# The Portuguese Republic

# Status of List of Reservations and Notifications

This document contains the consolidated list of reservations and notifications by the Portuguese Republic made upon deposit of the instrument of ratification pursuant to Articles 28(5) and 29(1) of the Convention, and subsequent to that deposit.

# Article 2 – Interpretation of Terms

### Notification - Agreements Covered by the Convention

Pursuant to Article 2(1)(a)(ii) of the Convention, the Portuguese Republic wishes the following agreements to be covered by the Convention:

| No | Title  | Other<br>Contracting<br>Jurisdiction | Original/<br>Amending<br>Instrument    | Date of<br>Signature     | Date of<br>Entry into<br>Force |
|----|--|--------------------------------------|--|--------------------------|--------------------------------|
| 1  | Convention entre la République<br>Portugaise et le Gouvernement de la<br>République Algérienne Démocratique<br>et Populaire en vue d'Éviter les<br>Doubles Impositions, de Prévenir<br>l'Évasion Fiscale et d'Établir des<br>Règles d'Assistance Réciproque en<br>Matière de Recouvrement d'Impôts<br>sur le Revenu et sur la Fortune              | Algeria                              | Original                               | 02-12-2003               | 01-05-2006                     |
| 2  | Convention between the Portuguese<br>Republic and the Principality of<br>Andorra for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income  | Andorra                              | Original                               | 27-09-2015               | 23-04-2017                     |
| 3  | Convenção entre a República<br>Portuguesa e a República da Áustria<br>para evitar a Dupla Tributação em<br>Matéria de Impostos sobre o<br>Rendimento e sobre o Capital<br>[Convention between the Portuguese<br>Republic and the Republic of Austria<br>for the Avoidance of Double Taxation<br>with respect to Taxes on Income and<br>on Capital] | Austria                              | Original                               | 29-12-1970               | 27-02-1972                     |
| 4  | Convention between the Portuguese<br>Republic and the Kingdom of Bahrain<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income  | Bahrain                              | Original                               | 26-05-2015               | 01-11-2016                     |
| 5  | Convention between the Portuguese<br>Republic and Barbados for the<br>Avoidance of Double Taxation and<br>the Prevention of Fiscal Evasion with<br>respect to Taxes on Income  | Barbados                             | Original                               | 22-10-2010               | 07-10-2017                     |
| 6  | Convention entre le Portugal et la<br>Belgique en vue d'Éviter les Doubles<br>Impositions et de Régler Certaines<br>Autres Questions en Matière<br>d'Impôts sur le Revenu  | Belgium                              | Original<br>Amending<br>Instrument (a) | 16-07-1969<br>06-03-1995 | 19-02-1971<br>05-04-2001       |

| 7  | Convenção entre a República<br>Portuguesa e a República Federativa<br>do Brasil Destinada a Evitar a Dupla<br>Tributação e a Prevenir a Evasão<br>Fiscal em Matéria de Impostos sobre<br>o Rendimento<br>[Convention between the Portuguese<br>Republic and the Federative Republic<br>of Brazil for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income] | Brazil                             | Original | 16-05-2000 | 05-10-2001 |
|----|--|------------------------------------|----------|------------|------------|
| 8  | Convention between the Portuguese<br>Republic and the Republic of Bulgaria<br>for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income   | Bulgaria                           | Original | 15-06-1995 | 18-07-1996 |
| 9  | Convenção entre a República<br>Portuguesa e a República de Cabo<br>Verde para Evitar a Dupla Tributação<br>em Matéria de Impostos sobre o<br>Rendimento e Prevenir a Evasão<br>Fiscal  | Cabo Verde                         | Original | 22-03-1999 | 15-12-2000 |
|    | [Convention between the Portuguese<br>Republic and the Republic of Cape<br>Verde for the Avoidance of Double<br>Taxation with respect to Taxes on<br>Income and the Prevention of Fiscal<br>Evasion]   |                                    |          |            |            |
| 10 | Convention between the<br>Government of the Portuguese<br>Republic and the Government of<br>Canada for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income  | Canada                             | Original | 14-06-1999 | 24-10-2001 |
| 11 | Convention between the Portuguese<br>Republic and the Republic of Chile for<br>the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income   | Chile                              | Original | 07-07-2005 | 25-08-2008 |
| 12 | Agreement between the<br>Government of the Portuguese<br>Republic and the Government of the<br>People's Republic of China for the<br>Avoidance of Double Taxation and<br>the Prevention of Fiscal Evasion with<br>respect to Taxes on Income   | China<br>(People's<br>Republic of) | Original | 21-04-1998 | 08-06-2000 |

| 13 | Convention between the Portuguese   | Colombia      | Original | 30-08-2010 | 30-01-2015 |
|----|---|---------------|----------|------------|------------|
| 13 | Republic and the Republic of  | Colombia      |          | 30-00-2010 | 20-01-2013 |
|    | Colombia for the Avoidance of   |               |          |            |            |
|    | Double Taxation and the Prevention  |               |          |            |            |
|    | of Fiscal Evasion with respect to   |               |          |            |            |
|    | Taxes on Income   |               | ļ        |            |            |
| 14 | Convention entre la République  | Côte d'Ivoire | Original | 17-03-2015 | 18-08-     |
|    | Portugaise et la République de Côte<br>d'Ivoire en vue d'Éviter la Double |               |          |            | 2017       |
|    | d'Ivoire en vue d'Eviter la Double<br>Imposition et de Prévenir l'Évasion |               |          |            |            |
|    | Fiscale en Matière d'Impôts sur le  |               |          |            |            |
|    | Revenu  |               |          |            |            |
| 15 | Convention between the Portuguese   | Croatia       | Original | 04-10-2013 | 28-02-2015 |
|    | Republic and the Republic of Croatia                                      |               | _        |            |            |
|    | for the Avoidance of Double Taxation                                      |               |          |            |            |
|    | and the Prevention of Fiscal Evasion                                      |               |          |            |            |
|    | with respect to Taxes on Income   |               |          |            |            |
| 16 | Convenção entre a República   | Cuba          | Original | 30-10-2000 | 28-12-2005 |
|    | Portuguesa e a República de Cuba  |               |          |            |            |
|    | para Evitar a Dupla Tributação e  |               |          |            |            |
|    | Prevenir a Evasão Fiscal em Matéria                                       |               |          |            |            |
|    | de Impostos sobre o Rendimento  |               |          |            |            |
|    | [Convention between the Portuguese  |               |          |            |            |
|    | Republic and the Republic of Cuba   |               |          |            |            |
|    | for the Avoidance of Double Taxation                                      |               |          |            |            |
|    | and the Prevention of Fiscal Evasion                                      |               |          |            |            |
|    | with respect to Taxes on Income]  |               |          |            |            |
| 17 | Convention between the Portuguese   | Cyprus        | Original | 19-11-2012 | 16-08-2013 |
|    | Republic and the Republic of Cyprus for the Avoidance of Double Taxation  |               |          |            |            |
|    | and the Prevention of Fiscal Evasion                                      |               |          |            |            |
|    | with respect to Taxes on Income   |               |          |            |            |
| 10 |   | Grach         | Original | 24.05.4004 | 01 10 1007 |
| 18 | Convention between the Portuguese   | Czech         | Original | 24-05-1994 | 01-10-1997 |
|    | Republic and the Czech Republic for the Avoidance of Double Taxation      | Republic      |          |            |            |
|    | and the Prevention of Fiscal Evasion                                      |               |          |            |            |
|    | with respect to Taxes on Income   |               |          |            |            |
| 19 | Convention between the Portuguese   | Denmark       | Original | 14-12-2000 | 24-05-2002 |
| 13 | Republic and the Kingdom of   |               | Unginal  | 14-12-2000 | 24-05-2002 |
|    | Denmark for the Avoidance of  |               |          |            |            |
|    | Double Taxation and the Prevention  |               |          |            |            |
|    | of Fiscal Evasion with respect to   |               |          |            |            |
|    | Taxes on Income   |               |          |            |            |
| 20 | Convention between the Portuguese   | Estonia       | Original | 12-05-2003 | 23-07-2004 |
|    | Republic and the Republic of Estonia                                      |               |          |            |            |
|    | for the Avoidance of Double Taxation                                      |               |          |            |            |
|    | and the Prevention of Fiscal Evasion                                      |               |          |            |            |
|    | with respect to Taxes on Income   |               |          |            |            |

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|----|--|----------------------|----------------------------|------------|------------|
| 21 | Convention between the Portuguese<br>Republic and the Federal Democratic<br>Republic of Ethiopia for the<br>Avoidance of Double Taxation and<br>the Prevention of Fiscal Evasion with<br>respect to Taxes on Income  | Ethiopia             | Original                   | 25-05-2013 | 09-04-2017 |
| 22 | Convention between the Portuguese<br>Republic and the Republic of Finland<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with Respect to Taxes on Income   | Finland              | Original                   | 07-11-2016 | N/A        |
| 23 | Convention entre le Portugal et la<br>France Tendant à Éviter les Doubles  | France               | Original                   | 14-01-1971 | 18-11-1972 |
|    | Impositions et à Établir des Règles<br>d'Assistance Administrative<br>Réciproque en Matière d'Impôts sur<br>le Revenu  |                      | Amending<br>Instrument (a) | 25-08-2016 | 01-12-2017 |
| 24 | Convention between the Portuguese<br>Republic and Georgia for the<br>Avoidance of Double Taxation and<br>the Prevention of Fiscal Evasion with<br>respect to Taxes on Income and on<br>Capital   | Georgia              | Original                   | 12-12-2012 | 18-04-2015 |
| 25 | Convention between the Portuguese<br>Republic and the Federal Republic of<br>Germany for the Avoidance of<br>Double Taxation with respect to<br>Taxes on Income and on Capital   | Germany              | Original                   | 15-07-1980 | 08-10-1982 |
| 26 | Convention between the<br>Government of the Portuguese<br>Republic and the Government of the<br>Hellenic Republic for the Avoidance<br>of Double Taxation and the<br>Prevention of Fiscal Evasion with<br>respect to Taxes on Income   | Greece               | Original                   | 02-12-1999 | 13-08-2002 |
| 27 | Convenção entre a República<br>Portuguesa e a República da<br>Guiné-Bissau para Evitar a Dupla<br>Tributação em Matéria de Impostos<br>sobre o Rendimento e Prevenir a<br>Evasão Fiscal<br>[Convention between the Portuguese<br>Republic and the Republic of<br>Guinea-Bissau for the Avoidance of<br>Double Taxation with respect to<br>Taxes on Income and the Prevention<br>of Fiscal Evasion] | Guinea-Bissau        | Original                   | 17-10-2008 | 05-07-2012 |
| 28 | Agreement between the Portuguese<br>Republic and the Hong Kong Special<br>Administrative Region of the People's<br>Republic of China for the Avoidance<br>of Double Taxation and the   | Hong Kong<br>(China) | Original                   | 22-03-2011 | 03-06-2012 |

