Revisiting Tax Incentives as an Investment Promotion Tool

Q&A for investment policy-makers

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Tax incentives have, for many years, been considered essential investment promotion tools. Since the early 2000s, however, their effectiveness has been brought into question. Policymakers, including those responsible for investment law and policy frameworks, have responded by tightening the governance of tax incentives—by shortening the duration of incentives or requiring that investors meet additional performance requirements, for example. While this is a valuable and worthwhile exercise, the actual utility and effectiveness of tax incentives have been less explored by governments.

The incoming global minimum tax is a major development for investment incentives and a significant motivation for this Q&A. The global minimum tax will require all multinational companies over a certain turnover to pay an effective tax rate of 15% in all jurisdictions where they operate. This new rule will come into force as soon as January 2024. It will render the use of some types of tax incentives redundant. This significant global development offers governments a renewed opportunity to reconsider the continued use of tax incentives as an investment promotion tool.

This Q&A is intended to update the investment community on the evolution of tax incentives as an investment promotion tool. It revisits the foundational premises surrounding the use of tax incentives at a time when rapidly changing international tax and investment norms are challenging their continued effectiveness. It builds on an earlier policy brief published by the International Institute for Sustainable Development (IISD) in 2012 titled Rethinking Tax Incentives (Perera, 2014), as well as more recent work by IISD on the interaction between tax incentives and the Organisation for Economic Co-operation and Development (OECD)/G20 global minimum tax (Christians et al., 2023). It is structured around five key questions:

• What are tax incentives, and how do they differ from other investment incentives?
• Are tax incentives effective at attracting investment?
Revisiting Tax Incentives as an Investment Promotion Tool: Q&A for investment policy-makers

- What does the global minimum tax mean for the effectiveness of tax incentives?
- What are the legal considerations for tax incentive reforms?
- What is the future of tax incentives?

Are Tax Incentives Effective at Attracting Investment in Developing Countries?

Results are mixed, suggesting that tax incentives are not a mandatory precondition for attracting investment. Various models have been developed to assist countries in determining the correlation (if any) between tax incentives and increased investment. However, it remains difficult to establish if the investment would not have taken place without the incentive. This challenge is further complicated by the fact that tax incentives are often introduced in conjunction with other ease-of-doing-business reforms, which may exaggerate the impact of tax incentives on investment decisions (Mansour & Keen, 2009).

Notwithstanding, the 2015 Report to the G-20 by the Platform for Collaboration on Tax found that the same investments would have taken place even in the absence of the incentive (IMF et al., 2015). These results echo earlier work by Holland and Vann (1998), who concluded that tax incentives have largely failed to attract investment in developing countries. They further assert that the continued use of tax incentives, even in developed economies, reflects the difficulty of unwinding them rather than their effectiveness.

A foundational study by Hasset and Hubbard in 2002 found that tax policy had little effect on investment at the macroeconomic level, but there was evidence to suggest that tax policy affected the volume of foreign direct investment (FDI) flowing into certain countries. More recently, Millot et al. (2020) analyzed the relationship between the tax sensitivity of investment and profitability measured at the multinational entity (MNE) level, suggesting that firms in the most and least profitable MNE groups are relatively insensitive to tax increases.

Effectiveness will vary depending on the type of investment and the sector. Effectiveness also depends on the type of investment and the sector. Some industries or types of investors appear to be more sensitive to tax policy measures than others. In particular, large firms, firms that are part of MNEs, or those that have a large proportion of intangibles in their total fixed assets will be more sensitive to tax-related investment measures (Hannappi et al., 2023). Conversely, investments in sectors that involve location-specific factors, such as natural resources, agglomeration effects, or local markets, are less mobile, making them less responsive to incentives (IMF et al., 2015). More fine-grained research is needed on how incentives impact sectors differently.

Tax policy and tax incentives are only one factor influencing investment decisions. Various studies have indicated that tax is only one factor that companies consider when making investment decisions (Bird, 2000; James, 2013; Klemm & Van Parys, 2009). Political
and macroeconomic stability, the legal environment, and labour skills are key determinants of FDI, according to the World Bank *Global Investment Competitiveness Report* (Kusek, 2020).

All else being equal, investors will consider the tax settings, but this is only one factor when making investment decisions. We can also infer that tax incentives are likely to be less effective in the absence of other non-tax investment conditions (Holland & Vann, 1998). Studies have shown that there is no “compensation” effect from tax incentives offered by developing countries if the investment climate is weak (James & Van Parys, 2010). By reducing the tax base, incentives make it harder for countries to invest in other investment conditions (Clark et al., 2007).

Institutions that once advocated for tax incentives now question their effectiveness.

