Observatory on the Protection of Taxpayers’ Rights

Below you will find a questionnaire filled in by Carlos Espinosa Berecochea, Director General at the Centro Est. Sup. de Derecho Fiscal y Admin. and OPTR National Reporter of Mexico.

This set of questionnaires comprises the National Reporter’s assessment of the country’s practice during 2023 in protecting taxpayers’ rights and the level of fulfillment of the minimum standards and best practices on the practical protection of taxpayers’ rights identified by Prof. Dr. Philip Baker and Prof. Dr. Pasquale Pistone at the 2015 IFA Congress on “The Practical Protection of Taxpayers’ Fundamental Rights.”
OPTR - 2023 Questionnaire 1 - Country Practice

Dear National Reporter,

I would like to thank you for your participation in the IBFD’s Observatory on the Protection of Taxpayers’ Rights (OPTR).

This form collects the information on the practical implementation in domestic law of legal procedures, safeguards and guarantees associated with taxpayers' rights in 82 situations for the practical protection of taxpayers' rights, as monitored by the IBFD Observatory on the Protection of Taxpayers' Rights.

We kindly ask you to assess assertively (yes/no) the level of practical implementation of said procedures, safeguards and guarantees associated with taxpayers' rights in your country. When answering, please bear in mind the actual practice regarding each situation, regardless of whether a given procedure, safeguard or guarantee has been formally adopted in your country.

We would be very grateful if you submit us this questionnaire, duly filled out, by no later than 12 January 2024.

Feel free to contact us for any clarification you may need. We look forward to your valuable contribution to this remarkable project.

Kind regards,

Dr Alessandro Turina
Scientific Coordinator
IBFD Observatory on the Protection of Taxpayers’ Rights.

* Better if filled in using Google Chrome © or Mozilla Firefox ©
Questionnaire 1 - Country Practice

Instructions:

1. Please answer all questions. The form will not allow you to continue/submit your responses until you have answered all questions.

2. For assertive questions, please answer with “yes” or “no” by clicking on the corresponding button.

3. For questions that require you to specify a period of time (namely, Q. 26 and Q. 45), please select the time applicable in your country to carry out the procedures indicated in the questions in practice, within the options provided.
4. For questions with more than one possible answer (namely, Q. 56), please check all necessary boxes to reflect better the practical situation of your country regarding the issue, by clicking on them.

5. When completed, please submit the survey.

6. Once you have submitted the survey, you will receive an email acknowledging your participation in the OPTR and providing a backup of your answers.

7. The email will also include an "edit your survey" link, in case you want to modify any of your answers. You will receive this email every time you submit partial responses.

8. An option to quit the survey and save your answers is provided at the end of each section.

9. If answering partially, please select "Yes" at the end of the section in which you are to submit your partial answers to the survey. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this survey.

10. For editing your answers, please use the last "edit your response" link provided to you via email. Please bear in mind that this is the only way the system will acknowledge your previous answers. If you use a link other than the last one provided, some (or all) changes might not be retrieved by the system.

11. When clicking on the last "edit your response" link, the system will lead you to the front page of the survey. Click on "Next" as many times as needed to get to the section you want to continue in. Once you have reached said section, please remember to change your answer to the question "Do you want to save your results and quit?" to "No", in order to be able to continue.

Area 1 - Identification of taxpayers, issuing tax returns and communicating with taxpayers

1. Do taxpayers have the right to see the information held about them by the tax authority? *

   - Yes
   - No
2. If yes, can they request the correction of errors in the information? *

- Not applicable (click here if you answered "No" to the previous question)
- Yes
- No

3. Is it possible in your country for taxpayers to communicate electronically with the tax authority? *

- Yes
- No

4. If yes, are there systems in place to prevent unauthorised access to the channel of communication? *

- Yes
- No

5. In your country, is there a system of "cooperative compliance" / "enhanced relationship" which applies to some taxpayers only? *

- Yes
- No
6. If yes, are there rules or procedures in place to ensure this system is available to all eligible taxpayers on a non-preferential/non discriminatory/non arbitrary basis? *

- Not applicable (click here if you answered "No" to question 5)
- Yes
- No

7. Are there special arrangements for individuals who face particular difficulties (e.g. the disabled, the elderly, other special cases) to receive assistance in complying with their tax obligations? *

- Yes
- No

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 2 - The issue of tax assessment
8. Does a dialogue take place in your country between the taxpayer and the tax authority before the issue of an assessment in order to reach an agreed assessment?

- Yes
- No

9. If yes, can the taxpayer request a meeting with the tax officer?

- Not applicable (click here if you answered "No" to question 8)
- Yes
- No

10. If a systematic error in the assessment of tax comes to light (e.g. the tax authority loses a tax case and it is clear that tax has been collected on a wrong basis), does the tax authority act ex officio to notify all affected taxpayers and arrange repayments to them?

- Yes
- No
Do you want to save your results and quit? *
If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 3 - Confidentiality

11. Is information held by your tax authority automatically encrypted? *

- Yes
- No

12. Is access to information held by the tax authority about a specific taxpayer accessible only to the tax official(s) dealing with that taxpayer's affairs? *

- Yes
- No
13. If yes, must the tax official identify himself/herself before accessing information held about a specific taxpayer?

- Not applicable (click here if you answered "No" to question 12)
- Yes
- No

14. Is access to information held about a taxpayer audited internally to check if there has been any unauthorised access to that information?

- Yes
- No

15. Are there examples of tax officials who have been criminally prosecuted in the last decade for unauthorised access to taxpayers' data?

- Yes
- No

16. Is information about the tax liability of specific taxpayers publicly available in your country?

- Yes
- No
17. Is "naming and shaming" of non-compliant taxpayers practised in your country?  *

- Yes
- No

18. Is there a system in your country by which the courts may authorise the public disclosure of information held by the tax authority about specific taxpayers (e.g. habeas data or freedom of information)?

- Yes
- No

19. Is there a system of protection of legally privileged communications between the taxpayer and its advisors?

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

- Yes
- No
20. If yes, does this extend to advisors other than those who are legally qualified (e.g. accountants, tax advisors)?

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

- Not applicable (click here if you answered "No" to question 19)
- Yes
- No

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 4 - Normal audits

21. Does the principle ne bis in idem apply to tax audits (i.e. that the taxpayer can only receive one audit in respect of the same taxable period)?

