## Multilateral Instrument (MLI) – Romania Publishes Romanian Synthesized Text of Israel-Romania Treaty

2 January 2024

Report from IBFD Tax Treaties Unit

The National Agency for Fiscal Administration of Romania recently published the Romanian synthesized text of the Israel - Romania Income Tax Treaty (1997), as amended by the 2020 protocol, displaying the modifications made to the treaty by the MLI.

Romania and Israel deposited their instrument of ratification of the MLI on, respectively, 28 February 2022 and 13 September 2018. The MLI therefore entered into force for Romania on 1 June 2022 and for Israel on 1 January 2019.

Romania deposited additional notifications confirming the completion of its internal procedures for the entry into effect of the MLI provisions, pursuant to article 35(7)(b) of the MLI. For more information concerning the Israel treaty, see Multilateral Instrument (MLI) – Romania Deposits Notification of Completion of Internal Procedures Under Article 35(7)(b) with OECD (8 March 2023). Additionally, check the Romania MLI Reservations and Notifications (2017) for more updates on the notifications.

Israel confirmed the entry into force of some of its tax agreements notified pursuant to article 2 of the MLI, as communicated by the OECD Depositary on 1 December 2023 (see Multilateral Instrument (MLI) – OECD Publishes Additional Information on Entry Into Force of Tax Agreements Notified Pursuant to Article 2 (4 December 2023)).

Unless stated otherwise in the synthesized text, the provisions of the MLI will have effect with respect to the Israel - Romania Income Tax Treaty (1997), as amended by the 2020 protocol:

## In Romania:

- with respect to taxes withheld at source on amounts paid or credited to non-residents, where the event giving rise to such taxes occurs on or after 1 January 2024; and
- -- with respect to all other taxes levied by Romania, for taxes levied with respect to taxable periods beginning on or after 1 January 2024.

## In Israel:

- with respect to taxes withheld at source on amounts paid or credited to non-residents, where the
  event giving rise to such taxes occurs on or after 5 April 2023; and
- with respect to all other taxes levied by Israel, for taxes levied with respect to taxable periods beginning on or after 1 January 2024.

The purpose of the synthesized text is to facilitate the understanding of the application of the MLI but it is not in itself a source of law.

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