|    | Prevention of Fiscal Evasion with                    |           |                |            |            |
|----|--|-----------|----------------|------------|------------|
|    | respect to Taxes on Income                           |           |                |            |            |
|    | •  |           |                |            |            |
|    |  |           |                |            |            |
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|    |  |           |                |            |            |
| 29 | Convention between the Portuguese                    | Hungary   | Original       | 16-05-1995 | 08-05-2000 |
|    | Republic and the Republic of Hungary                 |           |                |            |            |
|    | for the Avoidance of Double Taxation                 |           |                |            |            |
|    | and the Prevention of Fiscal Evasion                 |           |                |            |            |
|    | with respect to Taxes on Income                      |           |                |            |            |
| 30 | Convention between the Portuguese                    | Iceland   | Original       | 02-08-1999 | 11-05-2002 |
|    | Republic and the Republic of Iceland                 |           |                |            |            |
|    | for the Avoidance of Double Taxation                 |           |                |            |            |
|    | and the Prevention of Fiscal Evasion                 |           |                |            |            |
|    | with respect to Taxes on Income and                  |           |                |            |            |
|    | on Capital   |           |                |            |            |
| 31 | Convention between the                               | India     | Original       | 11-09-1998 | 05-04-2000 |
|    | Government of the Portuguese                         |           |                |            |            |
|    | Republic and the Government of the                   |           | Amanding       | 24.00 2017 | 00.00.2010 |
|    | Republic of India for the Avoidance of               |           | Amending       | 24-06-2017 | 08-08-2018 |
|    | Double Taxation and the Prevention                   |           | Instrument (a) |            |            |
|    | of Fiscal Evasion with respect to                    |           |                |            |            |
|    | Taxes on Income                                      |           |                |            |            |
| 32 | Agreement between the Portuguese                     | Indonesia | Original       | 09-07-2003 | 11-05-2007 |
|    | Republic and the Republic of                         |           |                |            |            |
|    | Indonesia for the Avoidance of                       |           |                |            |            |
|    | Double Taxation and the Prevention                   |           |                |            |            |
|    | of Fiscal Evasion with respect to<br>Taxes on Income |           |                |            |            |
| 33 | Convention between the Portuguese                    | Ireland   | Original       | 01-06-1993 | 11-07-1994 |
| 55 | Republic and Ireland for the                         | II Claria | Original       | 01 00 1555 | 11 07 1554 |
|    | Avoidance of Double Taxation and                     |           |                |            |            |
|    | the Prevention of Fiscal Evasion with                |           | Amending       | 11-11-2005 | 18-12-2006 |
|    | respect to Taxes on Income                           |           | Instrument (a) |            |            |
| 34 | Convention between the Portuguese                    | Israel    | Original       | 26-09-2006 | 18-02-2008 |
|    | Republic and the Government of the                   |           | 5              |            |            |
|    | State of Israel for the Avoidance of                 |           |                |            |            |
|    | Double Taxation and the Prevention                   |           |                |            |            |
|    | of Fiscal Evasion with respect to                    |           |                |            |            |
|    | Taxes on Income                                      |           |                |            |            |
| 35 | Convention entre la République                       | Italy     | Original       | 14-05-1980 | 15-01-1983 |
|    | portugaise et la République italienne                |           |                |            |            |
|    | tendant à éviter les doubles                         |           |                |            |            |
|    | impositions et à prévenir l'évasion                  |           |                |            |            |
|    | fiscale en matière d'impôts sur le                   |           |                |            |            |
|    | revenu   | -         |                |            |            |
| 36 | Convention between the Portuguese                    | Japan     | Original       | 19-12-2011 | 28-07-2013 |
|    | Republic and Japan for the Avoidance                 |           |                |            |            |
|    | of Double Taxation and the                           |           |                |            |            |
|    | Prevention of Fiscal Evasion with                    |           |                |            |            |
| 1  | respect to Taxes on Income                           |           |                |            |            |

|    |  |               |                |            | 1          |
|----|--|---------------|----------------|------------|------------|
| 37 | Convention between the Portuguese  | Korea         | Original       | 26-01-1996 | 21-12-1997 |
|    | Republic and the Republic of Korea                                       |               |                |            |            |
|    | for the Avoidance of Double Taxation                                     |               |                |            |            |
|    | and the Prevention of Fiscal Evasion                                     |               |                |            |            |
| 20 | with respect to Taxes on Income  | Kunait        | Original       | 22 02 2010 | 05 12 2012 |
| 38 | Convention between the Portuguese  | Kuwait        | Original       | 23-02-2010 | 05-12-2013 |
|    | Republic and the State of Kuwait for the Avoidance of Double Taxation    |               |                |            |            |
|    | and the Prevention of Fiscal Evasion                                     |               |                |            |            |
|    |  |               |                |            |            |
| 20 | with respect to Taxes on Income  | Latvia        | Original       | 19-06-2001 | 07.02.2002 |
| 39 | Convention between the Portuguese  | Latvia        | Original       | 19-06-2001 | 07-03-2003 |
|    | Republic and the Republic of Latvia for the Avoidance of Double Taxation |               |                |            |            |
|    | and the Prevention of Fiscal Evasion                                     |               |                |            |            |
|    |  |               |                |            |            |
| 40 | with respect to Taxes on Income<br>Convention between the Portuguese     | Lithuania     | Original       | 14-02-2002 | 26-02-2003 |
| 40 | •  | Litilualila   | Original       | 14-02-2002 | 20-02-2003 |
|    | Republic and the Republic of<br>Lithuania for the Avoidance of           |               |                |            |            |
|    | Double Taxation and the Prevention                                       |               |                |            |            |
|    |  |               |                |            |            |
|    | of Fiscal Evasion with respect to<br>Taxes on Income                     |               |                |            |            |
| 41 | Convention entre la République   | Luxembourg    | Original       | 25-05-1999 | 30-12-2000 |
| 41 | Portugaise et le Grand-Duché de  | Luxembourg    | Onginal        | 23-03-1999 | 50-12-2000 |
|    | Luxembourg Tendant à Éviter les  |               |                |            |            |
|    | Doubles Impositions et à Prévenir  |               |                |            |            |
|    | l'Évasion Fiscale en Matière d'Impôts                                    |               | Amending       | 07-09-2010 | 18-05-2012 |
|    | sur le Revenu et sur la Fortune  |               | Instrument (a) | 0, 03 2010 | 10 00 2012 |
| 42 | Convenção entre o Governo de   | Macau (China) | Original       | 28-09-1999 | 01-01-1999 |
| 42 | Portugal e o Governo de Macau para                                       |               | Onginal        | 28-09-1999 | 01-01-1999 |
|    | Evitar a Dupla Tributação e Prevenir a                                   |               |                |            |            |
|    | Evasão Fiscal em Matéria de  |               |                |            |            |
|    | Impostos sobre o Rendimento  |               |                |            |            |
|    | impostos sobre o Kendimento  |               |                |            |            |
|    | [Convention between the  |               |                |            |            |
|    | Government of Portugal and the   |               |                |            |            |
|    | Government of Macau for the  |               |                |            |            |
|    | Avoidance of Double Taxation and   |               |                |            |            |
|    | the Prevention of Fiscal Evasion with                                    |               |                |            |            |
|    | respect to Taxes on Income]  |               |                |            |            |
| 43 | Convention between the Portuguese  | Malta         | Original       | 26-01-2001 | 05-04-2002 |
|    | Republic and the Republic of Malta                                       |               |                | /001       |            |
|    | for the Avoidance of Double Taxation                                     |               |                |            |            |
|    | and the Prevention of Fiscal Evasion                                     |               |                |            |            |
|    | with respect to Taxes on Income  |               |                |            |            |
|    |  |               |                |            |            |
| 44 | Convention between the Portuguese  | Mexico        | Original       | 11-11-1999 | 09-01-2001 |
| -  | Republic and the United Mexican  |               |                |            |            |
|    | States for the Avoidance of Double                                       |               |                |            |            |
|    | Taxation and the Prevention of Fiscal                                    |               |                |            |            |
|    | Evasion with respect to Taxes on   |               |                |            |            |
|    | Income   |               |                |            |            |
| L  | -  | 1             |                |            | 1          |

| 45 | Convention between the Portuguese                                     | Moldova        | Original       | 11-02-2009  | 18-10-2010 |
|----|---|----------------|----------------|-------------|------------|
|    | Republic and the Republic of  |                |                |             |            |
|    | Moldova for the Avoidance of Double                                   |                |                |             |            |
|    | Taxation and the Prevention of Fiscal                                 |                |                |             |            |
|    | Evasion with respect to Taxes on                                      |                |                |             |            |
|    | Income  |                |                |             |            |
| 46 | Convention between the Portuguese                                     | Montenegro     | Original       | 12-07-2016  | 07-12-2017 |
|    | Republic and Montenegro for the                                       |                |                |             |            |
|    | Avoidance of Double Taxation and                                      |                |                |             |            |
|    | the Prevention of Fiscal Evasion with                                 |                |                |             |            |
|    | respect to Taxes on Income  |                |                |             |            |
| 47 | Convention entre la République  | Morocco        | Original       | 29-09-1997  | 27-06-2000 |
|    | Portugaise et le Royaume du Maroc                                     |                | 5              |             |            |
|    | en Vue d'Éviter la Double Imposition                                  |                |                |             |            |
|    | en Matière d'Impôts sur le Revenu                                     |                |                |             |            |
| 48 | Convenção entre a República   | Mozambique     | Original       | 21-03-1991  | 05-12-1993 |
|    | Portuguesa e a República de   |                |                |             |            |
|    | Moçambique para Evitar a Dupla  |                |                |             |            |
|    | Tributação em Matéria de Impostos                                     |                |                |             |            |
|    | sobre o Rendimento e Prevenir a                                       |                | Amending       | 24-03-2008  | 07-06-2009 |
|    | Evasão Fiscal   |                | Instrument (a) |             |            |
|    |   |                |                |             |            |
|    | [Convention between the Portuguese                                    |                |                |             |            |
|    | Republic and the Republic of  |                |                |             |            |
|    | Mozambique for the Avoidance of                                       |                |                |             |            |
|    | Double Taxation with respect to<br>Taxes on Income and the Prevention |                |                |             |            |
|    | of Fiscal Evasion]  |                |                |             |            |
| 49 | Convention between the Portuguese                                     | Netherlands    | Original       | 20-09-1999  | 11-08-2000 |
| 15 | Republic and the Kingdom of the                                       | Recificitation | onginar        | 20 05 1555  | 11 00 2000 |
|    | Netherlands for the Avoidance of                                      |                |                |             |            |
|    | Double Taxation and the Prevention                                    |                |                |             |            |
|    | of Fiscal Evasion with respect to                                     |                |                |             |            |
|    | Taxes on Income and on Capital  |                |                |             |            |
| 50 | Convention between the Portuguese                                     | Norway         | Original       | 10-03-2011  | 15-06-2012 |
|    | Republic and the Kingdom of Norway                                    |                |                |             |            |
|    | for the Avoidance of Double Taxation                                  |                |                |             |            |
|    | and the Prevention of Fiscal Evasion                                  |                |                |             |            |
|    | with respect to Taxes on Income                                       |                |                |             |            |
| 51 | Agreement between the Portuguese                                      | Oman           | Original       | 28-04-2015  | 26-07-2016 |
|    | Republic and the Sultanate of Oman                                    |                |                | 20 0 7 2013 | 20 07 2010 |
|    | for the Avoidance of Double Taxation                                  |                |                |             |            |
|    | and the Prevention of Fiscal Evasion                                  |                |                |             |            |
|    | with respect to Taxes on Income                                       |                |                |             |            |
| 52 | Convention between the Portuguese                                     | Pakistan       | Original       | 23-06-2000  | 04-06-2007 |
|    | Republic and the Islamic Republic of                                  |                |                |             | 3.002007   |
|    | Pakistan for the Avoidance of Double                                  |                |                |             |            |
|    | Taxation and the Prevention of Fiscal                                 |                |                |             |            |
|    | Evasion with respect to Taxes on                                      |                |                |             |            |
|    |   |                |                |             |            |

|    |  | 1                        | 1        |            |            |
|----|--|--------------------------|----------|------------|------------|
| 53 | Convention between the Portuguese<br>Republic and the Republic of Panama<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income  | Panama                   | Original | 27-08-2010 | 10-06-2012 |
| 54 | Convention between the Portuguese<br>Republic and the Republic of Peru for<br>the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income  | Peru                     | Original | 19-11-2012 | 12-04-2014 |
| 55 | Convention between the Portuguese<br>Republic and the Republic of Poland<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income  | Poland                   | Original | 09-05-1995 | 04-02-1998 |
| 56 | Agreement between the Portuguese<br>Republic and the State of Qatar for<br>the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income   | Qatar                    | Original | 12-12-2011 | 04-04-2014 |
| 57 | Convention between the Portuguese<br>Republic and Romania for the<br>Avoidance of Double Taxation and<br>the Prevention of Fiscal Evasion with<br>respect to Taxes on Income and on<br>Capital   | Romania                  | Original | 16-09-1997 | 14-07-1999 |
| 58 | Convention between the<br>Government of the Portuguese<br>Republic and the Government of the<br>Russian Federation for the Avoidance<br>of Double taxation and the<br>Prevention of Fiscal Evasion with<br>respect to Taxes on Income  | Russia                   | Original | 29-05-2000 | 11-12-2002 |
| 59 | Convention between the Portuguese<br>Republic and the Republic of San<br>Marino for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income   | San Marino               | Original | 18-11-2010 | 03-12-2015 |
| 60 | Convenção entre a República<br>Portuguesa e a República<br>Democrática de São Tomé e Príncipe<br>para Evitar a Dupla Tributação e<br>Prevenir a Evasão Fiscal em Matéria<br>de Impostos sobre o Rendimento<br>[Convention between the Portuguese<br>Republic and the Democratic<br>Republic of São Tomé and Príncipe<br>for the Avoidance of Double Taxation | São Tomé and<br>Príncipe | Original | 13-07-2015 | 12-07-2017 |
|    | and the Prevention of Fiscal Evasion with respect to Taxes on Income]  |                          |          |            |            |

