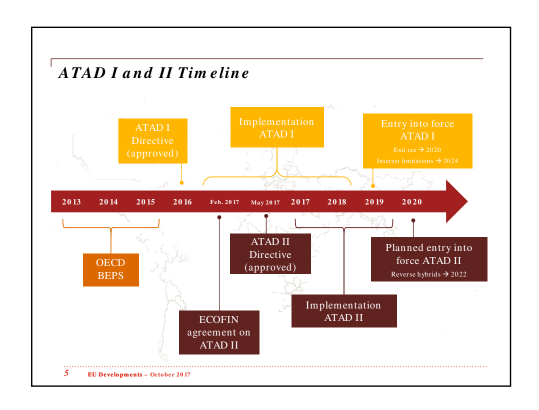
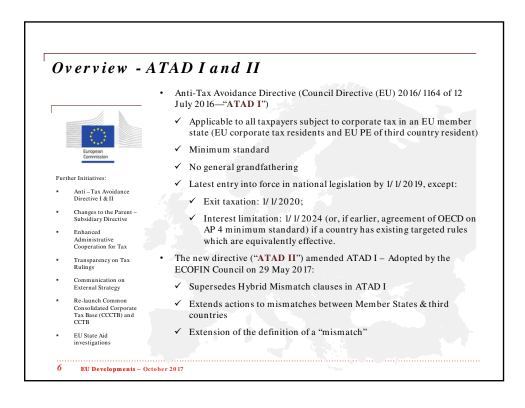


Common (consolidated) corporate tax base (CCCTB) - Overview

- The EC proposed the CCCTB in 2011 as a single set of rules for cross-border companies to calculate their taxable profits in the EU.
- The EC published two interconnected proposals on October 25, 2016:
 - Draft directive on Common Corporate Tax Base (CCTB)
 - Draft directive on CCCTB
- Two-step process
 - First part would address immediate need and an opportunity to address specific avoidance issues (targeted effective date of January 1, 2019).
 - Second part would address all other CCCTB aspects (targeted effective date January 1, 2021).
- Companies can file one tax return for all of their EU activities, and offset losses in one Member State (MS) against profits in another.
- The consolidated taxable profits will be shared amongst the MSs in which the group is active, using an apportionment formula. Each MS will then tax its share of the profits at its own national tax rate.
- Re-launch September 2017

EU Developments - October 2017









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First appeared as part of the conference materials for the 14^{th} Biennial Parker C. Fielder Oil and Gas Tax Conference session "International Tax Planning Issues—Evolving in the Face of Uncertainty"