- Yes
- No
22. If yes, does this mean only one audit per tax per year? *

- Not applicable (click here if you answered "No" to question 21)
- Yes
- No

23. Does the principle audi alteram partem apply in the tax audit process (i.e. does the taxpayer have to be notified of all decisions taken in the process and have the right to object and be heard before the decision is finalised)? *

- Yes
- No

24. Does the taxpayer have the right to request an audit (e.g. if the taxpayer wishes to get finality of taxation for a particular year)? *

- Yes
- No

25. Are there time limits applicable to the conduct of a normal audit in your country (e.g. the audit must be concluded within so many months)? *

- Yes
- No
26. If yes, what is the normal limit in months? *

- 13-15 months

27. Does the taxpayer have the right to be represented by a person of its choice in the audit process?

- Yes
- No

28. May the opinion of independent experts be used in the audit process? *

- Yes
- No

29. Does the taxpayer have the right to receive a full report on the conclusions of the audit at the end of the process?

- Yes
- No
30. Are there limits to the frequency of audits of the same taxpayer (e.g. in respect to different periods or different taxes)?

- Yes
- No

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 5 - More intensive audits

31. Is the principle nemo tenetur applied in tax investigations (i.e. the principle against self-incrimination)?

- Yes
- No
32. If yes, is there a restriction on the use of information supplied by the taxpayer in a subsequent penalty procedure/criminal procedure?

- Not applicable (click here if you answered "No" to question 31)
- Yes
- No

33. If yes to nemo tenetur, can the taxpayer raise this principle to refuse to supply basic accounting information to the tax authority?

- Not applicable (click here if you answered "No" to question 31)
- Yes
- No

34. Is there a procedure applied in your country to identify a point in time during an investigation when it becomes likely that the taxpayer may be liable for a penalty or a criminal charge, and from that time onwards the taxpayer's right not to self-incriminate is recognised?

- Yes
- No
35. If yes, is there a requirement to give the taxpayer a warning that the taxpayer can rely on the right of non-self-incrimination?

- Not applicable (click here if you answered "No" to question 34)
- Yes
- No

36. Is authorisation by a court always needed before the tax authority may enter and search premises?

- Yes
- No

37. May the tax authority enter and search the dwelling places of individuals?

- Yes
- No

38. Is a court order required before the tax authority can use interception of communications (e.g. telephone tapping or access to electronic communications)?

- Yes
- No
39. Is there a procedure in place to ensure that legally privileged material is not taken in the course of a search?

- Yes
- No

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 6 - Reviews and appeals

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

40. Is there a procedure for an internal review of an assessment/decision before the taxpayer appeals to the judiciary?

- Yes
- No
41. Does the taxpayer need permission to appeal to the first instance tribunal? *

- Yes
- No

42. Does the taxpayer need permission to appeal to the second or higher instance tribunals? *

- Yes
- No

43. Is it necessary for the taxpayer to bring his case first before an administrative court to quash the assessment/decision, before the case can proceed to a judicial hearing? *

- Yes
- No

44. Are there time limits applicable for a tax case to complete the judicial appeal process? *

- Yes
- No
45. If yes, what is the normal time it takes for a tax case to be concluded on appeal? *

There is no limit (click here if you answered "No" to question 44)

46. Are there any arrangements for alternative dispute resolution (e.g. mediation or arbitration) before a tax case proceeds to the judiciary? *

- Yes
- No

47. Is there a system for the simplified resolution of tax disputes (e.g. by a determination on the file, or by e/filing)? *

- Yes
- No

48. Is the principle audi alteram partem (i.e. each party has a right to a hearing) applied in all tax appeals? *

- Yes
- No
49. Does the taxpayer have to pay some/all the tax before an appeal can be made (i.e. solve * et repete)?

- Yes
- No

50. If yes, are there exceptions recognised where the taxpayer does not need to pay before appealing (i.e. can obtain an interim suspension of the tax debt?)

- Not applicable (click here if you answered "No" to question 49)
- Yes
- No

51. Does the loser have to pay the costs in a tax appeal? *

- Yes
- No
52. If yes, are there situations recognised where the loser does not need to pay the costs (e.g. because of the conduct of the other party)?

- Not applicable (click here if you answered "No" to question 51)
- Yes
- No

53. If there is usually a public hearing, can the taxpayer request a hearing in camera (i.e. not in public) to preserve secrecy/confidentiality?

- Yes
- No

54. Are judgments of tax tribunals published?

- Yes
- No

55. If yes, can the taxpayer preserve its anonymity in the judgment?

- Not applicable (click here if you answered "No" to question 54)
- Yes
- No
Area 7 - Criminal and administrative sanctions

56. Does the principle ne bis in idem apply in your country to prevent either: *

- [ ] The principle does not apply in my country
- [ ] The imposition of a tax penalty and the tax liability
- [x] The imposition of more than one tax penalty for the same conduct
- [ ] The imposition of a tax penalty and a criminal liability

57. If ne bis in idem is recognised, does this prevent two parallel sets of court proceedings arising from the same factual circumstances (e.g. a tax court and a criminal court)?

- [ ] Not applicable (click here if you answered "No" to question 56)
- [ ] Yes
- [x] No
58. If the taxpayer makes a voluntary disclosure of a tax liability, can this result in a reduced or a zero penalty?

- Yes
- No

59. Is a court order always necessary before the tax authorities can access a taxpayer’s bank account or other assets?

- Yes
- No

Area 8 - Enforcement of taxes

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No
60. Does the taxpayer have the right to request a deferred payment of taxes or a payment in instalments (perhaps with a guarantee)?

- Yes
- No

61. Does the taxpayer have the right to be informed before information relating to him is exchanged in response to a specific request?

- Yes
- No

Area 9 - Cross-border situations

Do you want to save your results and quit? *
If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No
62. Does the taxpayer have a right to be informed before information is sought from third parties in response to a specific request for exchange of information?

- Yes
- No

63. If no to either of the previous two questions, did your country previously recognise the right of taxpayers to be informed and was such right removed in the context of the peer review by the Forum on Transparency and Exchange of Information?

- Not applicable (click here if you answered "No" to either question 61 or question 62)
- Yes
- No

64. Does the taxpayer have the right to be heard by the tax authority before the exchange of information relating to him with another country?

- Yes
- No
65. Does the taxpayer have the right to challenge before the judiciary the exchange of information relating to him with another country?