| 61 | Convention between the Portuguese   | Saudi Arabia       | Original                   | 08-04-2015 | 01-09-2016 |
|----|---|--------------------|----------------------------|------------|------------|
|    | Republic and the Kingdom of Saudi<br>Arabia for the Avoidance of Double<br>Taxation and the Prevention of Tax   |                    |                            |            |            |
|    | Evasion with respect to Taxes on<br>Income  |                    |                            |            |            |
| 62 | Convention entre la République<br>Portugaise et la République du<br>Sénégal en Vue D'Éviter la Double<br>Imposition et de Prévenir l'Évasion<br>Fiscale en Matière d'Impôts sur le<br>Revenu                    | Senegal            | Original                   | 13-06-2014 | 20-03-2016 |
| 63 | Agreement between the Portuguese<br>Republic and the Republic of<br>Singapore for the Avoidance of<br>Double Taxation and the Prevention  | Singapore          | Original                   | 06-09-1999 | 16-03-2001 |
|    | of Fiscal Evasion with respect to<br>Taxes on Income  |                    | Amending<br>Instrument (a) | 28-05-2012 | 26-12-2013 |
| 64 | Convention between the Portuguese<br>Republic and the Slovak Republic for<br>the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income                        | Slovak<br>Republic | Original                   | 05-06-2001 | 02-11-2004 |
| 65 | Convention between the Portuguese<br>Republic and the Republic of Slovenia<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income and<br>on Capital | Slovenia           | Original                   | 05-03-2003 | 13-08-2004 |
| 66 | Convention between the Portuguese<br>Republic and the Republic of South<br>Africa for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income            | South Africa       | Original                   | 13-11-2006 | 22-10-2008 |
| 67 | Convenção entre a República<br>Portuguesa e o Reino de Espanha<br>para Evitar a Dupla Tributação e<br>Prevenir a Evasão Fiscal em Matéria<br>de Impostos sobre o Rendimento                                     | Spain              | Original                   | 26-10-1993 | 28-06-1995 |
|    | [Convention between the Portuguese<br>Republic and the Kingdom of Spain<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income]                     |                    |                            |            |            |
| 68 | Convention between the Portuguese<br>Republic and the Kingdom of Sweden<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income                      | Sweden             | Original                   | 29-08-2002 | 19-12-2003 |
| 69 |   | Switzerland        | Original                   | 26-09-1974 | 17-12-1975 |

|    |  |                         |                            |            | 1                       |
|----|--|-------------------------|----------------------------|------------|-------------------------|
|    | Convention entre le Portugal et la<br>Suisse en Vue d'Éviter les Doubles<br>Impositions en Matière d'Impôts sur<br>le Revenu et sur la Fortune   |                         | Amending<br>Instrument (a) | 25-06-2012 | 21-10-2013              |
| 70 | Convention between the Portuguese<br>Republic and the Democratic<br>Republic of Timor-Leste for the<br>Avoidance of Double Taxation and<br>the Prevention of Fiscal Evasion with<br>respect to Taxes on Income                   | Timor-Leste             | Original                   | 27-09-2011 | 12-10-2022 <sup>1</sup> |
| 71 | Convention entre la République<br>Portugaise et la République<br>Tunisienne en Vue d'Éviter la Double<br>Imposition en Matière d'Impôts sur<br>le Revenu   | Tunisia                 | Original                   | 24-02-1999 | 21-08-2000              |
| 72 | Convention between the Portuguese<br>Republic and the Republic of Turkey<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income                                      | Turkey                  | Original                   | 11-05-2005 | 18-12-2006              |
| 73 | Convention between the Portuguese<br>Republic and Ukraine for the<br>Avoidance of Double Taxation and<br>the Prevention of Fiscal Evasion with<br>respect to Taxes on Income and on<br>Capital                                   | Ukraine                 | Original                   | 09-02-2000 | 11-03-2002              |
| 74 | Convention between the Portuguese<br>Republic and the United Arab<br>Emirates for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income                                 | United Arab<br>Emirates | Original                   | 17-01-2011 | 22-05-2012              |
| 75 | Convention between the Portuguese<br>Republic and the United Kingdom of<br>Great Britain and Northern Ireland<br>for the Avoidance of Double Taxation<br>and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income | United<br>Kingdom       | Original                   | 27-03-1968 | 17-01-1969              |
| 76 | Convention between the Portuguese<br>Republic and the United States of<br>America for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income                             | United States           | Original                   | 06-09-1994 | 18-12-1995              |
| 77 | Convention between the Portuguese<br>Republic and the Oriental Republic of<br>Uruguay for the Avoidance of Double<br>Taxation and the Prevention of Fiscal<br>Evasion with respect to Taxes on<br>Income and on Capital          | Uruguay                 | Original                   | 30-11-2009 | 13-09-2012              |

<sup>&</sup>lt;sup>1</sup> The notification of the date of entry into force was received by the Depositary on 06-03-2023 and communicated by the Depositary on 06-03-2023.

| 78 | Convention between the Portuguese<br>Republic and the Republic of | Venezuela | Original | 23-04-1996 | 08-01-1998 |
|----|---|-----------|----------|------------|------------|
|    | Venezuela for the Avoidance of                                    |           |          |            |            |
|    | Double Taxation and the Prevention                                |           |          |            |            |
|    | of Fiscal Evasion with respect to                                 |           |          |            |            |
|    | Taxes on Income   |           |          |            |            |
| 79 | Agreement between the Portuguese                                  | Viet Nam  | Original | 03-06-2015 | 09-11-2016 |
|    | Republic and the Socialist Republic of                            |           |          |            |            |
|    | Viet Nam for the Avoidance of                                     |           |          |            |            |
|    | Double Taxation and the Prevention                                |           |          |            |            |
|    | of Fiscal Evasion with respect to                                 |           |          |            |            |
|    | Taxes on Income   |           |          |            |            |

# Article 3 – Transparent Entities

## Reservation

Pursuant to Article 3(5)(a) of the Convention, the Portuguese Republic reserves the right for the entirety of Article 3 not to apply to its Covered Tax Agreements.

# Article 4 – Dual Resident Entities

### Reservation

Pursuant to Article 4(3)(a) of the Convention, the Portuguese Republic reserves the right for the entirety of Article 4 not to apply to its Covered Tax Agreements.

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

### Notification of Choice of Optional Provisions

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

### Notification of Existing Provisions in Listed Agreements

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

| Listed Agreement Number | Other Contracting Jurisdiction | Provision     |
|-------------------------|--------------------------------|---------------|
| 3                       | Austria                        | Article 23(1) |

# Article 6 – Purpose of a Covered Tax Agreement

### Notification of Existing Preamble Language in Listed Agreements

Pursuant to Article 6(5) of the Convention, the Portuguese Republic considers that the following agreements are not within the scope of a reservation under Article 6(4) and contain preamble language described in Article 6(2). The text of the relevant preambular paragraph is identified below.

| Listed<br>Agreement<br>Number | Other<br>Contracting<br>Jurisdiction | Preamble Text  |  |
|-------------------------------|--------------------------------------|--|--|
| 1                             | Algeria                              | <la de<br="" et="" gouvernement="" le="" portugaise="" république="">la République Algérienne Démocratique et Populaire,&gt;<br/>désireux de conclure une convention, en vue d'éviter<br/>les doubles impositions, de prévenir l'évasion fiscale <et<br>d'établir des règles d'assistance réciproque en matière<br/>de recouvrement d'impôts sur le revenu et sur la fortune,<br/>sont convenus des dispositions suivantes:&gt;</et<br></la>   |  |
| 2                             | Andorra                              | Desiring to conclude a Convention for the avoidance of double<br>taxation and the prevention of fiscal evasion with respect to<br>taxes on income;<br>Taking into account that the main purpose of this Convention<br>is to eliminate international double taxation with regard to<br>the different categories of income derived by residents of<br>both States, as well as to prevent fiscal evasion;   |  |
| 3                             | Austria                              | <o da="" e="" federal<br="" o="" portuguesa="" presidente="" república="">da República da Áustria,&gt; desejando evitar a dupla tributação<br/>em matéria de impostos sobre o rendimento e sobre o capital,<br/><decidiram concluir="" convenção="" designaram="" e="" para="" tal<br="" uma="">efeito como plenipotenciários:&gt;<br/><der der="" der<br="" portugiesischen="" präsident="" republik="" und="">Bundespräsident der Republik Österreich sind,&gt; von dem<br/>Wunsche geleitet, auf dem Gebiete der Steuern vom<br/>Einkommen und vom Vermögen die Doppelbesteuerung zu<br/>vermeiden, &lt;übereingekommen, ein Abkommen<br/>abzuschließen, und haben zu diesem Zweck zu ihren<br/>Bevollmächtigten ernannt:&gt;</der></decidiram></o> |  |
| 4                             | Bahrain                              | <the and="" bahrain,="" kingdom="" of="" portuguese="" republic="" the=""><br/>desiring to conclude a Convention for the Avoidance of<br/>Double Taxation and the Prevention of Fiscal Evasion with<br/>respect to Taxes on Income, <have agreed="" as="" follows:=""></have></the>  |  |
| 5                             | Barbados                             | <the and="" barbados,="" portuguese="" republic=""> desiring to<br/>conclude a Convention for the Avoidance of Double Taxation<br/>and the Prevention of Fiscal Evasion with respect to<br/>Taxes on Income, <have agreed="" as="" follows:=""></have></the>   |  |
| 6                             | Belgium                              | <le de="" et="" la="" le="" majesté="" portugaise="" président="" roi<br="" république="" sa="">des Belges,&gt; désireux d'éviter les doubles impositions et de<br/>régler certaines autres questions en matière d'impôts sur le<br/>revenu, <ont conclure="" convention="" de="" décidé="" et="" ont<br="" une="">nommé à cet effet pour leurs plénipotentiaires, savoir:&gt;</ont></le>  |  |

|    | -                               |  |  |
|----|---------------------------------|--|--|
| 7  | Brazil                          | <a a="" brasil,<br="" do="" e="" federativa="" portuguesa="" república="">considerando os laços especiais existentes entre os dois países<br/>e&gt; desejando concluir uma Convenção Destinada a Evitar a<br/>Dupla Tributação e a Prevenir a Evasão Fiscal em Matéria de<br/>Impostos sobre o Rendimento, <acordaram o="" seguinte:=""></acordaram></a>   |  |
| 8  | Bulgaria                        | <the and="" bulgaria,="" of="" portuguese="" republic="" the=""><br/>desiring to conclude a Convention for the avoidance<br/>of double taxation and the prevention of fiscal<br/>evasion with respect to taxes on income, <have agreed<br="">as follows:&gt;</have></the>  |  |
| 9  | Cabo Verde                      | <a a="" cabo="" de="" e="" portuguesa,<br="" república="" verde="">desejando fomentar as suas relações económicas e culturais&gt;<br/>pela eliminação da dupla tributação em matéria de impostos<br/>sobre o rendimento <e a="" cooperação="" da<br="" desenvolver="" na="" área="">fiscalidade, acordaram nas disposições seguintes:&gt;</e></a>  |  |
| 10 | Canada                          | <the and="" government="" of="" portuguese="" republic="" the="" the<br="">Government of Canada,&gt; desiring to conclude a Convention<br/>for the avoidance of double taxation and the<br/>prevention of fiscal evasion with respect to taxes on<br/>income, <have agreed="" as="" follows:=""></have></the>  |  |
| 11 | Chile                           | <the and="" chile,="" of="" portuguese="" republic="" the=""><br/>desiring to conclude a convention for the avoidance of<br/>double taxation and the prevention of fiscal evasion with<br/>respect to taxes on income: <have agreed="" as="" follows:=""></have></the>   |  |
| 12 | China (People's<br>Republic of) | <the and="" china,="" government="" of="" people's="" portuguese="" republic="" the=""> desiring to conclude an Agreement for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income, <have agreed="" as="" follows:=""></have></the>   |  |
| 13 | Colombia                        | <the and="" colombia,="" of="" portuguese="" republic="" the=""><br/>desiring to conclude a Convention for the Avoidance<br/>of Double Taxation and the Prevention of Fiscal Evasion<br/>with respect to Taxes on Income, <in and<br="" order="" promote="" to="">strengthen the economic relations between the two<br/>countries, have agreed as follows:&gt;</in></the>  |  |
| 14 | Côte d'Ivoire                   | Désireux de conclure une Convention en vue d'éviter<br>la double imposition et de prévenir l'évasion et la fraude<br>fiscales en matière d'impôts sur le revenu;<br>En tenant compte que le but principal de cette Convention<br>est l'élimination de la double imposition internationale<br>à l'égard des différentes catégories de revenus perçus par<br>les résidents des deux Etats, ainsi que de prévenir l'évasion<br>et la fraude fiscales; |  |
| 15 | Croatia                         | <the and="" croatia,="" of="" portuguese="" republic="" the=""><br/>desiring to conclude a Convention for the avoidance of<br/>double taxation and the prevention of fiscal evasion with<br/>respect to taxes on income, <have agreed="" as="" follows:=""></have></the>   |  |
| 16 | Cuba                            | <ul> <li><o da="" da<="" e="" governo="" li="" o="" portuguesa="" república=""> <li>República de Cuba,&gt; desejando concluir uma Convenção para</li> <li>Evitar a Dupla Tributação e Prevenir a Evasão e Fraude Fiscal</li> </o></li></ul>  |  |

