

Types of PEs and the various Triggers Presentation by:

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Uphold public interest

Outline



- Background
- **Types of PE**
- De Triggers
- BEPS & PE
- BEPS Action Plan 7
- Action 7 Proposals
- Attribution of Profit
- Case Study
- **Q** & A

Background

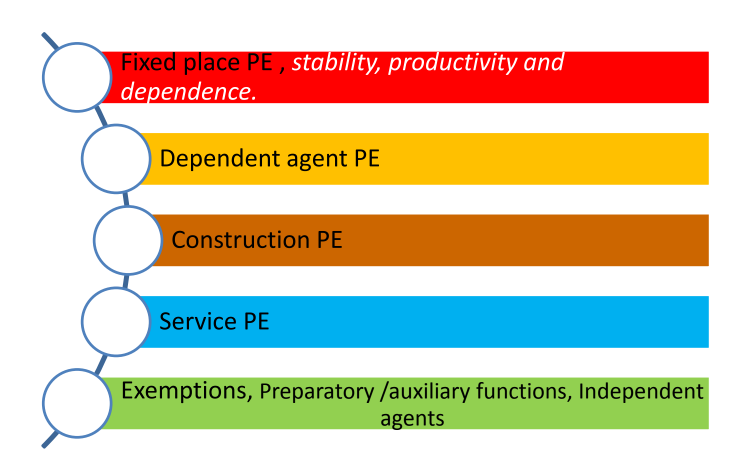


ITA definition

- □a fixed place of business and includes a place of management, a branch, an office, a factory, a workshop, and a mine, an oil or gas well, a quarry or any other place of extraction of natural resources, a building site, or a construction or installation project, which has existed for six months or more, where that person wholly or partly carries on business
- Business, includes 'any trade, profession or vocation, and every manufacture, adventure and concern in the nature of trade, but does not include employment'.

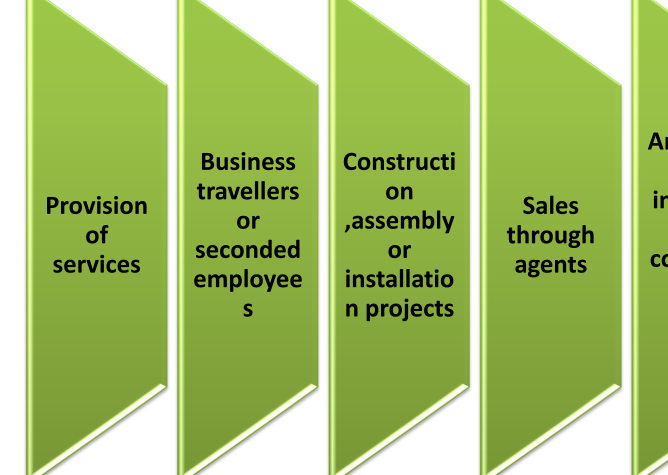
Types of PE





PE Triggers

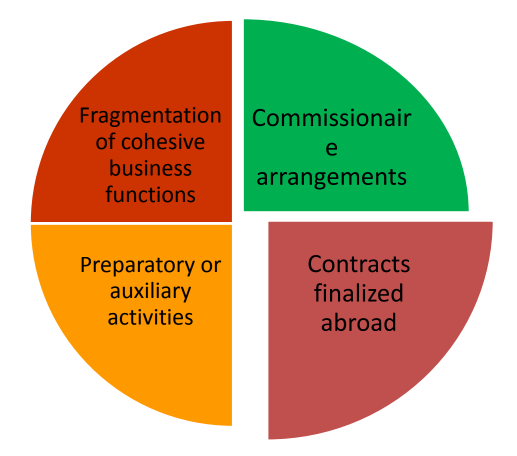




Arrangem ent involving subcontracto rs

BEPS & PE





BEPS Action Plan 7



Tackles common tax avoidance strategies used to prevent the existence of a PE, including through agency or commissionaire arrangements instead of establishing related distributors.

prevent the misuse of specific exceptions to the PE definition, which relate to activities of a preparatory and auxiliary character.