- Yes
- No

66. Does the taxpayer have the right to see any information received from another country that relates to him?

- Yes
- No

67. Does the taxpayer have the right in all cases to require a mutual agreement procedure is initiated?

- Yes
- No

68. Does the taxpayer have a right to see the communications exchanged in the context of a mutual agreement procedure?

- Yes
- No
Do you want to save your results and quit? *
If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 10 - Legislation

69. Is there a prohibition on retrospective tax legislation in your country? *

- Yes
- No

70. If no, are there restrictions on the adoption of retrospective tax legislation in your country? *

- Not applicable (click here if you answered "Yes" to question 69)
- Yes
- No
71. Is there a procedure in your country for public consultation before the adopting of all (or most) tax legislation?

- [ ] Yes
- [x] No

72. Is tax legislation subject to constitutional review which can strike down unconstitutional laws?

- [x] Yes
- [ ] No

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- [ ] Yes
- [x] No

Area 11 - Revenue practice and guidance
73. Does the tax authority in your country publish guidance (e.g. revenue manuals, circulars, etc.) as to how it applies your tax law?

- Yes
- No

74. Does your country have a generalised system of advanced rulings available to taxpayers?

- Yes
- No

75. If yes, is it legally binding?

- Not applicable (click here if you answered "No" to question 74)
- Yes
- No

76. If a binding ruling is refused, does the taxpayer have a right to appeal?

- Yes
- No
77. If your country publishes guidance as to how it applies your tax law, can taxpayers acting in good faith rely on that published guidance (i.e. protection of legitimate expectations)?

- Not applicable (click here if you answered "No" to question 76)
- Yes
- No

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 12 - Institutional framework for protecting taxpayers' rights

78. Is there a taxpayers' charter or taxpayers' bill of rights in your country? *

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

- Yes
- No
79. If yes, are its provisions legally effective? *

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

- [ ] Not applicable (click here if you answered "No" to the previous question)
- [x] Yes
- [ ] No

80. Is there a (tax) ombudsman / taxpayers' advocate / equivalent position in your country? *

- [x] Yes
- [ ] No

81. If yes, can the ombudsman intervene in an on-going dispute between the taxpayer and the tax authority (before it goes to court)?

- [ ] Not applicable (click here if you answered "No" to question 80)
- [x] Yes
- [ ] No
82. If yes to a (tax) ombudsman, is he/she independent from the tax authority? *

- [ ] Not applicable (click here if you answered "No" to question 80)
- [x] Yes
- [ ] No

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Google Forms
OPTR - 2023 Questionnaire 2 - Standards of Protection

Dear National Reporter,

I would like to thank you for your participation in the IBFD Observatory on the Protection of Taxpayers’ Rights (OPTR).

This form collects the information on developments occurred in 2023 regarding the implementation of 57 minimum standards and 44 best practices, distributed into 86 benchmarks, for the practical protection of taxpayers' rights as monitored by the OPTR.

We kindly ask you to provide an impartial, non-judgmental summary of events occurred in 2023 that in your opinion affect the level of compliance of a given minimum standard/best practice in your country. These events may include, without limitation, legislation enacted, administrative rulings and/or circulars issued, case law and tax administration practices implemented, among others, as requested by this form.

In ALL cases back up your assertions with the relevant documentary materials, and provide full details for identifying the documents related to the reported developments. Either a (soft) copy or internet links to make said documents available (and therefore, quotable) are greatly appreciated.

You are also kindly required to assess whether the events you described represent either a step towards or a step away from the practical implementation of the given minimum standard/best practice in your country. Full instructions are provided below.

This form should be filled in as soon as any of the events mentioned above occurs and edited as many times as necessary to cover all relevant developments occurred in 2023, until no later than 12 January 2024. We appreciate very much your cooperation in this regard.

Feel free to contact us for any clarification you may need. We look forward to your valuable contribution to this remarkable project.

Kind regards,

Dr Alessandro Turina
Scientific Coordinator
IBFD Observatory on the Protection of Taxpayers’ Rights.

* Better if filled in using Google Chrome © or Mozilla Firefox ©
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- [ ] Taxpayers / Tax Practitioners
- [ ] Tax Administration
- [ ] Judiciary
- [ ] (Tax) Ombudsperson
- [ ] Academia

- [ ] Other:

Instructions

1. Please answer all questions. The form will not allow you to continue/submit your responses until you
have answered all questions.

2. All questions are two or three-tiered (namely, either with parts "MS" and/or "BP", and "S"). They comprise a minimum standard (MS) and/or a best practice (BP), and a "summary of relevant facts in 2023" (S). The latter is a space for providing a summarized account on facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way.

3. Please indicate, by clicking on the corresponding button, whether there was an improvement or a decrease of the level of compliance of the relevant standard/best practice in your country in 2023. If there were no changes, please indicate so by clicking on the corresponding button.

4. In ALL cases where an assessment of either improvement or decrease is reported, please refer the relevant novelties in the space provided under "summary of relevant facts in 2023", for each question. Please give a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. In case there is nothing to report for a given minimum standard/best practice, please answer "no changes".

5. If any, make additional, non-judgmental commentaries at the space provided under “summary of relevant facts in 2023”.

6. In ALL cases back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcomed to send us these materials to our email: optr@ibfd.org.

7. When completed, please submit the survey.

8. Once you have submitted the survey, you will receive an email acknowledging your participation in the OPTR and providing a backup of your answers.

9. The email will also include an "edit your survey" link, in case you want to modify any of your answers. You will receive this email every time you submit partial responses.

10. An option to quit the survey and save your answers is provided at the end of each section. This survey has 12 sections, as many as those identified by Baker and Pistone in their 2015 IFA General Report.

11. If answering partially, please select “Yes” at the end of the section in which you are to submit your partial answers to the survey. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this survey.

12. For editing your answers, please use the last "edit your response" link provided to you via email. Please bear in mind that this is the only way the system will acknowledge your previous answers. If you use a link other than the last one provided, some (or all) changes might not be retrieved by the system.

13. When clicking on the last "edit your response" link, the system will lead you to the front page of the survey. Click on "Next" as many times as needed to get to the section you want to continue in. Once you
have reached said section, please remember to change your answer to the question "Do you want to save your results and quit?" to "No", in order to be able to continue.