The use of tax incentives as an investment promotion tool in developing countries can be traced back to the era of Structural Adjustment Programs (SAPs) by international financial institutions (Khan et al., 1987). Enacting SAPs, which often included putting in place tax incentives, was a precondition for receiving debt relief and loans from the Bretton Woods Institutions (Crisp & Kelly, 1999).

By the late 1990s, it was becoming clear that the economic policies that encouraged the use of tax incentives were not achieving the desired goals (Ricupero, 2000). This conclusion coincided with growing literature and empirical evidence on the mixed effects of tax incentives. The same organizations that had once advocated for incentives, including the IMF, OECD, United Nations, and World Bank, changed their advice to more cautious use of tax incentives. They now focus on assisting developing countries in increasing domestic revenue mobilization. The UN Sustainable Development Goals, the Doha Declaration on Financing for Development, and the Addis Ababa Action Agenda highlight this shift in approach.1

Despite the questionable effectiveness of tax incentives, they remain widespread.

Despite this normative change in the thinking around the effectiveness of tax incentives as an investment promotion tool, they continue to be used widely. This could be because, unlike other policy measures that could offer investors a “lower cost of doing business,” such as subsidies or cash grants, incentives do not require a new source of revenue (Jun, 2017). Instead of introducing a new expenditure line item that must be financed, it may be more convenient for governments to introduce a tax expenditure that can even be heralded as a “tax break.” In reality, however, tax incentives and cash grants may actually result in a similar economic cost to governments (Tanzi & Shome, 1992). Tax incentives may also be viewed as more visible and readily implementable tools to promote investment rather than other...
measures that might improve the overall investment climate. These reasons could also provide a political basis for using tax incentives, particularly where the government is in need of short-term economic solutions.

What Does the Global Minimum Tax Mean for the Effectiveness of Tax Incentives?

The global minimum tax will make some tax incentives redundant as early as 2024. In 2021, 137 members of the OECD/G20 Inclusive Framework agreed to a two-pillar solution to address tax base erosion and profit shifting by multinationals. This initiative was spurred by the need to address tax challenges arising from the digitalization of the global economy. Pillar 2 of this proposal establishes a global minimum tax that will apply to all multinational companies with an annual turnover of EUR 750 million or more. It aims to curb the use of harmful tax competition that has led to the so-called “race to the bottom.” This term refers to the phenomenon of countries aggressively reducing their effective tax rates in the hope of attracting foreign investment. The global minimum tax will do this by requiring eligible multinationals to pay an effective tax rate of 15% in all the countries where they operate.

The global minimum tax will make some tax incentives redundant (see Figure 2). This is because the tax benefit that MNEs receive in one jurisdiction will remain payable in another jurisdiction that implements the global minimum tax rules to the extent that the tax benefit reduces the effective tax rate of that MNE below 15%. This example could also lead to a transfer of tax revenue from the country where the investment is located to the residence country (see Figure 1).

Figure 1. The basic operation of the income inclusion rule under the global anti-base erosion system (GloBE)

<table>
<thead>
<tr>
<th>COUNTRY A</th>
<th>Ultimate Parent Entity</th>
<th>COUNTRY A collects GloBE Top-Up Tax.</th>
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<tbody>
<tr>
<td>adoptions GloBE.</td>
<td></td>
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<tr>
<th>COUNTRY B</th>
<th>Low-Taxed Constituent Entity</th>
</tr>
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<tbody>
<tr>
<td>has a tax rate below 15%.</td>
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Source: Christians et al., 2023.

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Table 1. Impact of the global minimum tax on types of tax incentives

<table>
<thead>
<tr>
<th>Tax Incentive Types</th>
<th>Likely Impact of GloBE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Profit-based incentives</td>
<td></td>
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<tr>
<td>Income tax holidays and export processing zones</td>
<td>High—Will significantly reduce the GloBE ETR for periods in which it is applied and likely lead to the payment of top up taxes.</td>
</tr>
<tr>
<td>Reduced tax rates, business credits, withholding tax relief, preferential treatment of long-term capital gains</td>
<td>Medium—Will in many cases reduce GloBE ETR but the ETR reduction may not always lead to the payment of top-up tax.</td>
</tr>
<tr>
<td>Cost-based incentives</td>
<td></td>
</tr>
<tr>
<td>Tax deferrals, investment allowances, extended carry forward periods, deductions for qualifying expenses</td>
<td>Limited—Likely not to reduce GloBE ETR and lead to the payment of top-up tax. The GloBE rules use a version of deferred tax accounting mechanisms that adjust for timing difference. There are however some limitations.</td>
</tr>
<tr>
<td>Payroll tax incentives, property tax reductions, exemptions from indirect taxes</td>
<td>No impact—Payroll taxes and other employment-based taxes, as well as social contributions are not covered taxes under the GloBE rules. Consumption taxes, such as sales taxes and value-added taxes (VAT), are not covered taxes under the GloBE rules.</td>
</tr>
</tbody>
</table>

Note: GloBE ETR refers to the effective tax rate paid by a Multinational Entity under the rules framework. Source: IISD-ISLP Guide.