| l  |                |   |
|----|----------------|---|
|    |                | em Matéria de Impostos sobre o Rendimento, <acordaram no="" seguinte:=""></acordaram>   |
|    |                | <el de="" el<="" gobierno="" la="" portuguesa="" república="" td="" y=""></el>          |
|    |                | Gobierno de la República de Cuba,> deseando concluir                                    |
|    |                | un Convenio para Evitar la Doble Imposición y Prevenir                                  |
|    |                | la Evasión y el Fraude Fiscal en Materia de Impuestos                                   |
|    |                | sobre la Renta <han convenido="" lo="" siguiente:=""></han>                             |
| 17 | Cyprus         | <the and="" cyprus,="" of="" portuguese="" republic="" the=""></the>                    |
|    |                | desiring to conclude a Convention for the avoidance of                                  |
|    |                | double taxation and the prevention of fiscal evasion with                               |
|    |                | respect to taxes on income, <have agreed="" as="" follows:=""></have>                   |
| 18 | Czech Republic | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the>   |
|    |                | Government of the Czech Republic,> desiring to conclude                                 |
|    |                | a convention for the avoidance of double taxation and                                   |
|    |                | the prevention of fiscal evasion with respect to taxes                                  |
|    |                | on income, <have agreed="" as="" follows:=""></have>                                    |
| 19 | Denmark        | <the and="" denmark,="" kingdom="" of="" portuguese="" republic="" the=""></the>        |
|    |                | desiring to conclude a convention for the avoidance                                     |
|    |                | of double taxation and the prevention of fiscal   |
|    |                | evasion with respect to taxes on income, <have agreed<="" td=""></have>                 |
|    |                | as folloows:>   |
| 20 | Estonia        | <the and="" estonia,="" of="" portuguese="" republic="" the=""></the>                   |
|    |                | desiring to conclude a Convention for the avoidance                                     |
|    |                | of double taxation and the prevention of fiscal evasion                                 |
|    |                | with respect to taxes on income, <have agreed="" as="" follows:=""></have>              |
| 21 | Ethiopia       | <the and="" democratic<="" federal="" portuguese="" republic="" td="" the=""></the>     |
|    |                | Republic of Ethiopia,> desiring to conclude a Convention                                |
|    |                | for the Avoidance of Double Taxation and the Prevention                                 |
|    |                | of Fiscal Evasion with respect to Taxes on Income, <in order<="" td=""></in>            |
|    |                | to promote and strengthen the economic relations between                                |
|    |                | the two countries, have agreed as follows:>   |
| 22 | Finland        | Desiring to conclude a Convention for the Avoidance of                                  |
|    |                | Double Taxation and the Prevention of Fiscal Evasion with                               |
|    |                | Respect to Taxes on Income,   |
| 23 | France         | <le de="" et="" la="" la<="" le="" portugaise="" président="" république="" td=""></le> |
|    |                | République Française, désireux> d'éviter dans la mesure du                              |
|    |                | possible les doubles impositions et <d'établir des="" règles<="" td=""></d'établir>     |
|    |                | d'assistance administrative réciproque en matière d'impôts                              |
|    |                | sur le revenu, ont décidé de conclure une convention fiscale                            |
|    |                | et ont nommé à cet effet comme plénipotentiaires:>                                      |
| 24 | Georgia        | <the and="" georgia,="" portuguese="" republic=""> desiring to conclude</the>           |
|    | _`             | a Convention for the Avoidance of Double Taxation                                       |
|    |                | and the Prevention of Fiscal Evasion with respect to Taxes                              |
|    |                | on Income and on Capital, <in and<="" order="" promote="" td="" to=""></in>             |
|    |                | strengthen the economic relations between the two                                       |
|    |                | countries, have agreed as follows:>   |
| 25 | Germany        | <the and="" federal="" of<="" portuguese="" republic="" td="" the=""></the>             |
|    |                | Germany, desiring to promote their bilateral economic                                   |
|    |                | relations> by avoiding double taxation with respect to taxes                            |
|    |                | on income and capital, <have agreed="" as="" follows:=""></have>                        |
| 26 | Greece         | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the>   |
|    | 1              |   |

|    | 1             | 1   |
|----|---------------|---|
|    |               | Government of the Hellenic Republic,> desiring to conclude                            |
|    |               | a Convention for the avoidance of double taxation                                     |
|    |               | and the prevention of fiscal evasion with respect to taxes                            |
| 27 | Cuines Dissou | on income, <have agreed="" as="" follows:=""></have>                                  |
| 27 | Guinea-Bissau | <a a="" da="" e="" guiné-bissau,="" portuguesa="" república=""></a>                   |
|    |               | desejando celebrar uma convenção para evitar a dupla                                  |
|    |               | tributação e prevenir a evasão fiscal em matéria de impostos                          |
|    |               | sobre o rendimento, <acordaram disposições<="" nas="" td=""></acordaram>              |
|    |               | seguintes:>   |
| 28 | Hong Kong     | <the and="" hong="" kong="" portuguese="" republic="" special<="" td="" the=""></the> |
|    | (China)       | Administrative Region of the People's Republic of China,>                             |
|    |               | desiring to conclude an Agreement for the avoidance of                                |
|    |               | double taxation and the prevention of fiscal evasion with                             |
|    |               | respect to taxes on income, <have agreed="" as="" follows:=""></have>                 |
| 29 | Hungary       | <the and="" hungary,="" of="" portuguese="" republic="" the=""></the>                 |
|    |               | desiring to conclude a convention for the avoidance                                   |
|    |               | of double taxation and the prevention of fiscal evasion                               |
|    |               | with respect to taxes on income, <have agreed="" as="" follows:=""></have>            |
| 30 | Iceland       | <the and="" iceland,="" of="" portuguese="" republic="" the=""></the>                 |
|    |               | desiring to conclude a Convention for the Avoidance                                   |
|    |               | of Double Taxation and the Prevention of Fiscal Evasion                               |
|    |               | with Respect to Taxes on Income and on Capital, <have< td=""></have<>                 |
|    |               | agreed as follows:>   |
| 31 | India         | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the> |
|    |               | Government of the Republic of India,> desiring to conclude                            |
|    |               | a Convention for the avoidance of double taxation                                     |
|    |               | and the prevention of fiscal evasion with respect to taxes                            |
|    |               | on income, <have agreed="" as="" follows:=""></have>                                  |
| 32 | Indonesia     | <the and="" indonesia,="" of="" portuguese="" republic="" the=""></the>               |
|    |               | desiring to conclude an Agreement for the avoidance                                   |
|    |               | of double taxation and the prevention of fiscal                                       |
|    |               | evasion with respect to taxes on income, <have agreed<="" td=""></have>               |
|    |               | as follows:>  |
| 33 | Ireland       | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the> |
|    |               | Government of Ireland,> desiring to conclude  |
|    |               | a convention for the avoidance of double taxation                                     |
|    |               | and the prevention of fiscal evasion with respect to taxes                            |
|    |               | on income, <have agreed="" as="" follows:=""></have>                                  |
| 34 | Israel        | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the> |
|    |               | State of Israel, > desiring to conclude a Convention for the                          |
|    |               | avoidance of double taxation and the prevention of fiscal                             |
|    |               | evasion with respect to taxes on income, <have agreed="" as<="" td=""></have>         |
|    |               | follows:>   |
| 35 | Italy         | <le de="" et="" gouvernement="" la="" le<="" portugaise="" république="" td=""></le>  |
|    |               | Gouvernement de la République italienne,> désireux de                                 |
|    |               | conclure une Convention, en vue d'éviter les doubles                                  |
|    |               | impositions et de prévenir l'évasion fiscal, en matière                               |
|    |               | d'impôts sur le revenu, <sont convenus="" des="" dispositions<="" td=""></sont>       |
|    |               | suivantes:>   |
| 36 | Japan         | <the and="" japan,="" portuguese="" republic=""> desiring to conclude</the>           |
|    |               | a Convention for the Avoidance of Double Taxation                                     |

|          |               | and the Drovention of Ficael Evenier with respect to Town   |
|----------|---------------|---|
|          |               | and the Prevention of Fiscal Evasion with respect to Taxes<br>on Income, <have agreed="" as="" follows:=""></have>  |
| 37       | Korea         | <the and="" government="" of="" p="" portuguese="" republic="" the="" the<=""></the>  |
| <u> </u> |               | Government of the Republic of Korea,> desiring to conclude  |
|          |               | a convention for the avoidance of double taxation   |
|          |               | and the prevention of fiscal evasion with respect to taxes  |
|          |               | on income, <have agreed="" as="" follows:=""></have>  |
| 38       | Kuwait        | Shi meenic, share agreed as follows: The Government of the Portuguese Republic and the  |
| 50       | Kawait        | Government of the State of Kuwait, desiring to promote  |
|          |               | their mutual economic relations> through the conclusion   |
|          |               | between both Contracting States of a convention for the   |
|          |               | avoidance of double taxation and the prevention of fiscal   |
|          |               | evasion with respect to taxes on income <have agreed="" as<="" td=""></have>  |
|          |               | follows:>   |
| 39       | Latvia        | Solution of the second seco |
| 39       | Latvia        |   |
|          |               | desiring to conclude a Convention for the avoidance<br>of double taxation and the prevention of fiscal evasion  |
|          |               | •   |
| 40       | Lithuania     | with respect to taxes on income, <have agreed="" as="" follows:=""></have>  |
| 40       | LIUIUdilla    | <the and="" lithuania,="" of="" portuguese="" republic="" the=""></the>   |
|          |               | desiring to conclude a Convention for the avoidance   |
|          |               | of double taxation and the prevention of fiscal   |
|          |               | evasion with respect to taxes on income, <have agreed<="" td=""></have>   |
| 44       |               | as follows:>  |
| 41       | Luxembourg    | <le de="" et<="" gouvernement="" la="" portugaise="" république="" td=""></le>  |
|          |               | le Gouvernement du Grand-Duché de Luxembourg,>  |
|          |               | désireux de conclure une Convention tendant à éviter  |
|          |               | les doubles impositions et à prévenir l'évasion fiscale   |
|          |               | en matière d'impôts sur le revenu et sur la fortune <sont< td=""></sont<>   |
| 40       | Massu (China) | convenus de ce qui suit:>   |
| 42       | Macau (China) | <0 Governo de Portugal e o Governo de Macau, devidamente  |
|          |               | autorizado pelo competente órgão de soberania   |
|          |               | da República Portuguesa com o assentimento do   |
|          |               | Governo da República Popular da China,> desejando   |
|          |               | celebrar uma convenção entre a República Portuguesa   |
|          |               | e Macau para evitar a dupla tributação e prevenir a   |
|          |               | evasão fiscal em matéria de impostos sobre o rendimento,  |
| 40       | N 4 - 14      | <acordaram entre="" o="" seguinte:="" si=""></acordaram>  |
| 43       | Malta         | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the>   |
|          |               | Government of the Republic of Malta,> desiring to conclude  |
|          |               | a convention for the avoidance of double taxation and the   |
|          |               | prevention of fiscal evasion with respect to taxes  |
|          |               | on income, <have agreed="" as="" follows:=""></have>  |
| 44       | Mexico        | <the and="" mexican<="" portuguese="" republic="" td="" the="" united=""></the>   |
|          |               | States,> desiring to conclude a Convention for the avoidance  |
|          |               | of double taxation and the prevention of fiscal   |
|          |               | evasion with respect to taxes on income, which shall  |
|          |               | hereafter be referred to as the «Convention», <have< td=""></have<>   |
|          |               | agreed as follows:>   |
| 45       | Moldova       | <the and="" of<="" portuguese="" republic="" td="" the=""></the>  |
|          |               | Moldova, > desiring to conclude a Convention for the  |
|          |               | avoidance of double taxation and the prevention of fiscal   |
|          |               |   |