Area 1 - Identification of taxpayers, issuing tax returns and communicating with taxpayers

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

1 (MS). Implement safeguards to prevent impersonation when issuing a unique identification number

- No changes
- Shifted away
- Shifted towards

1 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
2 (MS). The system of taxpayer identification should take account of religious sensitivities

- No changes
- Shifted away
- Shifted towards

2 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

3 (MS). Impose obligations of confidentiality on third parties with respect to information gathered by them for tax purposes

- No changes
- Shifted away
- Shifted towards
3 (BP). Where tax is withheld by third parties, the taxpayer should be excluded from liability if the third party fails to pay over the tax

- No changes
- Shifted away
- Shifted towards

3 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

4 (MS). Where pre/populated returns are used, these should be sent to taxpayers to correct errors.

- No changes
- Shifted away
- Shifted towards

*
4 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

5 (MS). Provide a right to access to taxpayers to personal information held about them, and a * right to correct inaccuracies.

- No changes
- Shifted away
- Shifted towards

5 (BP). Publish guidance on taxpayers' rights to access information and correct inaccuracies *

- No changes
- Shifted away
- Shifted towards
5 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

6 (MS). Where communication with taxpayers is in electronic form, institute systems to prevent impersonation or interception

- [ ] No changes
- [ ] Shifted away
- [ ] Shifted towards

6 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
7 (MS). Where a system of "cooperative compliance" operates, ensure it is available on a non-discriminatory and voluntary basis

- No changes
- Shifted away
- Shifted towards

7 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

8 (MS). Provide assistance for those who face difficulties in meeting compliance obligations, including those with disabilities, those located in remote areas, and those unable or unwilling to use electronic forms of communication

- No changes
- Shifted away
- Shifted towards
8 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

The tax authorities strengthen the remote assistance during 2023, including web site, phone calls, chat, mobile app or social media.

Only during the second trimester of 2023, the tax authorities provided 7,657,332 services to the taxpayers using the mobile app called SAT ID.


Do you want to save your results and quit? *

If “Yes”, please submit the form. If “Yes”, bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

☐ Yes
☐ No

Area 2 - The issue of tax assessment
Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

9 (BP). Establish a constructive dialogue between taxpayers and revenue authorities to ensure a fair assessment of taxes based on equality of arms

- No changes
- Shifted away
- Shifted towards

9 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
10 (BP). Use e-filing to speed up assessments and correction of errors, particularly systematic errors

- No changes
- Shifted away
- Shifted towards

10 (S). Summary of relevant facts in 2023
Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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- Yes
- No

Area 3 - Confidentiality

Please provide separately (via optr@ibfd.org)
an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

11 (MS). Provide a specific legal guarantee for confidentiality, with sanctions for officials who make unauthorised disclosures (and ensure sanctions are enforced).

- No changes
- Shifted away
- Shifted towards

11 (BP). Encrypt information held by a tax authority about taxpayers to the highest level attainable.

- No changes
- Shifted away
- Shifted towards
**11 (S). Summary of relevant facts in 2023**

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

**12 (MS). Introduce an offence for tax officials covering up unauthorised disclosure of confidential information.**

- No changes
- Shifted away
- Shifted towards

**12 (S). Summary of relevant facts in 2023**

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
13 (MS). Restrict access to data to those officials authorised to consult it. For encrypted data, use digital access codes.

- No changes
- Shifted away
- Shifted towards

13 (BP). Ensure an effective fire-wall to prevent unauthorised access to data held by revenue authorities.

- No changes
- Shifted away
- Shifted towards

13 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
14 (MS). Audit data access periodically to identify cases of unauthorised access. *

- No changes
- Shifted away
- Shifted towards

14 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

15 (MS). Introduce administrative measures emphasizing confidentiality to tax officials. *

- No changes
- Shifted away
- Shifted towards
15 (BP). Appoint data protection/privacy officers at senior level and local tax offices. *

- No changes
- Shifted away
- Shifted towards

15 (S). Summary of relevant facts in 2023

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16 (MS). If a breach of confidentiality occurs, investigate fully with an appropriate level of seniority by independent persons (e.g. judges). *

- No changes
- Shifted away
- Shifted towards
16 (S). Summary of relevant facts in 2023

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17 (MS). Provide remedies for taxpayers who are victims of unauthorised disclosure of confidential information.

- No changes
- Shifted away
- Shifted towards

17 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
18 (MS). Exceptions to the general rule of confidentiality should be explicitly stated in the law, narrowly drafted and interpreted.

- No changes
- Shifted away
- Shifted towards

18 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

19 (MS). If "naming and shaming" is employed, ensure adequate safeguards (e.g. judicial authorisation after proceedings involving the taxpayer).

- No changes
- Shifted away
- Shifted towards
19 (BP). Require judicial authorisation before any disclosure of confidential information by revenue authorities

- No changes
- Shifted away
- Shifted towards

19 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

The Mexican President has named and shamed to different persons for politic interest, sharing their tax information to the public domain.

Please see the information below:
https://serendipia.digital/datos-y-mas/xochitl-galvez-denunciara-a-amlo/
https://www.eleconomista.com.mx/opinion/AMLO-sin-investigacion-ni-sancion-por-violar-la-privacidad-de-Loret-de-Mola-2023061

20 (MS). No disclosure of confidential taxpayer information to politicians, or where it might be used for political purposes.

- No changes
- Shifted away
- Shifted towards
20 (BP). Parliamentary supervision of revenue authorities should involve independent officials, subject to confidentiality obligations, examining specific taxpayer data, and then reporting to Parliament.

- No changes
- Shifted away
- Shifted towards

20 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

21 (MS). Freedom of information legislation may allow a taxpayer to access information about himself. However, access to information by third parties should be subject to stringent safeguards: only if an independent tribunal concludes that the public interest in disclosure outweighs the right of confidentiality, and only after a hearing where the taxpayer has an opportunity to be heard.

- No changes
- Shifted away
- Shifted towards
21 (S). Summary of relevant facts in 2023

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22 (MS). If published, tax rulings should be anonymised and details that might identify the taxpayer removed.

- No changes
- Shifted away
- Shifted towards

22 (BP). Anonymize all tax judgments and remove details that might identify the taxpayer

- No changes
- Shifted away
- Shifted towards
22 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

23 (MS). Legal professional privilege should apply to tax advice. *

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

○ No changes
○ Shifted away
○ Shifted towards

23 (BP). Privilege from disclosure should apply to all tax advisors (not just lawyers) who supply similar advice to lawyers. Information imparted in circumstances of confidentiality may be privileged from disclosure.

