Guidance note on Tax Treatment of Decommissioning for Extractive Industries

U.N. Dep of Economic and Social Affairs.

The Committee of Experts on International Cooperation in Tax Matters

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Tax Policy objectives

Key concern is to make sure that the tax system does not:

- adversely affect behaviour or
- undermine policy intentions.

Decommissioning differs from other tax policy considerations since:

- Planning/saving needs to occur over a long period
- Funding of decommissioning is critical
- Implementation is at the end of the life of (and interest in) the project
- The tax rules will likely need to address changes of ownership
- The quantum of the decommissioning cost can outweigh (many times) the profits of the final years

Basic principles

- Qualified business costs normally considered deductible
- Costs are deductible ...
 - On a cash basis: Australia, Denmark, Norway, United Kingdom
 - Defers tax relief
 - Pre-fund basis: India, Mozambique, Mexico, South Africa, Zambia
 - Gives incentive to make provision
 - Provides visibility of funding
 - Accruals basis: Netherlands, Ghana
- Tax relief applies only to approved costs

Some key policy scenarios to address

- Late life entrant
 - Lack of tax history
 - Single project
- Decommissioning specialist
 - Qualifying as a valid expense
- Change of use
 - Residual liability
- Cross border fields
 - Interaction of two (or more) taxation regimes

Proposed next steps

- 1. Revise paper to include
 - mining
 - policy scenarios
 - dispute resolution
- 2. Revised paper for discussion at April 2016 Sub-Committee meeting
- 3. Presentation to Full Committee in October 2016