|    |             | evasion with respect to taxes on income, <have agreed<="" th=""></have>                 |
|----|-------------|---|
|    |             | as follows:>  |
| 46 | Montenegro  | <the and="" montenegro,="" portuguese="" republic=""> desiring to</the>                 |
|    |             | conclude a Convention for the Avoidance of Double Taxation                              |
|    |             | and the Prevention of Fiscal Evasion with Respect to Taxes on                           |
|    |             | Income, <have agreed="" as="" follows:=""></have>                                       |
| 47 | Morocco     | <le de="" et<="" gouvernement="" la="" portugaise="" république="" td=""></le>          |
|    |             | le Gouvernement du Royaume du Maroc,> désireux de                                       |
|    |             | conclure une Convention en vue d'éviter la double imposition                            |
|    |             | en matière d'impôts sur le revenu, <sont convenus<="" td=""></sont>                     |
|    |             | des dispositions suivantes:>  |
| 48 | Mozambique  | < A República Portuguesa e a República de Moçambique,                                   |
|    |             | desejando fomentar as suas relações económicas e culturais>                             |
|    |             | pela eliminação da dupla tributação em matéria de impostos                              |
|    |             | sobre o rendimento <e a="" cooperação="" da<="" desenvolver="" na="" td="" área=""></e> |
|    |             | fiscalidade, acordaram nas disposições seguintes:>                                      |
| 49 | Netherlands | <the and="" kingdom="" of="" portuguese="" republic="" td="" the="" the<=""></the>      |
|    |             | Netherlands,> desiring that a Convention for the avoidance                              |
|    |             | of double taxation and the prevention of fiscal   |
|    |             | evasion with respect to taxes on income and on capital                                  |
|    |             | be concluded by both States, <have agreed="" as="" follows:=""></have>                  |
| 50 | Norway      | <the and="" kingdom="" norway,="" of="" portuguese="" republic="" the=""></the>         |
|    |             | desiring to conclude a Convention for the avoidance of                                  |
|    |             | double taxation and the prevention of fiscal evasion with                               |
|    |             | respect to taxes on income, <have agreed="" as="" follows:=""></have>                   |
| 51 | Oman        | <the and="" of="" oman,="" portuguese="" republic="" sultanate="" the=""></the>         |
|    |             | desiring to conclude an Agreement for the Avoidance of                                  |
|    |             | Double Taxation and the Prevention of Fiscal Evasion with                               |
|    |             | respect to Taxes on Income, <in and<="" order="" promote="" td="" to=""></in>           |
|    |             | strengthen the economic relations between the two States,                               |
|    |             | have agreed as follows:>  |
| 52 | Pakistan    | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the>   |
|    |             | Government of the Islamic Republic of Pakistan,> desiring                               |
|    |             | to conclude a convention for the avoidance of double                                    |
|    |             | taxation and the prevention of fiscal evasion with                                      |
|    |             | respect to taxes on income, <have agreed="" as="" follows:=""></have>                   |
| 53 | Panama      | <the and="" of="" panama,="" portuguese="" republic="" the=""></the>                    |
|    |             | desiring to conclude a Convention for the avoidance of                                  |
|    |             | double taxation and the prevention of fiscal evasion with                               |
|    |             | respect to taxes on income, <in and<="" order="" promote="" td="" to=""></in>           |
|    |             | strengthen the economic relations between the two                                       |
|    |             | countries, have agreed as follows:>   |
| 54 | Peru        | <the and="" of="" peru,="" portuguese="" republic="" the=""></the>                      |
|    |             | desiring to conclude a Convention for the Avoidance of                                  |
|    |             | Double Taxation and the Prevention of Fiscal Evasion                                    |
|    |             | with respect to Taxes on Income, <in and<="" order="" promote="" td="" to=""></in>      |
|    |             | strengthen the economic relations between the two                                       |
|    |             | countries, have agreed as follows:>   |
| 55 | Poland      | <the and="" government="" of="" portuguese="" republic="" td="" the="" the<=""></the>   |
|    |             | Government of the Republic of Poland,> desiring to conclude                             |
|    |             | a Convention for the avoidance of double taxation                                       |

|    |                 | and the provention of fiscal everies with respect to taxes   |
|----|-----------------|--|
|    |                 | and the prevention of fiscal evasion with respect to taxes on income, <have agreed="" as="" follows:=""></have>            |
| 56 | Qatar           | < The Portuguese Republic and the State of Qatar,> desiring  |
|    | 2000            | to conclude an Agreement for the avoidance of double   |
|    |                 | taxation and the prevention of fiscal evasion with respect   |
|    |                 | to taxes on income, <have agreed="" as="" follows:=""></have>  |
| 57 | Romania         | < The Government of the Portuguese Republic and the  |
| 37 | Komana          | Government of Romania> desiring to conclude a Convention   |
|    |                 | for the avoidance of double taxation and the   |
|    |                 | prevention of fiscal evasion with respect to taxes on  |
|    |                 | income and on capital, <have agreed="" as="" follows:=""></have>   |
| 58 | Russia          | The Government of the Portuguese Republic and the  |
| 50 | Russia          | Government of the Russian Federation,> desiring to conclude  |
|    |                 | a convention for the avoidance of doube taxation   |
|    |                 | and the prevention of fiscal evasion with respect to taxes   |
|    |                 |  |
| 50 | Can Marina      | on income, <have agreed="" as="" follows:=""></have>   |
| 59 | San Marino      | <the and="" marino,="" of="" portuguese="" republic="" san="" the=""></the>  |
|    |                 | desiring to conclude a Convention for the avoidance  |
|    |                 | of double taxation and the prevention of fiscal evasion  |
|    |                 | with respect to taxes on income, <and strengthen="" td="" the<="" to=""></and>   |
|    |                 | disciplined development of economic relations between  |
|    |                 | the two States in the framework of greater cooperation,  |
|    |                 | have agreed as follows:>   |
| 60 | São Tomé and    | <a a="" de<="" democrática="" e="" p="" portuguesa="" república=""></a>  |
|    | Príncipe        | São Tomé e Príncipe,> desejando celebrar uma Convenção   |
|    |                 | para evitar a dupla tributação e prevenir a evasão fiscal em   |
|    |                 | matéria de impostos sobre o rendimento, <tendo em="" td="" vista<=""></tendo>  |
|    |                 | promover e reforçar as relações económicas entre os dois   |
|    |                 | países, acordam no seguinte:>  |
| 61 | Saudi Arabia    | Desiring to conclude a Convention for the Avoidance of   |
|    |                 | Double Taxation and the Prevention of Tax Evasion with   |
|    |                 | respect to Taxes on Income, <in and<="" order="" promote="" td="" to=""></in>  |
|    |                 | strengthen the economic relations between the two  |
|    |                 | countries;>  |
| 62 | Senegal         | <la du="" et="" la="" portugaise="" république="" sénégal,=""></la>  |
|    |                 | désireuses de conclure une Convention en vue d'éviter  |
|    |                 | la double imposition et de prévenir l'évasion fiscale en   |
|    |                 | matière d'impôts sur le revenu, <sont convenues="" des<="" td=""></sont>   |
|    |                 | dispositions suivantes:>   |
| 63 | Singapore       | <the and="" of="" portuguese="" republic="" singapore,="" the=""></the>  |
|    |                 | desiring to conclude an agreement for the avoidance  |
|    |                 | of double taxation and the prevention of fiscal  |
|    |                 | evasion with respect to taxes on income, <have agreed<="" td=""></have>  |
|    |                 | as follows:>   |
| 64 | Slovak Republic | <the and="" portuguese="" republic="" republic,="" slovak="" the=""></the>   |
|    |                 | desiring to conclude a Convention for the avoidance  |
|    |                 | of double taxation and the prevention of fiscal evasion  |
|    |                 | with respect to taxes on income, <have agreed="" as="" follows:=""></have>   |
| 65 | Slovenia        | <the and="" of="" portuguese="" republic="" slovenia,="" the=""></the>   |
|    |                 | desiring to conclude a Convention for the avoidance  |
|    |                 | of double taxation and the prevention of fiscal  |
| 65 | Slovenia        | <the and="" of="" portuguese="" republic="" slovenia,="" the=""> desiring to conclude a Convention for the avoidance</the> |

|    |                         | evasion with respect to taxes on income and on capital, <have agreed="" as="" follows:=""></have>   |  |
|----|-------------------------|---|--|
| 66 | South Africa            | <the and="" of="" portuguese="" republic="" south<br="" the="">Africa,&gt; desiring to conclude a Convention for the avoidance<br/>of double taxation and the prevention of fiscal evasion with<br/>respect to taxes on income, <and and="" promote="" strengthen<br="" to="">the economic relations between the two countries, have<br/>agreed as follows:&gt;</and></the>   |  |
| 67 | Spain                   | <ul> <li><a de="" e="" espanha,="" o="" portuguesa="" reino="" república=""> desejando concluir uma Convenção para Evitar a Dupla Tributação e</a></li> <li>Prevenir a Evasão Fiscal em Matéria de Impostos sobre o</li> <li>Rendimento, <acordaram no="" seguinte:=""></acordaram></li> <li><el de="" españa="" la="" portuguesa,="" reino="" república="" y=""> deseando concluir un Convenio para Evitar la Doble Imposición y</el></li> <li>Prevenir la Evasión Fiscal en Materia de Impuestos sobre la Renta, <han acordado="" lo="" siguiente:=""></han></li> </ul> |  |
| 68 | Sweden                  | <pre><the and="" kingdom="" of="" portuguese="" republic="" sweden,="" the=""> desiring to conclude a Convention for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income, <have agreed="" as="" follows:=""></have></the></pre>   |  |
| 69 | Switzerland             | <le conseil="" et="" fédéral="" gouvernement="" le="" portugais="" suisse,=""><br/>désireux de conclure une convention en vue d'éviter les<br/>doubles impositions en matière d'impôts sur le revenu et sur<br/>la fortune, <sont convenus="" des="" dispositions="" suivantes:=""></sont></le>   |  |
| 70 | Timor-Leste             | <the and="" democratic="" portuguese="" republic="" republic<br="" the="">of Timor-Leste,&gt; desiring to conclude a Convention for<br/>the Avoidance of Double Taxation and the Prevention<br/>of Fiscal Evasion with respect to Taxes on Income, <have<br>agreed as follows:&gt;</have<br></the>  |  |
| 71 | Tunisia                 | <le de="" et<br="" gouvernement="" la="" portugaise="" république="">le Gouvernement de la République Tunisienne,&gt; désireux<br/>de conclure une Convention, en vue d'éviter la double<br/>imposition en matière d'impôts sur le revenu, <sont convenus<br="">des dispositions suivantes:&gt;</sont></le>   |  |
| 72 | Turkey                  | <the and="" of="" portuguese="" republic="" the="" turkey,=""><br/>desiring to conclude a Convention for the avoidance<br/>of double taxation and the prevention of fiscal evasion<br/>with respect to taxes on income, <have agreed="" as="" follows:=""></have></the>   |  |
| 73 | Ukraine                 | <the and="" portuguese="" republic="" ukraine,=""> desiring to<br/>conclude a Convention for the avoidace of double taxation<br/>and the prevention of fiscal evasion with respect to taxes<br/>on income and on capital <and confirming="" endeavour<br="" their="">to develop mutual economic relations, have agreed as<br/>follows:&gt;</and></the>  |  |
| 74 | United Arab<br>Emirates | <the and="" arab="" emirates,<br="" portuguese="" republic="" the="" united="">desiring to promote their mutual economic relations&gt;<br/>through the conclusion between them of a Convention<br/>for the avoidance of double taxation and the prevention<br/>of fiscal evasion with respect to taxes on income, <have<br>agreed as follows:&gt;</have<br></the>   |  |

| 75 | United Kingdom | Desiring to conclude a Convention for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income;  |
|----|----------------|---|
| 76 | United States  | <the and="" government="" of="" portuguese="" republic="" the="" the<br="">Government of the United States of America,&gt; desiring to<br/>conclude a convention for the avoidance of double taxation<br/>and the prevention of fiscal evasion with respect to taxes on<br/>income, <have agreed="" as="" follows:=""></have></the>   |
| 77 | Uruguay        | Desiring to conclude a Convention for the Avoidance<br>of Double Taxation and the Prevention of Fiscal Evasion<br>with respect to Taxes on Income and on Capital;   |
| 78 | Venezuela      | <the and="" government="" of="" portuguese="" republic="" the="" the<br="">Government of the Republic of Venezuela,&gt; desiring to<br/>conclude a Convention for the avoidance of double taxation<br/>and the prevention of fiscal evasion with respect<br/>to taxes on income <have agreed="" as="" follows:=""></have></the>   |
| 79 | Viet Nam       | <the and="" portuguese="" republic="" republic<br="" socialist="" the="">of Viet Nam,&gt; desiring to conclude an Agreement for the<br/>avoidance of double taxation and the prevention of fiscal<br/>evasion with respect to taxes on income, <in order="" promote<br="" to="">and strengthen the economic relations between the<br/>two countries, have agreed as follows:&gt;</in></the> |