The global minimum tax adds further impetus to revise the use of tax incentives.

The incoming global minimum tax creates a unique opportunity for governments to rethink their use of tax incentives and possibly unwind those regimes that are ineffective. Governments can also respond by adopting a domestic minimum tax that will ensure that either all companies or only those within the scope of the rules are liable for a minimum effective tax rate of at least 15%. Together with the International Senior Lawyers Project (ISLP), IISD has published a Guide for Developing Countries on Understanding and Adapting to the Global Minimum Tax (Christians et al., 2023). The guide explains how the tax will work and how countries can respond.

What Are the Legal Considerations for Reforming Tax Incentives?

Tax incentives may be found in several domestic and international laws.

Countries seeking to revise their tax incentive regime must be aware that these measures do not exist in a vacuum. Good practice dictates that tax incentives should be primarily provided for in the general tax law; however, in practice, this is often not the case. Tax incentives will often be embedded or reinforced through various domestic and international sources of law.
Therefore, before commencing any reforms, governments must determine the sources of tax incentives within their country’s jurisdiction. This will indicate where and how to make changes to ensure legal and policy coherence, as well as provide clarity for investors and government agencies.

Box 1. Common sources of tax incentives

In many countries, incentives are dispersed across national laws and regulations, including:

- corporate income tax laws,
- investment laws,
- sector-specific laws,
- laws governing special economic zones, and
- special regulations on tax incentives.

In addition, countries often make commitments in international legal instruments that can limit their policy space to review their tax policies, including tax incentives in

- bilateral and regional investment treaties and
- bilateral and regional trade agreements (especially for indirect taxes).

Investment contracts are another important instrument through which governments may grant incentives.

A case-by-case analysis of the precise wording of fiscal stabilization provisions will reveal the impacts on tax incentives, if any.

“Fiscal stabilization” clauses are provisions that are designed to limit (or could be interpreted as limiting) the ability of the government of the host jurisdiction to change the fiscal law applicable to an investor or investment in its territory. Stabilization clauses can also require economic compensation for enacting and enforcing such changes in law. These clauses can be found in domestic laws and investment contracts. The broad standards of protection in investment treaties could also be interpreted as limiting the power of developing countries to dismantle ineffective tax incentives or respond to the global minimum tax. Fair and equitable treatment provisions and “umbrella clauses” in older treaties are of particular concern in this regard.

Ultimately, whether an arbitral tribunal rules that a country is prevented from making changes to its tax incentives will depend on a case-by-case reading of the precise wording of the fiscal stabilization clause in the investment contract or standard of protection in a treaty, not a generic notion of a stabilization clause. The context in which tribunals understand these clauses is also evolving. John Ruggie’s Report on Principles for Responsible Contracts (2011), found the expansive nature of fiscal stabilization clauses to be incompatible with the sustainable governance of investments. The OECD’s 2020 Guiding Principles on Durable

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3 Further guidance on this topic as it relates to the global minimum tax can be found in the IISD-ISLP Guide.
Extractive Contracts suggest that fiscal policy measures, including removing tax incentives, that protect against tax base erosion and profit shifting and are consistent with international practice should not be constrained by stabilization clauses.

Finally, governments should revise incentives according to their country’s full legislative process. Procedural transparency and fairness will enhance the legitimacy of the reforms.

What Is the Future of Tax Incentives?

The global minimum tax does not seek to end the use of all tax incentives but rather only the most harmful types of tax incentives.

The global minimum tax affects only incentives related to corporate income tax. Governments that seek to continue using tax incentives for investment promotion may wish to replace tax incentives that the global minimum tax renders ineffective, such as broad tax holidays, with others that are less affected, such as accelerated depreciation and investment allowances. Such reforms should be carefully considered in light of global changes affecting investment patterns beyond the global minimum tax, as noted in the United Nations Conference on Trade and Development’s 2022 World Investment Report. Countries may be better served by investing in other determinants of capital location decisions, including physical infrastructure, human capital, and the rule of law. Best practice recommendations also include tying incentives to specific targets, such as energy infrastructure, climate resilience, domestic processing, and attaining the 2030 Sustainable Development Goals.

Countries that choose to continue to offer tax incentives, should ensure that they are underpinned by sound economic rationale and the latest empirical studies.