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

○ No changes
○ Shifted away
○ Shifted towards
23 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

24 (MS). Where tax authorities enter premises which may contain privileged material, arrangements should be made (e.g. an independent lawyer) to protect that privilege.

Please provide separately (via optr@ibfd.org) an annexe with the actual wording of relevant excerpts of your country’s legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

- No changes
- Shifted away
- Shifted towards

24 (S). Summary of relevant facts in 2023

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- Yes
- No

Area 4 - Normal audits

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

25 (MS). Audits should respect the following principles: (i) Proportionality. (2) Ne bis in idem (prohibition of double jeopardy). (3) Audi alteram partem (right to be heard before any decision is taken). (4) Nemo tenetur se detegere (principle against self/incrimination). Tax notices issued in violation of these principles should be null and void.

- No changes
- Shifted away
- Shifted towards
26 (MS). In application of proportionality, tax authorities may only request for information that is strictly needed, not otherwise available, and must impose least burdensome impact on taxpayers.

- No changes
- Shifted away
- Shifted towards

26 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
27 (BP). In application of ne bis in idem the taxpayer should only receive one audit per taxable period, except when facts that become known after the audit was completed.

- [ ] No changes
- [ ] Shift away
- [ ] Shift towards

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27 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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28 (MS). In application of audi alteram partem, taxpayers should have the right to attend all relevant meetings with tax authorities (assisted by advisors), the right to provide factual information, and to present their views before decisions of the tax authorities become final.

- [ ] No changes
- [ ] Shifted away
- [ ] Shifted towards
28 (S). Summary of relevant facts in 2023
Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

29 (MS). In application of nemo tenetur, the right to remain silent should be respected in all tax audits.

○ No changes

○ Shifted away

○ Shifted towards

29 (S). Summary of relevant facts in 2023
Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
30 (BP). Tax audits should follow a pattern that is set out in published guidelines. *

- No changes
- Shifted away
- Shifted towards

30 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

31 (BP). A manual of good practice in tax audits should be established at the global level. *

- No changes
- Shifted away
- Shifted towards
31 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

32 (BP). Taxpayers should be entitled to request the start of a tax audit (to obtain finality). *

- No changes
- Shifted away
- Shifted towards

32 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
33 (MS). Where tax authorities have resolved to start an audit, they should inform the taxpayer.

- No changes
- Shifted away
- Shifted towards

33 (BP). Where tax authorities have resolved to start an audit, they should hold an initial meeting with the taxpayer in which they spell out the aims and procedure, together with timescale and targets. They should then disclose any additional evidence in their possession to the taxpayer.

- No changes
- Shifted away
- Shifted towards

33 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
34 (MS). Taxpayers should be informed of information gathering from third parties. *

- No changes
- Shifted away
- Shifted towards

34 (S). Summary of relevant facts in 2023
Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts
(legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-
judgmental way. Specify if some content is no longer applicable, due to other developments. If
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welcome to send us these materials to our email: optr@ibfd.org. Thank you.

35 (BP). Reasonable time limits should be fixed for the conduct of audits. *

- No changes
- Shifted away
- Shifted towards
35 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

36 (MS). Technical assistance (including representation) should be available at all stages of the audit by experts selected by the taxpayer.

- No changes
- Shifted away
- Shifted towards

36 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
37 (MS). The completion of a tax audit should be accurately reflected in a document, notified in its full text to the taxpayer.

- No changes
- Shifted away
- Shifted towards

37 (BP). The drafting of the final audit report should involve participation by the taxpayer, with the opportunity to correct inaccuracies of facts and to express the taxpayer's view.

- No changes
- Shifted away
- Shifted towards

37 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
38 (BP). Following an audit, a report should be prepared even if the audit does not result in additional tax or refund.

- No changes
- Shifted away
- Shifted towards

38 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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- Yes
- No

Area 5 - More intensive audits

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's
legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

39 (BP). More intensive audits should be limited to the extent strictly necessary to ensure an effective reaction to non-compliance.

- No changes
- Shifted away
- Shifted towards

39 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
40 (MS). If there is point in an audit when it becomes foreseeable that the taxpayer may be liable for a penalty or criminal charge, from that time the taxpayer should have stronger protection of his right to silence, and statements from the taxpayer should not be used in the audit procedure.

- No changes
- Shifted away
- Shifted towards

40 (S). Summary of relevant facts in 2023

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41 (MS). Entering premises or interception of communications should be authorised by the judiciary.

- No changes
- Shifted away
- Shifted towards
41 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

42 (MS). Authorisation within the revenue authorities should only be in cases of urgency, and subsequently reported to the judiciary for ex-post ratification.

- No changes
- Shifted away
- Shifted towards

42 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
43 (MS). Inspection of the taxpayer's home should require authorisation by the judiciary and only be given in exceptional cases.

- No changes
- Shifted away
- Shifted towards

43 (BP). Where tax authorities intend to search the taxpayer's premises, the taxpayer should be informed and have an opportunity to appear before the judicial authority, subject to exception where there is evidence of danger that documents will be removed or destroyed.

- No changes
- Shifted away
- Shifted towards

43 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
The Supreme Court of Justice confirmed that the Section I of the article 142 of the Credit Institutions Law breach the human right of privacy. This article allowed to the General Advocate of the Mexican Republic to request to the banking institutions information of their clients and users without judicial authorization, notwithstanding, the Supreme Court confirmed as unconstitutional such section because in criminal matters the judicial control is considered as mandatory.

Please see the information here: https://sjf2.scjn.gob.mx/detalle/tesis/2027468

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44 (BP). Access to bank information should require judicial authorisation. *

- [ ] No changes
- [ ] Shifted away
- [x] Shifted towards

44 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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Please see the information here: https://sjf2.scjn.gob.mx/detalle/tesis/2027468

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45 (BP). Authorisation by the judiciary should be necessary for the interception of telephone communications and monitoring of internet access. Specialised offices within the judiciary should be established to supervise these actions.

- [x] No changes
- [ ] Shifted away
- [ ] Shifted towards
45 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

46 (MS). Seizure of documents should be subject to a requirement to give reasons why seizure is indispensable, and to fix the time when documents will be returned; seizure should be limited in time.