### **Article 7 – Prevention of Treaty Abuse**

### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 7(17)(a) of the Convention, the Portuguese Republic considers that the following agreements are not subject to a reservation described in Article 7(15)(b) and contain 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                       | Andorra                        | Article 28(4)                      |
| 4                       | Bahrain                        | Article 27(3)                      |
| 5                       | Barbados                       | Article 27(3)                      |
| 11                      | Chile                          | Paragraph 6 of the Protocol        |
| 13                      | Colombia                       | Article 26(3)                      |
| 14                      | Côte d'Ivoire                  | Article 30(3)                      |
| 21                      | Ethiopia                       | Paragraph 1(c) of the              |
|                         |                                | Protocol                           |
| 22                      | Finland                        | Paragraph 1(c) of the<br>Protocol  |
| 23                      | France                         | Article 31bis(2)                   |
| 24                      | Georgia                        | Paragraph 1(c) of the<br>Protocol  |
| 26                      | Greece                         | Articles 11(7) and 12(7)           |
| 28                      | Hong Kong (China)              | Paragraph 3 of the Protocol        |
| 36                      | Japan                          | Article 21                         |
| 44                      | Mexico                         | Protocol (Ad articles 11 and 12)   |
| 45                      | Moldova                        | Paragraph 2(c) of the<br>Protocol  |
| 46                      | Montenegro                     | Article 27(3)                      |
| 51                      | Oman                           | Paragraph 1(c) of the<br>Protocol  |
| 53                      | Panama                         | Article 27(3)                      |
| 54                      | Peru                           | Paragraph 11(c) of the<br>Protocol |
| 56                      | Qatar                          | Paragraph 1(c) of the<br>Protocol  |
| 59                      | San Marino                     | Article 28(1)                      |
| 60                      | São Tomé and Príncipe          | Article 29(3)                      |
| 61                      | Saudi Arabia                   | Article 27(2)                      |
| 62                      | Senegal                        | Article 30(3)                      |
| 69                      | Switzerland                    | Article 27(3)                      |
| 70                      | Timor-Leste                    | Article 29(3)                      |
| 74                      | United Arab Emirates           | Article 27(3)                      |
| 79                      | Viet Nam                       | Paragraph 1(c) of the<br>Protocol  |

### Article 8 – Dividend Transfer Transactions

### Reservation

Pursuant to Article 8(3)(b)(i) of the Convention, the Portuguese Republic 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 agreements contain provisions that are within the scope of this reservation.

| Listed Agreement Number | Other Contracting Jurisdiction | Provision                        |
|-------------------------|--------------------------------|----------------------------------|
| 1                       | Algeria                        | Article 10(2)(b)                 |
| 2                       | Andorra                        | Article 10(2)(a)                 |
| 7                       | Brazil                         | Article 10(2)(a)                 |
| 8                       | Bulgaria                       | Article 10(3)                    |
| 10                      | Canada                         | Article 10(2)(a)(ii)             |
| 18                      | Czech Republic                 | Article 10(3)                    |
| 29                      | Hungary                        | Article 10(3)                    |
| 30                      | Iceland                        | Article 10(2)(a)                 |
| 31                      | India                          | Article 10(2)(a)(ii) and (b)(ii) |
| 36                      | Japan                          | Article 10(2)(a)(i) and (ii)     |
| 37                      | Korea                          | Article 10(3)                    |
| 43                      | Malta                          | Article 10(2)(a)(ii)             |
| 47                      | Morocco                        | Article 10(2)(a)                 |
| 50                      | Norway                         | Article 10(2)(a)                 |
| 52                      | Pakistan                       | Article 10(2)(ii)                |
| 55                      | Poland                         | Article 10(3)                    |
| 57                      | Romania                        | Article 10(3)                    |
| 58                      | Russia                         | Article 10(3)                    |
| 64                      | Slovak Republic                | Article 10(3)                    |
| 66                      | South Africa                   | Article 10(2)(b)                 |
| 69                      | Switzerland                    | Article 10(3)(b)                 |
| 72                      | Turkey                         | Article 10(2)(a)                 |
| 73                      | Ukraine                        | Article 10(3)                    |
| 76                      | United States                  | Article 10(3)                    |

#### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 8(4) of the Convention, the Portuguese Republic considers that the following agreements contain 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           |
|-------------------------|--------------------------------|---------------------|
| 4                       | Bahrain                        | Article 10(2)(a)    |
| 5                       | Barbados                       | Article 10(2)(a)    |
| 10                      | Canada                         | Article 10(2)(a)(i) |
| 11                      | Chile                          | Article 10(2)(a)    |
| 15                      | Croatia                        | Article 10(2)(a)    |
| 16                      | Cuba                           | Article 10(2)(a)    |

| · · · · · · · · · · · · · · · · · · · | Article 10(2)(a)   |
|---------------------------------------|--|
| Finland                               | Article 10(2)(a)   |
| Georgia                               | Article 10(2)(a)   |
| Hong Kong (China)                     | Article 10(2)(a)   |
| Israel                                | Article 10(2)(a) and (b)   |
| Kuwait                                | Article 10(2)(a)   |
| Moldova                               | Article 10(2)(a)   |
| Montenegro                            | Article 10(2)(a)   |
| Oman                                  | Article 10(2)(b)   |
| Panama                                | Article 10(2)(a)   |
| Peru                                  | Article 10(2)(a)(i) and (ii)   |
| Qatar                                 | Article 10(2)(a)   |
| San Marino                            | Article 10(2)(a)   |
| São Tomé and Príncipe                 | Article 10(2)(a)   |
| Saudi Arabia                          | Article 10(2)(a)   |
| Senegal                               | Article 10(2)(a)   |
| Slovenia                              | Article 10(2)(a)   |
| Spain                                 | Article 10(2)(a)   |
| Switzerland                           | Article 10(2)(a)   |
| Timor-Leste                           | Article 10(2)(a)   |
| United Arab Emirates                  | Article 10(2)(a)   |
| United Kingdom                        | Article 10(2)(a)(i) and (ii)   |
| Uruguay                               | Article 10(2)(a)   |
| Viet Nam                              | Article 10(2)(a) and (b)   |
|                                       | Georgia<br>Hong Kong (China)<br>Israel<br>Kuwait<br>Moldova<br>Montenegro<br>Oman<br>Panama<br>Peru<br>Qatar<br>San Marino<br>São Tomé and Príncipe<br>Saudi Arabia<br>Senegal<br>Slovenia<br>Slovenia<br>Spain<br>Switzerland<br>Timor-Leste<br>United Arab Emirates<br>United Kingdom<br>Uruguay |

# Article 9 – Capital Gains from Alienation of Shares or Interests of Entities Deriving their Value Principally from Immovable Property

## Notification of Choice of Optional Provisions

Pursuant to Article 9(8) of the Convention, the Portuguese Republic hereby chooses to apply Article 9(4).

### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 9(7) of the Convention, the Portuguese Republic considers that the following agreements contain a provision described in Article 9(1). The article and paragraph number of each such provision is identified below.

| Listed Agreement Number | Other Contracting Jurisdiction | Provision                     |
|-------------------------|--------------------------------|-------------------------------|
| 2                       | Andorra                        | Article 13(4)                 |
| 4                       | Bahrain                        | Article 13(4)                 |
| 5                       | Barbados                       | Article 13(4)                 |
| 10                      | Canada                         | Article 13(4)                 |
| 11                      | Chile                          | Article 13(4)(a)              |
| 12                      | China (People's Republic of)   | Article 13(4)                 |
| 13                      | Colombia                       | Article 13(4)                 |
| 14                      | Côte d'Ivoire                  | Article 13(4)                 |
| 15                      | Croatia                        | Article 13(4)                 |
| 17                      | Cyprus                         | Article 13(4)                 |
| 20                      | Estonia                        | Article 13(1)                 |
| 21                      | Ethiopia                       | Article 13(4)                 |
| 22                      | Finland                        | Article 13(4)                 |
| 23                      | France                         | Article 14(1), third sentence |
| 24                      | Georgia                        | Article 13(4)                 |
| 27                      | Guinea-Bissau                  | Article 13(4)                 |
| 28                      | Hong Kong (China)              | Article 13(4)                 |
| 31                      | India                          | Article 13(4)                 |
| 33                      | Ireland                        | Article 13(2)                 |
| 34                      | Israel                         | Article 13(4)                 |
| 36                      | Japan                          | Article 13(2)                 |
| 38                      | Kuwait                         | Article 13(4)                 |
| 39                      | Latvia                         | Article 13(1)                 |
| 40                      | Lithuania                      | Article 13(1)                 |
| 43                      | Malta                          | Article 13(2)                 |
| 44                      | Mexico                         | Article 13(5)                 |
| 45                      | Moldova                        | Article 13(4)                 |
| 46                      | Montenegro                     | Article 13(4)                 |
| 48                      | Mozambique                     | Article 13(4)                 |
| 50                      | Norway                         | Article 13(4)                 |
| 51                      | Oman                           | Article 13(4)                 |
| 53                      | Panama                         | Article 13(5)                 |

| 54 | Peru                  | Article 13(5) |
|----|-----------------------|---------------|
| 56 | Qatar                 | Article 13(4) |
| 57 | Romania               | Article 13(4) |
| 59 | San Marino            | Article 13(4) |
| 60 | São Tomé and Príncipe | Article 14(4) |
| 61 | Saudi Arabia          | Article 13(4) |
| 62 | Senegal               | Article 14(4) |
| 65 | Slovenia              | Article 13(2) |
| 66 | South Africa          | Article 13(4) |
| 67 | Spain                 | Article 13(2) |
| 69 | Switzerland           | Article 13(3) |
| 70 | Timor-Leste           | Article 13(4) |
| 73 | Ukraine               | Article 13(2) |
| 74 | United Arab Emirates  | Article 13(4) |
| 76 | United States         | Article 14(2) |
| 77 | Uruguay               | Article 13(4) |
| 78 | Venezuela             | Article 13(4) |
| 79 | Viet Nam              | Article 13(4) |

### Article 10 – Anti-abuse Rule for Permanent Establishments Situated in Third Jurisdictions

### Reservation

Pursuant to Article 10(5)(a) of the Convention, the Portuguese Republic reserves the right for the entirety of Article 10 not to apply to its Covered Tax Agreements.

# Article 11 – Application of Tax Agreements to Restrict a Party's Right to Tax its Own Residents

### Reservation

Pursuant to Article 11(3)(b) of the Convention, the Portuguese Republic reserves the right for the entirety of Article 11 not to apply to its Covered Tax Agreements that already contain the provisions described in Article 11(2). The following agreement contains provisions that are within the scope of this reservation.

| Listed Agreement Number | Other Contracting Jurisdiction | Provision   |
|-------------------------|--------------------------------|---|
| 76                      | United States                  | Subparagraphs b) and c) of<br>paragraph 1 of the Protocol |
|                         | onited States                  |   |

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

#### Reservation

Pursuant to Article 12(4) of the Convention, the Portuguese Republic reserves the right for the entirety of Article 12 not to apply to its Covered Tax Agreements.