Governments may determine that they would benefit from introducing tax incentives because of some specificities in their jurisdiction. In such cases, tax incentives need to be designed to be effective and efficient. A tax incentive is “effective” if it achieves its policy objective and “efficient” if the objective is met at the minimum cost to government revenue. Some important considerations when measuring effectiveness and efficiency include the following:

- Increased investment is a necessary but not sufficient measure of effectiveness. Investments should also be sustainable and long term. Tax incentives that attract mobile investments that will result in minimal spillover effects to the broader economy and that will close shop after the incentive expires are less likely to be considered effective.

- The granting of tax incentives to corporate taxpayers may present a wide array of direct costs, the most obvious being the revenue foregone by granting the concession. Policy-makers should also consider indirect costs, such as the market distortion that incentives can cause as a result of weakened domestic competition (Chen et al., 2018) and the types of behavioural responses of taxpayers and unintended consequences that might flow from incentives.4

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Financial models can help governments assess if tax incentives are necessary.

Financial models are essential to determining whether a tax incentive will be efficient. A financial model simulates the investment circumstances, including the impact of incentives on investor returns and government revenues.\(^5\) This data can offer valuable insights into whether the incentive is necessary to induce investment, as well as government revenue foregone.\(^6\) These results should be fed into a broader cost-benefit analysis that considers the direct and indirect costs, as well as the benefits of the potential investment (e.g., jobs-created, contribution to exports, etc).

Tax incentives that lower investment costs are preferable to profit-based incentives.

If financial modelling shows that incentives are necessary to attract investment—and the benefits outweigh the costs—the next step is to consider the type of incentive. Generally, cost-based incentives (e.g., accelerated depreciation) are preferable to profit-based tax incentives (e.g., tax holidays) (IMF et al., 2015) for two main reasons:

1. Cost-based incentives aim to lower the cost of capital, making a greater number of investment projects profitable at the margin—that is, they may generate investments that would not otherwise have been made but for the incentive. Profit-based incentives, on the other hand, make investments that would have been profitable regardless, even more profitable with the incentive. Investments of this nature would have likely still taken place without the incentive.

2. Profit-based tax incentives have been found to be more susceptible to abuse than cost-based incentives. This is because companies can misreport their earnings or drastically change their operations beyond what the government envisaged when granting the incentive in order to gain the most tax benefits from these incentives.\(^7\)

The global minimum tax is a further reason to prefer cost-based incentives. This is because cost-based incentives, such as accelerated depreciation and investment allowances, only affect the timing of when tax is paid. They do not reduce the overall effective tax rate and lead to the payment of a top-up tax. The IISD-ISLP guide provides further information on how timing differences are treated under GloBE (Christians et al., 2023). Other cost-based incentives—such as payroll taxes, property tax reductions, and exemptions from indirect taxes like value-added tax—have been excluded from the scope of the global minimum tax rules and continue to operate as normal.

Transparency and inter-agency coordination are critical to effective administration of tax incentives.

Good governance of incentives is directly correlated to their effectiveness and efficiency. Transparency is necessary to facilitate accountability and reduce opportunities for rent

\(^5\) For further guidance on cost-benefit analysis see Kronfol and Steenbergen (2020) and IMF et al. (2015).
\(^6\) For further guidance on modelling for sustainable development see Bassi et al. (2019).
\(^7\) See BEPS project Action 5 for information on how tax incentives may provide opportunities for tax avoidance.
seeking and corruption. Specific steps that a government could take to extend tax incentives responsibly include the following:

1. Have clear, measurable policy objectives for the incentives regime that are publicly stated and subject to public consultations.
2. Adopt a “whole-of-government” approach to granting tax incentives; of particular importance is the involvement of the Ministry of Finance and the tax authority.
3. Administer incentives through corporate tax codes rather than sectoral laws or contracts.
4. Avoid the granting of discretionary incentives, whether through negotiation or certification. Any contracts should be public so that project-level tax incentives can be monitored.
5. Regularly calculate and publicly report the amount of revenue loss attributable to incentives.8

Several organizations—including the OECD9, World Bank, IMF, United Nations10, Inter-American Center of Tax Administrations CIAT, Columbia Center on Sustainable Development11, and IISD—have developed comprehensive principles that expand on good governance related to incentives.

**Conclusion**

This Q&A aims to update the investment community on the latest thinking surrounding the use and effectiveness of tax incentives. It highlights the urgency for tax incentive reform within the context of the global minimum tax that will invariably alter the utility of some tax incentives. It is the first output from the newly established Tax and Investment workstream at the IISD. More research and technical assistance will follow on the use of tax incentives in different sectors, as well as the interaction between other investment promotion tools, such as subsidies, and the global minimum tax.

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References


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