- No changes
- Shifted away
- Shifted towards

46 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
47 (BP). If data are held on a computer hard drive, then a backup should be made in the presence of the taxpayer's advisors and the original left with the taxpayer.

- No changes
- Shifted away
- Shifted towards

47 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

48 (MS). Where invasive techniques are applied, they should be limited in time to avoid a disproportionate impact on taxpayers.

- No changes
- Shifted away
- Shifted towards
48 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

☐ Yes

☐ No

Area 6 - Reviews and appeals

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.
49 (BP). E-filing of requests for internal review to ensure the effective and speedy handling of the review process.

- No changes
- Shifted away
- Shifted towards

49 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

50 (MS). The right to appeal should not depend upon prior exhaustion of administrative reviews.

- No changes
- Shifted away
- Shifted towards
50 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

51 (BP). Reviews and appeals should not exceed two years. *

- [ ] No changes
- [ ] Shifted away
- [ ] Shifted towards

51 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
52 (MS). Audi alteram partem should apply in administrative reviews and judicial appeals. *

- No changes
- Shifted away
- Shifted towards

52 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

53 (MS). Where tax must be paid in whole or in part before an appeal, there must be an effective mechanism for providing interim suspension of payment. *

- No changes
- Shifted away
- Shifted towards
53 (BP). An appeal should not require prior payment of tax in all cases.

- No changes
- Shifted away
- Shifted towards

53 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

54 (BP). The state should bear some or all of the costs of an appeal, whatever the outcome.

- No changes
- Shifted away
- Shifted towards
54 (S). Summary of relevant facts in 2023

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PRODECON continued granting free advice to the taxpayers who cannot afford it.
PRODECON offers to the taxpayers counseling in different matters, including legal representation in controversy matters.
https://www.elsiglodedurango.com.mx/noticia/2023/a-la-defensa-de-contribuyentes.html
During November, 2023 the PROFEDET and PRODECON signed an agreement of collaboration to promote the defense of employees in tax matter.

55 (MS). Legal assistance should be provided for those taxpayers who cannot afford it. *

- No changes
- Shifted away
- Shifted towards

55 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
56 (MS). Taxpayers should have the right to request the exclusion of the public from a tax appeal hearing.

- No changes
- Shifted away
- Shifted towards

56 (S). Summary of relevant facts in 2023

Only if answered “shifted away” or “shifted towards”, please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

57 (MS). Tax judgments should be published.

- No changes
- Shifted away
- Shifted towards
57 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

☐ Yes
☐ No

Area 7 - Criminal and administrative sanctions

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.
58 (MS). Proportionality and ne bis in idem should apply to tax penalties. *

- No changes
- Shifted away
- Shifted towards

58 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

59 (BP). Where administrative and criminal sanctions may both apply, only one procedure and one sanction should be applied. *

- No changes
- Shifted away
- Shifted towards
59 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

60 (BP). Voluntary disclosure should lead to reduction of penalties. *

- No changes
- Shifted away
- Shifted towards

60 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
61 (MS). Sanctions should not be increased simply to encourage taxpayers to make voluntary disclosures.

- No changes
- Shifted away
- Shifted towards

61 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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- Yes
- No

Area 8 - Enforcement of taxes
Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

62 (MS). Collection of taxes should never deprive taxpayers of their minimum necessary for living.

- No changes
- Shifted away
- Shifted towards

62 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

There was an increasing of 74.2% during the first trimester of the 2023 about the fines paid by the taxpayers in connection with non-compliance or extemporaneous compliance or requirements related with the Tax id.
63 (BP). Authorisation by the judiciary should be required before seizing assets or bank accounts

- No changes
- Shifted away
- Shifted towards

63 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

64 (MS). Taxpayers should have the right to request delayed payment of arrears.

- No changes
- Shifted away
- Shifted towards
64 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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65 (BP). Bankruptcy of taxpayers should be avoided, by partial remission of the debt or structured plans for deferred payment.

- No changes
- Shifter away
- Shifter towards

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65 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

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66 (MS). Temporary suspension of tax enforcement should follow natural disasters. * 
Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

- No changes
- Shifted away
- Shifted towards

66 (S). Summary of relevant facts in 2023

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- Yes
- No

Area 9 - Cross-border situations
Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

67 (MS). The requesting state should notify the taxpayer of cross-border requests for information, unless it has specific grounds for considering that this would prejudice the process of investigation. The requested state should inform the taxpayer unless it has a reasoned request from the requesting state that the taxpayer should not be informed on grounds that it would prejudice the investigation.

- No changes
- Shifted away
- Shifted towards

67 (BP). The taxpayer should be informed that a cross-border request for information is to be made.

- No changes
- Shifted away
- Shifted towards
67 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

68 (BP). Where a cross-border request for information is made, the requested state should also be asked to supply information that assists the taxpayer.

- No changes
- Shifted away
- Shifted towards

68 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
69 (BP). Provisions should be included in tax treaties setting specific conditions for exchange of information.

- No changes
- Shifted away
- Shifted towards

69 (S). Summary of relevant facts in 2023
Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

70 (MS). If information is sought from third parties, judicial authorisation should be necessary.

- No changes
- Shifted away
- Shifted towards
70 (S). Summary of relevant facts in 2023

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71 (BP). The taxpayer should be given access to information received by the requesting state.

- No changes
- Shifted away
- Shifted towards

71 (S). Summary of relevant facts in 2023

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72 (BP). Information should not be supplied in response to a request where the originating cause was the acquisition of stolen or illegally obtained information.

- No changes
- Shifted away
- Shifted towards

72 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

73 (BP). A requesting state should provide confirmation of confidentiality to the requested state.

- No changes
- Shifted away
- Shifted towards
73 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

74 (MS). A state should not be entitled to receive information if it is unable to provide independent, verifiable evidence that it observes high standards of data protection.

- No changes
- Shifted away
- Shifted towards

74 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
75 (BP). For automatic exchange of financial information, the taxpayer should be notified of the proposed exchange in sufficient time to exercise data protection rights.

- No changes
- Shifted away
- Shifted towards

75 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

76 (BP). Taxpayers should have a right to request initiation of mutual agreement procedure.

- No changes
- Shifted away
- Shifted towards
76 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

77 (MS). Taxpayers should have a right to participate in mutual agreement procedure by being heard and being informed as to the progress of the procedure.

- No changes
- Shifted away
- Shifted towards

77 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
Do you want to save your results and quit? *
If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 10 - Legislation

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

78 (MS). Retrospective tax legislation should only be permitted in limited circumstances which are spelt out in detail.