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

### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 13(8) of the Convention, the Portuguese Republic considers that the following agreements contain a provision described in Article 13(5)(b). The article and paragraph number of each such provision is identified below.

| Listed Agreement Number | Other Contracting Jurisdiction | Provision    |
|-------------------------|--------------------------------|--------------|
| 1                       | Algeria                        | Article 5(4) |
| 2                       | Andorra                        | Article 5(4) |
| 3                       | Austria                        | Article 5(3) |
| 4                       | Bahrain                        | Article 5(5) |
| 5                       | Barbados                       | Article 5(4) |
| 6                       | Belgium                        | Article 5(3) |
| 7                       | Brazil                         | Article 5(4) |
| 8                       | Bulgaria                       | Article 5(4) |
| 9                       | Cabo Verde                     | Article 5(4) |
| 10                      | Canada                         | Article 5(4) |
| 11                      | Chile                          | Article 5(4) |
| 12                      | China (People's Republic of)   | Article 5(4) |
| 13                      | Colombia                       | Article 5(4) |
| 14                      | Côte d'Ivoire                  | Article 5(4) |
| 15                      | Croatia                        | Article 5(4) |
| 16                      | Cuba                           | Article 5(5) |
| 17                      | Cyprus                         | Article 5(4) |
| 18                      | Czech Republic                 | Article 5(4) |
| 19                      | Denmark                        | Article 5(4) |
| 20                      | Estonia                        | Article 5(4) |
| 21                      | Ethiopia                       | Article 5(4) |
| 22                      | Finland                        | Article 5(4) |
| 23                      | France                         | Article 5(3) |
| 24                      | Georgia                        | Article 5(4) |
| 25                      | Germany                        | Article 5(4) |
| 26                      | Greece                         | Article 5(5) |
| 27                      | Guinea-Bissau                  | Article 5(4) |
| 28                      | Hong Kong (China)              | Article 5(4) |
| 29                      | Hungary                        | Article 5(4) |
| 30                      | Iceland                        | Article 5(4) |
| 31                      | India                          | Article 5(4) |
| 32                      | Indonesia                      | Article 5(4) |
| 33                      | Ireland                        | Article 5(4) |
| 34                      | Israel                         | Article 5(4) |
| 35                      | Italy                          | Article 5(3) |
| 36                      | Japan                          | Article 5(4) |
| 37                      | Korea                          | Article 5(4) |
| 38                      | Kuwait                         | Article 5(6) |
| 39                      | Latvia                         | Article 5(4) |
| 40                      | Lithuania                      | Article 5(4) |

| 41 | Luxembourg            | Article 5(4) |
|----|-----------------------|--------------|
| 42 | Macau (China)         | Article 5(4) |
| 43 | Malta                 | Article 5(4) |
| 44 | Mexico                | Article 5(4) |
| 45 | Moldova               | Article 5(4) |
| 46 | Montenegro            | Article 5(4) |
| 47 | Morocco               | Article 5(4) |
| 48 | Mozambique            | Article 5(4) |
| 49 | Netherlands           | Article 5(4) |
| 50 | Norway                | Article 5(5) |
| 51 | Oman                  | Article 5(4) |
| 52 | Pakistan              | Article 5(3) |
| 53 | Panama                | Article 5(4) |
| 54 | Peru                  | Article 5(4) |
| 55 | Poland                | Article 5(4) |
| 56 | Qatar                 | Article 5(4) |
| 57 | Romania               | Article 5(4) |
| 58 | Russia                | Article 5(4) |
| 59 | San Marino            | Article 5(4) |
| 60 | São Tomé and Príncipe | Article 5(4) |
| 61 | Saudi Arabia          | Article 5(4) |
| 62 | Senegal               | Article 5(4) |
| 63 | Singapore             | Article 5(4) |
| 64 | Slovak Republic       | Article 5(4) |
| 65 | Slovenia              | Article 5(4) |
| 66 | South Africa          | Article 5(4) |
| 67 | Spain                 | Article 5(4) |
| 68 | Sweden                | Article 5(4) |
| 69 | Switzerland           | Article 5(3) |
| 70 | Timor-Leste           | Article 5(4) |
| 71 | Tunisia               | Article 5(4) |
| 72 | Turkey                | Article 5(4) |
| 73 | Ukraine               | Article 5(4) |
| 74 | United Arab Emirates  | Article 5(5) |
| 75 | United Kingdom        | Article 5(3) |
| 76 | United States         | Article 5(5) |
| 77 | Uruguay               | Article 5(4) |
| 78 | Venezuela             | Article 5(4) |
|    |                       | / - /        |

# Article 14 – Splitting-up of Contracts

## Reservation

Pursuant to Article 14(3)(a) of the Convention, the Portuguese Republic reserves the right for the entirety of Article 14 not to apply to its Covered Tax Agreements.

### Article 16 – Mutual Agreement Procedure

### Reservation

Pursuant to Article 16(5)(a) of the Convention, the Portuguese Republic reserves the right for the first sentence of Article 16(1) not to apply to its Covered Tax Agreements on the basis that it intends to meet the minimum standard for improving dispute resolution under the OECD/G20 BEPS Package by ensuring that under each of its Covered Tax Agreements (other than a Covered Tax Agreement that permits a person to present a case to the competent authority of either Contracting Jurisdiction), where a person considers that the actions of one or both of the Contracting Jurisdictions result or will result for that person in taxation not in accordance with the provisions of the Covered Tax Agreement, irrespective of the remedies provided by the domestic law of those Contracting Jurisdictions, that person may present the case to the competent authority of the Contracting Jurisdiction of which the person is a resident or, if the case presented by that person comes under a provision of a Covered Tax Agreement relating to non-discrimination based on nationality, to that of the Contracting Jurisdiction of which that person is a national; and the competent authority of that Contracting Jurisdiction will implement a bilateral notification or consultation process with the competent authority of the other Contracting Jurisdiction for cases in which the competent authority to which the mutual agreement procedure case was presented does not consider the taxpayer's objection to be justified.

### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 16(6)(b)(i) of the Convention, the Portuguese Republic considers that the following agreements contain 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 shorter than 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                      |
|-------------------------|--------------------------------|--------------------------------|
| 3                       | Austria                        | Article 25(1), second sentence |
| 6                       | Belgium                        | Article 24(1), second sentence |
| 7                       | Brazil                         | Article 25(1), second sentence |
| 9                       | Cabo Verde                     | Article 25(1), second sentence |
| 10                      | Canada                         | Article 24(1), second sentence |
| 23                      | France                         | Article 26(1), second sentence |
| 25                      | Germany                        | Article 26(1), second sentence |
| 26                      | Greece                         | Article 24(1), second sentence |
| 29                      | Hungary                        | Article 25(1), second sentence |
| 32                      | Indonesia                      | Article 25(1), second sentence |
| 33                      | Ireland                        | Article 25(1), second sentence |
| 35                      | Italy                          | Article 24(1), second sentence |
| 37                      | Korea                          | Article 25(1), second sentence |
| 41                      | Luxembourg                     | Article 26(1), second sentence |
| 48                      | Mozambique                     | Article 25(1), second sentence |
| 58                      | Russia                         | Article 25(1), second sentence |
| 67                      | Spain                          | Article 25(1), second sentence |
| 69                      | Switzerland                    | Article 25(1), second sentence |
| 71                      | Tunisia                        | Article 24(1), second sentence |

Pursuant to Article 16(6)(b)(ii) of the Convention, the Portuguese Republic considers that the following agreements contain 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                       | Algeria                        | Article 25(1), second sentence |
| 2                       | Andorra                        | Article 24(1), second sentence |
| 4                       | Bahrain                        | Article 25(1), second sentence |
| 5                       | Barbados                       | Article 25(1), second sentence |
| 8                       | Bulgaria                       | Article 25(1), second sentence |
| 11                      | Chile                          | Article 24(1), second sentence |
| 12                      | China (People's Republic of)   | Article 25(1), second sentence |
| 13                      | Colombia                       | Article 24(1), second sentence |
| 14                      | Côte d'Ivoire                  | Article 25(1), second sentence |
| 15                      | Croatia                        | Article 25(1), second sentence |
| 16                      | Cuba                           | Article 25(1), second sentence |
| 17                      | Cyprus                         | Article 25(1), second sentence |
| 18                      | Czech Republic                 | Article 25(1), second sentence |
| 19                      | Denmark                        | Article 25(1), second sentence |
| 20                      | Estonia                        | Article 25(1), second sentence |
| 21                      | Ethiopia                       | Article 26(1), second sentence |
| 22                      | Finland                        | Article 23(1), second sentence |
| 24                      | Georgia                        | Article 25(1), second sentence |
| 27                      | Guinea-Bissau                  | Article 25(1), second sentence |
| 28                      | Hong Kong (China)              | Article 24(1), second sentence |
| 30                      | Iceland                        | Article 25(1), second sentence |
| 31                      | India                          | Article 25(1), second sentence |
| 34                      | Israel                         | Article 25(1), second sentence |
| 36                      | Japan                          | Article 24(1), second sentence |
| 38                      | Kuwait                         | Article 25(1), second sentence |
| 39                      | Latvia                         | Article 26(1), second sentence |
| 40                      | Lithuania                      | Article 26(1), second sentence |
| 42                      | Macau (China)                  | Article 25(1), second sentence |
| 43                      | Malta                          | Article 24(1), second sentence |
| 44                      | Mexico                         | Article 25(1), second sentence |
| 45                      | Moldova                        | Article 25(1), second sentence |
| 46                      | Montenegro                     | Article 24(1), second sentence |
| 47                      | Morocco                        | Article 25(1), second sentence |
| 49                      | Netherlands                    | Article 27(1), second sentence |
| 50                      | Norway                         | Article 25(1), second sentence |
| 51                      | Oman                           | Article 25(1), second sentence |
| 52                      | Pakistan                       | Article 25(1), second sentence |
| 53                      | Panama                         | Article 24(1), second sentence |
| 54                      | Peru                           | Article 24(1), second sentence |
| 55                      | Poland                         | Article 25(1), second sentence |
| 56                      | Qatar                          | Article 25(1), second sentence |

| [  |                       |                                |
|----|-----------------------|--------------------------------|
| 57 | Romania               | Article 26(1), second sentence |
| 59 | San Marino            | Article 25(1), second sentence |
| 60 | São Tomé and Príncipe | Article 26(1), second sentence |
| 61 | Saudi Arabia          | Article 24(1), second sentence |
| 62 | Senegal               | Article 26(1), second sentence |
| 63 | Singapore             | Article 26(1), second sentence |
| 64 | Slovak Republic       | Article 25(1), second sentence |
| 65 | Slovenia              | Article 26(1), second sentence |
| 66 | South Africa          | Article 25(1), second sentence |
| 68 | Sweden                | Article 24(1), second sentence |
| 70 | Timor-Leste           | Article 26(1), second sentence |
| 72 | Turkey                | Article 25(1), second sentence |
| 73 | Ukraine               | Article 26(1), second sentence |
| 74 | United Arab Emirates  | Article 25(1), second sentence |
| 76 | United States         | Article 27(1), second sentence |
| 77 | Uruguay               | Article 26(1), second sentence |
| 78 | Venezuela             | Article 25(1), second sentence |
| 79 | Viet Nam              | Article 24(1), second sentence |

#### Notification of Listed Agreements Not Containing Existing Provisions

Pursuant to Article 16(6)(c)(i) of the Convention, the Portuguese Republic considers that the following agreement does not contain a provision described in Article 16(4)(b)(i).

| Listed Agreement Number | Other Contracting Jurisdiction |
|-------------------------|--------------------------------|
| 6                       | Belgium                        |

Pursuant to Article 16(6)(c)(ii) of the Convention, the Portuguese Republic considers that the following agreements do not contain a provision described in Article 16(4)(b)(ii).

| Listed Agreement Number | Other Contracting Jurisdiction |  |
|-------------------------|--------------------------------|--|
| 1                       | Algeria                        |  |
| 3                       | Austria                        |  |
| 6                       | Belgium                        |  |
| 9                       | Cabo Verde                     |  |
| 10                      | Canada                         |  |
| 11                      | Chile                          |  |
| 23                      | France                         |  |
| 25                      | Germany                        |  |
| 26                      | Greece                         |  |
| 29                      | Hungary                        |  |
| 30                      | Iceland                        |  |
| 32                      | Indonesia                      |  |
| 33                      | Ireland                        |  |
| 35                      | Italy                          |  |
| 37                      | Korea                          |  |
| 41                      | Luxembourg                     |  |

| 44 | Mexico         |  |
|----|----------------|--|
| 48 | Mozambique     |  |
| 63 | Singapore      |  |
| 67 | Spain          |  |
| 69 | Switzerland    |  |
| 71 | Tunisia        |  |
| 75 | United Kingdom |  |
| 78 | Venezuela      |  |