Action 7 Proposals



| Areas of focus | Anti- avoidance provisions |
|---------------------------------|--|
| Commissionaire arrangements | Commissionaire acts in "its own name," but on behalf of the principal |
| | Art. 5(5) and Art. 5(6) are amended to lower the PE threshold. |
| | The need for acting not connected to the principal |
| Specific activity exemptions | PE is deemed not to exist when a place of business is engaged solely in certain activities (such as maintenance of stocks of goods for storage, display, delivery or processing, purchasing of goods or merchandise, collection of information) To safe guard abuse this has been limited to activities of a preparatory or auxiliary nature only |

Action 7 Proposals



| Introduction of Article 5(4.1) anti fragmentation rules , mitigate breakup of an operating business into several small business units in order to benefit from the preparatory or auxiliary exemption. Preparatory: carried on in contemplation of "essential and significant part of the activity as a whole" | Areas of focus | Anti- avoidance provisions |
|---|----------------|---|
| Auxiliary: carried on to support the essential and significant part of the activity as a whole, without itsel being part of that essential and significant activity | • | rules , mitigate breakup of an operating business into several small business units in order to benefit from the preparatory or auxiliary exemption. Preparatory: carried on in contemplation of "essential and significant part of the activity as a whole" Auxiliary: carried on to support the essential and significant part of the activity as a whole, without itself |

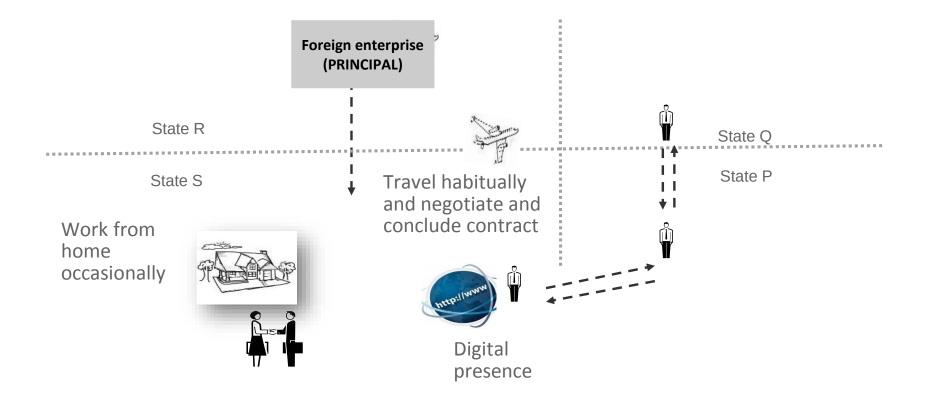
Action 7 Proposals



| Areas of focus | Anti- avoidance provisions |
|---------------------------|---|
| Splitting-up of contracts | Application of a principal purposes test rule Aggregation of time spent on connected activities To control break up of contracts into shorter periods |

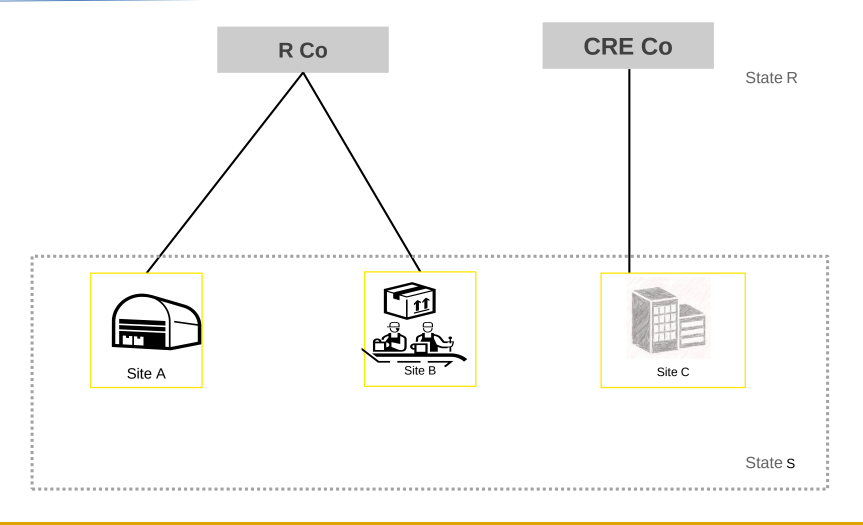
Agency PE Scenario





Fragmentation of functions





Attribution of Profit



Paragraph 19 ...changes in definition "do not require substantive modifications to the existing rules and guidance concerning the attribution of profits to a PE under Article 7 [of the MTC], but ... there is a need for additional guidance on how the rules of Article 7 would apply to PEs resulting from the changes in this report

Approcahes used

- □ Force of Attraction Rule going beyond profits derived by PE
- Authorised OECD Approach 2 step approach functional and factual analysis (performing comparability analysis) and performing an hypothesis appropriately (PE treated as functionally separate)

Attribution of Profit



Under Article 7 of the MTC, the profits to be attributed to a PE are those that the PE would have derived if it were a separate and independent enterprise performing the activities that cause it to be a PE

For Instance

Art. 5(4.1) The profits attributable to each PE so arising are those that would have been derived from the profits made by each activity of the cohesive business operation as carried on by the PE if it were a separate and independent enterprise performing the corresponding activities, taking into account in particular the potential effect on those profits of the level of integration of these activities.













Thank You!

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