- No changes
- Shifted away
- Shifted towards
78 (BP). Retrospective tax legislation should ideally be banned completely. *

- No changes
- Shifted away
- Shifted towards

78 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

79 (BP). Public consultation should precede the making of tax policy and tax law. *

- No changes
- Shifted away
- Shifted towards
79 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

Do you want to save your results and quit? *

If "Yes", please submit the form. If "Yes", bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the "edit your response" link sent to your email after submitting this form. If not, click "Next" to continue.

- Yes
- No

Area 11 - Revenue practice and guidance

Please provide separately (via optr@ibfd.org) an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.
80 (MS). Taxpayers should be entitled to access all relevant legal material, comprising legislation, administrative regulations, rulings, manuals and other guidance.

- No changes
- Shifted away
- Shifted towards

80 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

81 (MS). Where legal material is available primarily on the internet, arrangements should be made to provide it to those who do not have access to the internet.

- No changes
- Shifted away
- Shifted towards
81 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

82 (MS). Binding rulings should only be published in an anonymised form *

- No changes
- Shifted away
- Shifted towards

82 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
83 (MS). Where a taxpayer relies upon published guidance of a revenue authority which subsequently proves to be inaccurate, changes should apply only prospectively.

- No changes
- Shifted away
- Shifted towards

83 (S). Summary of relevant facts in 2023

Only if answered “shifted away” or “shifted towards”, please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

Do you want to save your results and quit? *

If “Yes”, please submit the form. If “Yes”, bear in mind that there are still several questions that need to be answered later. To edit/complete your answers later, please use the “edit your response” link sent to your email after submitting this form. If not, click “Next” to continue.

- Yes
- No

Area 12 - Institutional framework for protecting taxpayers’ rights

Please provide separately (via optr@ibfd.org)
an annex with the actual wording of relevant excerpts of your country's legislation regarding this matter. Technically accurate translations of such material into English, if possible, would be very appreciated. Thank you.

84 (MS). Adoption of a charter or statement of taxpayers' rights should be a minimum standard.

- No changes
- Shifted away
- Shifted towards

84 (BP). A separate statement of taxpayers' rights under audit should be provided to taxpayers who are audited.

- No changes
- Shifted away
- Shifted towards
84 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.

85 (BP). A taxpayer advocate or ombudsman should be established to scrutinise the operations of the tax authority, handle specific complaints, and intervene in appropriate cases. Best practice is the establishment of a separate office within the tax authority but independent from normal operations of that authority.

- No changes
- Shifted away
- Shifted towards
86 (BP). The organisational structure for the protection of taxpayers’ rights should operate at local level as well as nationally.

- No changes
- Shifted away
- Shifted towards

86 (S). Summary of relevant facts in 2023

Only if answered "shifted away" or "shifted towards", please give here a summarized account of facts (legislation enacted, administrative rulings, circulars, case law, tax administration practices), in a non-judgmental way. Specify if some content is no longer applicable, due to other developments. If applicable, indicate whether the fact reported is under a minimum standard or fully complies with the best practice. IN ALL CASES please back up your assertions with the relevant documentary materials. While it is not mandatory, a short summary of such materials in English is appreciated. You are welcome to send us these materials to our email: optr@ibfd.org. Thank you.
SECRETO BANCARIO. EL ARTÍCULO 142, FRACCIÓN I, DE LA LEY DE INSTITUCIONES DE CRÉDITO VULNERA EL DERECHO A LA VIDA PRIVADA.

Hechos: La Procuraduría General de la República (actual Fiscalía General de la República) solicitó a la Comisión Nacional Bancaria y de Valores información sobre las cuentas bancarias de una persona. Ello lo efectuó sin autorización judicial, pues así lo permite el artículo 142, fracción I, de la Ley de Instituciones de Crédito. Esa información fue utilizada por el ministerio público para pedir la vinculación a proceso de la persona por un delito fiscal, pero el juez de control la negó. No obstante, la persona imputada promovió un juicio de amparo indirecto en el que reclamó la inconstitucionalidad de esa norma por permitir que se brinde información sobre su vida privada sin control judicial previo. El amparo se sobreseyó y en desacuerdo la parte quejosa interpuso un recurso de revisión que fue remitido a este alto tribunal para resolver sobre la constitucionalidad del artículo.

Criterio jurídico: El artículo 142, fracción I, de la Ley de Instituciones de Crédito, que permite al Procurador General de la República o a la persona servidora pública en quien delegue facultades requerir información bancaria a las instituciones financieras para fines penales, sin autorización judicial, es inconstitucional porque vulnera el derecho a la privacidad.

Justificación: El artículo 16, párrafo primero, de la Constitución Política de los Estados Unidos Mexicanos protege el derecho a la vida privada de las personas. Para salvaguardar ese derecho, en el marco de las operaciones y servicios bancarios, el legislador estableció en el artículo 142, primer párrafo, de la Ley de Instituciones de Crédito el "secreto bancario", el cual impide a las autoridades bancarias brindar información, datos o documentación de sus clientes o usuarios. En contraste, la fracción I de ese mismo artículo 142 establece que las instituciones bancarias podrán brindar esa información cuando el Procurador General de la República o el servidor público en quien delegue facultades la solicite para la comprobación de un delito, sin que para ello sea necesario que de manera previa un juez autorice dicha petición. El control judicial en materia penal es obligatorio cuando un acto de autoridad (como la solicitud de información bancaria) puede significar una afectación a los derechos fundamentales reconocidos en la Constitución y en los tratados internacionales, porque asegura que dicho actuar esté justificado y no sea arbitrario. Por esa razón, la disposición señalada es inconstitucional, en virtud de que permite que el ministerio público acceda a información bancaria de las personas, sin un control previo que permita a la autoridad judicial verificar si hay elementos que justifiquen esa intromisión a la vida privada en respeto de la Constitución y de los tratados internacionales.

Tesis de jurisprudencia 150/2023 (11a.). Aprobada por la Primera Sala de este Alto Tribunal, en sesión privada de cuatro de octubre de dos mil veintitrés.

Esta tesis se publicó el viernes 13 de octubre de 2023 a las 10:23 horas en el Semanario Judicial de la Federación y, por ende, se considera de aplicación obligatoria a partir del lunes 16 de octubre de 2023, para los efectos previstos en el punto noveno del Acuerdo General Plenario 1/2021.
Al margen un sello con el Escudo Nacional, que dice: Estados Unidos Mexicanos.- Presidencia de la República.