Pursuant to Article 16(6)(d)(i) of the Convention, the Portuguese Republic considers that the following agreements do not contain a provision described in Article 16(4)(c)(i).

| Listed Agreement Number | Other Contracting Jurisdiction |
|-------------------------|--------------------------------|
| 6                       | Belgium                        |
| 23                      | France                         |

Pursuant to Article 16(6)(d)(ii) of the Convention, the Portuguese Republic considers that the following agreements do not contain a provision described in Article 16(4)(c)(ii).

| Listed Agreement Number | Other Contracting Jurisdiction |  |
|-------------------------|--------------------------------|--|
| 1                       | Algeria                        |  |
| 4                       | Bahrain                        |  |
| 5                       | Barbados                       |  |
| 6                       | Belgium                        |  |
| 7                       | Brazil                         |  |
| 9                       | Cabo Verde                     |  |
| 10                      | Canada                         |  |
| 11                      | Chile                          |  |
| 13                      | Colombia                       |  |
| 15                      | Croatia                        |  |
| 17                      | Cyprus                         |  |
| 18                      | Czech Republic                 |  |
| 21                      | Ethiopia                       |  |
| 22                      | Finland                        |  |
| 24                      | Georgia                        |  |
| 25                      | Germany                        |  |
| 27                      | Guinea-Bissau                  |  |
| 30                      | Iceland                        |  |
| 33                      | Ireland                        |  |
| 34                      | Israel                         |  |
| 35                      | Italy                          |  |
| 38                      | Kuwait                         |  |
| 41                      | Luxembourg                     |  |
| 44                      | Mexico                         |  |
| 45                      | Moldova                        |  |
| 46                      | Montenegro                     |  |

| 48 | Mozambique            |  |
|----|-----------------------|--|
| 50 | Norway                |  |
| 51 | Oman                  |  |
| 54 | Peru                  |  |
| 58 | Russia                |  |
| 59 | San Marino            |  |
| 60 | São Tomé and Príncipe |  |
| 61 | Saudi Arabia          |  |
| 62 | Senegal               |  |
| 64 | Slovak Republic       |  |
| 70 | Timor-Leste           |  |
| 72 | Turkey                |  |
| 73 | Ukraine               |  |
| 74 | United Arab Emirates  |  |
| 75 | United Kingdom        |  |
| 77 | Uruguay               |  |
| 79 | Viet Nam              |  |

# Article 17 – Corresponding Adjustments

## Notification of Existing Provisions in Listed Agreements

Pursuant to Article 17(4) of the Convention, the Portuguese Republic considers that the following agreements contain a provision described in Article 17(2). The article and paragraph number of each such provision is identified below.

| Listed Agreement Number | Other Contracting Jurisdiction | Provision    |
|-------------------------|--------------------------------|--------------|
| 1                       | Algeria                        | Article 9(2) |
| 2                       | Andorra                        | Article 9(2) |
| 4                       | Bahrain                        | Article 9(2) |
| 5                       | Barbados                       | Article 9(2) |
| 8                       | Bulgaria                       | Article 9(2) |
| 9                       | Cabo Verde                     | Article 9(2) |
| 10                      | Canada                         | Article 9(2) |
| 11                      | Chile                          | Article 9(2) |
| 12                      | China (People's Republic of)   | Article 9(2) |
| 13                      | Colombia                       | Article 9(2) |
| 14                      | Côte d'Ivoire                  | Article 9(2) |
| 15                      | Croatia                        | Article 9(2) |
| 16                      | Cuba                           | Article 9(2) |
| 17                      | Cyprus                         | Article 9(2) |
| 18                      | Czech Republic                 | Article 9(2) |
| 19                      | Denmark                        | Article 9(2) |
| 20                      | Estonia                        | Article 9(2) |
| 21                      | Ethiopia                       | Article 9(2) |
| 22                      | Finland                        | Article 9(2) |
| 24                      | Georgia                        | Article 9(2) |
| 26                      | Greece                         | Article 9(2) |
| 27                      | Guinea-Bissau                  | Article 9(2) |
| 28                      | Hong Kong (China)              | Article 9(2) |
| 29                      | Hungary                        | Article 9(2) |
| 30                      | Iceland                        | Article 9(2) |
| 31                      | India                          | Article 9(2) |
| 32                      | Indonesia                      | Article 9(2) |
| 33                      | Ireland                        | Article 9(2) |
| 34                      | Israel                         | Article 9(2) |
| 36                      | Japan                          | Article 9(2) |
| 38                      | Kuwait                         | Article 9(2) |
| 39                      | Latvia                         | Article 9(2) |
| 40                      | Lithuania                      | Article 9(2) |
| 41                      | Luxembourg                     | Article 9(2) |
| 42                      | Macau (China)                  | Article 9(2) |
| 43                      | Malta                          | Article 9(2) |
| 44                      | Mexico                         | Article 9(2) |
| 45                      | Moldova                        | Article 9(2) |
| 46                      | Montenegro                     | Article 9(2) |
| 47                      | Morocco                        | Article 9(2) |
| 48                      | Mozambique                     | Article 9(2) |

| 49 | Netherlands           | Article 9(2)  |
|----|-----------------------|---------------|
| 50 | Norway                | Article 9(2)  |
| 51 | Oman                  | Article 9(2)  |
| 52 | Pakistan              | Article 9(2)  |
| 53 | Panama                | Article 9(2)  |
| 54 | Peru                  | Article 9(2)  |
| 55 | Poland                | Article 9(2)  |
| 56 | Qatar                 | Article 9(2)  |
| 57 | Romania               | Article 9(2)  |
| 58 | Russia                | Article 9(2)  |
| 59 | San Marino            | Article 9(2)  |
| 60 | São Tomé and Príncipe | Article 9(2)  |
| 61 | Saudi Arabia          | Article 9(2)  |
| 62 | Senegal               | Article 9(2)  |
| 63 | Singapore             | Article 9(2)  |
| 64 | Slovak Republic       | Article 9(2)  |
| 65 | Slovenia              | Article 9(2)  |
| 66 | South Africa          | Article 9(2)  |
| 67 | Spain                 | Article 9(2)  |
| 68 | Sweden                | Article 9(2)  |
| 69 | Switzerland           | Article 9(2)  |
| 70 | Timor-Leste           | Article 9(2)  |
| 71 | Tunisia               | Article 9(2)  |
| 72 | Turkey                | Article 9(2)  |
| 73 | Ukraine               | Article 9(2)  |
| 74 | United Arab Emirates  | Article 9(2)  |
| 75 | United Kingdom        | Article 22(4) |
| 76 | United States         | Article 9(2)  |
| 77 | Uruguay               | Article 9(2)  |
| 78 | Venezuela             | Article 9(2)  |
| 79 | Viet Nam              | Article 9(2)  |
|    |                       |               |

## Article 18 – Choice to Apply Part VI

### Notification of Choice of Optional Provisions

Pursuant to Article 18 of the Convention, the Portuguese Republic hereby chooses to apply Part VI.

### Article 19 – Mandatory Binding Arbitration

#### Reservations

Pursuant to Article 19(11) of the Convention, for purposes of applying Article 19 to its Covered Tax Agreements, the Portuguese Republic reserves the right to replace the two-year period set forth in Article 19(1)(b) with a three-year period.

Pursuant to Article 19(12) of the Convention, the Portuguese Republic reserves the right for the following rules to apply with respect to its Covered Tax Agreements notwithstanding the other provisions of Article 19:

- a) any unresolved issue arising from a mutual agreement procedure case otherwise within the scope of the arbitration process provided for by the Convention shall not be submitted to arbitration, if a decision on this issue has already been rendered by a court or administrative tribunal of either Contracting Jurisdiction;
- b) if, at any time after a request for arbitration has been made and before the arbitration panel has delivered its decision to the competent authorities of the Contracting Jurisdictions, a decision concerning the issue is rendered by a court or administrative tribunal of one of the Contracting Jurisdictions, the arbitration process shall terminate.

# Article 23 – Type of Arbitration Process

### Reservations

Pursuant to Article 23(2) of the Convention, for the purpose of applying Article 23 to its Covered Tax Agreements, the Portuguese Republic reserves the right for Article 23(1) not to apply to its Covered Tax Agreements.

Pursuant to Article 23(7) of the Convention, the Portuguese Republic reserves the right for Part VI not to apply with respect to all Covered Tax Agreements for which the other Contracting Jurisdiction makes a reservation pursuant to Article 23(6).

### Notification of Choice of Optional Provisions

Pursuant to Article 23(4) of the Convention, the Portuguese Republic hereby chooses to apply Article 23(5).

# Article 24 – Agreement on a Different Resolution

# Notification of Choice of Optional Provisions

Pursuant to Article 24(1) of the Convention, the Portuguese Republic hereby chooses to apply Article 24(2).

## Article 26 – Compatibility

### Notification of Existing Provisions in Listed Agreements

Pursuant to Article 26(1) of the Convention, the Portuguese Republic considers that the following agreement is not within the scope of a reservation under Article 26(4) and contains a provision that provides for arbitration of unresolved issues arising from a mutual agreement procedure case. The article and paragraph number of each such provision is identified below.

| Listed Agreement Number | Other Contracting Jurisdiction | Provision                    |
|-------------------------|--------------------------------|------------------------------|
| 36                      | Japan                          | Article 24(5) and paragraphs |
|                         |                                | 12 and 13 of the Protocol    |

### Article 28 – Reservations

### Reservations Formulated for Scope of Arbitration

Pursuant to Article 28(2)(a) of the Convention, the Portuguese Republic formulates the following reservations with respect to the scope of cases that shall be eligible for arbitration under the provisions of Part VI.

1. The Portuguese Republic reserves the right to limit the scope of issues eligible for arbitration under the Convention to the following:

- i. Issues arising under provisions akin to Article 5 (Permanent Establishment) of the OECD Model Tax Convention;
- ii. Issues arising under provisions akin to Article 7 (Business Profits) of the OECD Model Tax Convention; and
- iii. Issues arising under provisions akin to Article 9 (Associated Enterprises) of the OECD Model Tax Convention.

2. The Portuguese Republic reserves the right to exclude from the scope of Part VI cases concerning items of income or capital that are not taxed by a Contracting Jurisdiction either because they are not included in the taxable base in that Contracting Jurisdiction or because they are subject to an exemption or zero tax rate provided only under the domestic tax law of that Contracting Jurisdiction.

3. The Portuguese Republic reserves the right to exclude from the scope of Part VI cases involving the conduct of a person directly affected by the case that, by final ruling resulting from judicial or administrative proceedings, has been subject to a penalty for tax fraud, wilful default or gross negligence. For this purpose, penalties for tax fraud, wilful default or gross negligence shall include the penalties for tax crimes as well as for other serious tax infringements as defined by Article 23(3) of RGIT (*Regime Geral das Infrações Tributárias*), enacted by the Law 15/2001, of 5 June 2001. Any subsequent provisions replacing, amending or updating these provisions would also be comprehended. The Portuguese Republic shall notify the Depositary of any such subsequent provisions.

4. The Portuguese Republic reserves the right to exclude from the scope of Part VI cases involving the application of domestic general anti-avoidance rules or anti-abuse rules contained in a Covered Tax Agreement as modified by the Convention. For this purpose, the Portuguese Republic's domestic general anti-avoidance rules shall include Articles 38 and 39 of LGT (*Lei Geral Tributária*) enacted by the Decree-Law 398/98, of 17 December 1998, as amended. Any subsequent rules replacing, amending or updating these anti-avoidance rules would also be comprehended. The Portuguese Republic shall notify the Depositary of any such subsequent provisions.

5. The Portuguese Republic reserves the right to exclude from the scope of Part VI cases eligible for arbitration under the Convention on the Elimination of Double Taxation in Connection with the Adjustment of Profits of Associated Enterprises (90/436/EEC), as amended, or the European Union Council Directive (EU) 2017/1852 of 10 October 2017 on tax dispute resolution mechanisms in the European Union, or under any other instrument of the European Union.

# Article 35 – Entry into Effect

### Reservation

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

# Article 36 – Entry into Effect of Part VI

### Reservation

Pursuant to Article 36(2) of the Convention, the Portuguese Republic reserves the right for Part VI to apply to a case presented to the competent authority of a Contracting Jurisdiction prior to the later of the dates on which the Convention enters into force for each of the Contracting Jurisdictions to the Covered Tax Agreement only to the extent that the competent authorities of both Contracting Jurisdictions agree that it will apply to that specific case.