, The Former Yugoslav Republic of Madagascar Malawi Malaysia Maldives Mali	LU MO MK MG MW MY MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA	LU MO MK MG MW MY MV MV ML MT
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS	LU MO MK MG MW MY MV MV ML MT MH
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE	LU MO MK MG MW MY MV ML MT MH MQ
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA	LU MO MK MG MW MY MV ML MT MH MQ MR
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS	LU MO MK MG MW MY MV ML MT MH MQ MR MU
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE	LU MO MK MG MW MY MV ML MT MH MQ MR
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS	LU MO MK MG MW MY MV ML MT MH MQ MR MU
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE	LU MO MK MG MW MY MV ML MT MH MQ MR MU YT
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITANIA MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF	LU MO MK MG MW MV MV MV ML MT MH MQ MR MU YT MX
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF	LU MO MK MG MW MV MV ML MT MH MQ MR MU YT MX FM
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITIUS MAVOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO	LU MO MK MG MW MV MV MV ML MT MH MQ MR MU YT KX FM MD
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA	LU MO MK MG MW MV MV ML MT MH MQ MR MU YT X FM MD MC MN
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MAUTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT	LU MO MK MG MW MV MV ML MT MH MQ MR MU YT XF MD MC MN MS
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MAUTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONGOLIA MONTSERRAT MOROCCO	LU MO MK MG MW MV ML MT MH MQ MR MU YT MX FM MC MN MS MA
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MAUTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE	LU MO MK MG MW MY MV ML MT MH MQ MR MU YT MX FM MC MN MS MA MZ
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MONGOLIA MONGOLIA MONGOCO MOZAMBIQUE MYANMAR	LU MO MK MG MW MV MV MV MV MV MV MT MM MD MC MN MS MA MZ MM
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA	LU MO MK MG MW MV MV MV MV MV MT MH MQ MR MU YT MX FM MD MC MN MZ MM NA
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU	LU MO MK MG MW MV MV MV MV MT MM MT MM MT MM MC MN MS MA MM NA NR
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL	LU MO MK MG MW MV MV MV MV MV MT MT MT MT MT MT MT MT MN MC MN MS MA NR NP
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU	LU MO MK MG MW MV MV MV MV MT MM MT MM MT MM MC MN MS MA MM NA NR
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL	LU MO MK MG MW MV MV MV MV MV MT MT MT MT MT MT MT MT MN MC MN MS MA NR NP
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYIA MALAYSIA MALI MAUTA MAUVES MALI MAUTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS NETHERLANDS ANTILLES NEW CALEDONIA	LU MO MK MG MW MY MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MONACO MONAC	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS ANTILLES NEW CALEDONIA NEW ZEALAND NICARAGUA	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITANIA MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS NICARAGUA NIGER NIGER	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS ANTILLES NEW CALEDONIA NETHERLANDS ANTILLES NEW CALEDONIA NEW ZEALAND NICARAGUA NIGER NIGERIA NIUE	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS ANTILLES NEW CALEDONIA NEW ZEALAND NICRAGUA NIGER NIGERIA NIUE NORFOLK ISLAND	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS ANTILLES NEW CALEDONIA NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NIGER NIGERIA NIUE NORFOLK ISLAND NORTHERN MARIANA ISLANDS	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MAURITANIA MONACO MOROLIA MONACO MOROLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NICARAGUA NIGER NIGER NIGER NIGERIA NIUE NORFOLK ISLAND NORTHERN MARIANA ISLANDS NORWAY	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV
MACAO MACEDONIA, THE FORMER YUGOSLAV REPUBLIC OF MADAGASCAR MALAWI MALAYSIA MALDIVES MALI MALTA MARSHALL ISLANDS MARTINIQUE MAURITANIA MAURITIUS MAYOTTE MEXICO MICRONESIA, FEDERATED STATES OF MOLDOVA, REPUBLIC OF MONACO MONGOLIA MONTSERRAT MOROCCO MOZAMBIQUE MYANMAR NAMIBIA NAURU NEPAL NETHERLANDS ANTILLES NEW CALEDONIA NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NETHERLANDS NIGER NIGERIA NIUE NORFOLK ISLAND NORTHERN MARIANA ISLANDS	LU MO MK MG MW MV MV MV MV MV MV MV MV MV MV MV MV MV

1011	ionto.	
	PAKISTAN	PK
	PALAU	PW
	PALESTINIAN TERRITORY, OCCUPIED	PS
	Panama Papua New Guinea	PA PG
	PAPUA NEW GUINEA PARAGUAY	PG
	PERU	PE
	PHILIPPINES	PH
	PITCAIRN	PN
	POLAND	PL
	PORTUGAL	PT
	PUERTO RICO	PR
	QATAR	QA
	RÉUNION ROMANIA	RE RO
		RU
		RW
	SAINT HELENA	SH
	SAINT KITTS AND NEVIS	KN
	SAINT LUCIA	LC
		PM
	SAINT VINCENT AND THE GRENADINES	VC
	SAMOA SAN MARINO	WS SM
	SAN MARINO SAO TOME AND PRINCIPE	ST
	SAUDI ARABIA	SA
	SENEGAL	SN
	SERBIA AND MONTENEGRO	CS
	SEYCHELLES	SC
	SIERRA LEONE	SL
	SINGAPORE	SG SK
	SLOVAKIA SLOVENIA	SI
	SOLOMON ISLANDS	SB
	SOMALIA	SO
	SOUTHAFRICA	ZA
	SOUTH GEORGIA AND THE SOUTH SANDWICI	ł
	ISLANDS	GS
	SPAIN	ES
	SRI LANKA SUDAN	LK SD
	SURINAME	SD SR
	SVALBARD AND JAN MAYEN	SJ
	SWAZILAND	SZ
	SWEDEN	SE
	SWITZERLAND	СН
	SYRIAN ARAB REPUBLIC	SY
	TAIWAN, PROVINCE OF CHINA	TW
	TAJIKISTAN TANZANIA, UNITED REPUBLIC OF	TJ TZ
	THAILAND	TH
	TIMOR-LESTE	TL
	TOGO	TG
	TOKELAU	ΤK
	TONGA	TO
	TRINIDAD AND TOBAGO	TT
	TUNISIA TURKEY	TN TR
	TURKMENISTAN	TM
	TURKS AND CAICOS ISLANDS	TC
	TUVALU	TV
	UGANDA	UG
	UKRAINE	UA
	UNITED ARAB EMIRATES	AE
	UNITED KINGDOM	GB
	UNITED STATES	US
	UNITED STATES MINOR OUTLYING ISLANDS URUGUAY	UIVI UY
	UZBEKISTAN	UZ
	VANUATU	VU
	Vatican City State see HOLY SEE	
	VENEZUELA	VE
	VIET NAM	VN
	VIRGIN ISLANDS, BRITISH	VG
	VIRGIN ISLANDS, U.S. WALLIS AND FUTUNA	VI WF
	WESTERN SAHARA	EH
	YEMEN	YE
	Zaire see CONGO, THE DEMOCRATIC REPUBL	
	OF THE	
	ZAMBIA	ZM
	ZIMBABWE	ZW