VICENTE FOX QUESADA, Presidente de los Estados Unidos Mexicanos, a sus habitantes sabed:

Que el Honorable Congreso de la Unión, se ha servido dirigirme el siguiente

DECRETO

"EL CONGRESO GENERAL DE LOS ESTADOS UNIDOS MEXICANOS, DECRETA:

SE EXPIDE LA LEY FEDERAL DE LOS DERECHOS DEL CONTRIBUYENTE

CAPÍTULO I
Disposiciones Generales

Artículo 1o.- La presente Ley tiene por objeto regular los derechos y garantías básicos de los contribuyentes en sus relaciones con las autoridades fiscales. En defECTO de lo dispuesto en el presente ordenamiento, se aplicarán las leyes fiscales respectivas y el Código Fiscal de la Federación.

Los derechos y garantías consagradas en la presente Ley en beneficio de los contribuyentes, les serán igualmente aplicables a los responsables solidarios.

Artículo 2o.- Son derechos generales de los contribuyentes los siguientes:

I. Derecho a ser informado y asistido por las autoridades fiscales en el cumplimiento de sus obligaciones tributarias, así como del contenido y alcance de las mismas.

II. Derecho a obtener, en su beneficio, las devoluciones de impuestos que procedan en términos del Código Fiscal de la Federación y de las leyes fiscales aplicables.

III. Derecho a conocer el estado de tramitación de los procedimientos en los que sea parte.

IV. Derecho a conocer la identidad de las autoridades fiscales bajo cuya responsabilidad se tramiten los procedimientos en los que tengan condición de interesados.

V. Derecho a obtener certificación y copia de las declaraciones presentadas por el contribuyente, previo el pago de los derechos que en su caso, establezca la Ley.

VI. Derecho a no aportar los documentos que ya se encuentran en poder de la autoridad fiscal actuante.

VII. Derecho al carácter reservado de los datos, informes o antecedentes que de los contribuyentes y terceros con ellos relacionados, conozcan los servidores públicos de la administración tributaria, los
cualles sólo podrán ser utilizados de conformidad con lo dispuesto por el artículo 69 del Código Fiscal de la Federación.

VIII. Derecho a ser tratado con el debido respeto y consideración por los servidores públicos de la administración tributaria.

IX. Derecho a que las actuaciones de las autoridades fiscales que requieran su intervención se lleven a cabo en la forma que les resulte menos onerosa.

X. Derecho a formular alegatos, presentar y ofrecer como pruebas documentos conforme a las disposiciones fiscales aplicables, incluso el expediente administrativo del cual emane el acto impugnado, que serán tenidos en cuenta por los órganos competentes al redactar la correspondiente resolución administrativa.

XI. Derecho a ser oído en el trámite administrativo con carácter previo a la emisión de la resolución determinante del crédito fiscal, en los términos de las leyes respectivas.

XII. Derecho a ser informado, al inicio de las facultades de comprobación de las autoridades fiscales, sobre sus derechos y obligaciones en el curso de tales actuaciones y a que éstas se desarrollen en los plazos previstos en las leyes fiscales.

Se tendrá por informado al contribuyente sobre sus derechos, cuando se le entregue la carta de los derechos del contribuyente y así se asiente en la actuación que corresponda.

La omisión de lo dispuesto en esta fracción no afectará la validez de las actuaciones que lleve a cabo la autoridad fiscal, pero dará lugar a que se finque responsabilidad administrativa al servidor público que incurrió en la omisión.

XIII. Derecho a corregir su situación fiscal con motivo del ejercicio de las facultades de comprobación que lleven a cabo las autoridades fiscales.

XIV. Derecho a señalar en el juicio ante el Tribunal Federal de Justicia Fiscal y Administrativa, como domicilio para recibir notificaciones, el ubicado en cualquier parte del territorio nacional, salvo cuando tenga su domicilio dentro de la jurisdicción de la Sala competente de dicho Tribunal, en cuyo caso el señalado para recibir notificaciones deberá estar ubicado dentro de la circunscripción territorial de la Sala.

Artículo 3o.- Los contribuyentes podrán acceder a los registros y documentos que formando parte de un expediente abierto a su nombre, obren en los archivos administrativos, siempre que tales expedientes correspondan a procedimientos terminados en la fecha de la solicitud, respetando en todo caso lo dispuesto por el artículo 69 del Código Fiscal de la Federación.

Artículo 4o.- Los servidores públicos de la administración tributaria facilitarán en todo momento al contribuyente el ejercicio de sus derechos y el cumplimiento de sus obligaciones.

Las actuaciones de las autoridades fiscales que requieran la intervención de los contribuyentes deberán de llevarse a cabo en la forma que resulte menos gravosa para éstos, siempre que ello no perjudique el cumplimiento de sus obligaciones tributarias.

CAPÍTULO II
Información, Difusión y Asistencia al Contribuyente
Artículo 5o.- Las autoridades fiscales deberán prestar a los contribuyentes la necesaria asistencia e información acerca de sus derechos y obligaciones en materia fiscal. Asimismo y sin perjuicio de lo que dispone el Artículo 33 del Código Fiscal de la Federación, las autoridades fiscales deberán publicar los textos actualizados de las normas tributarias en sus páginas de Internet, así como contestar en forma oportuna las consultas tributarias.

Los contribuyentes que apeguen su actuación a los términos establecidos en los criterios emitidos por las autoridades fiscales, que se publiquen en el Diario Oficial de la Federación, quedarán exentos de responsabilidad fiscal.

Artículo 6o.- Las autoridades fiscales realizarán campañas de difusión a través de medios masivos de comunicación, para fomentar y generar en la población mexicana la cultura contributiva y divulgar los derechos del contribuyente.

Artículo 7o.- Las autoridades fiscales tendrán la obligación de publicar periódicamente instructivos de tiraje masivo y comprensión accesible, donde se den a conocer a los contribuyentes, de manera clara y explicativa, las diversas formas de pago de las contribuciones. Las autoridades fiscales, el Tribunal Federal de Justicia Fiscal y Administrativa, así como los órganos jurisdiccionales del Poder Judicial de la Federación que tengan competencia en materia fiscal, deberán suministrar, a petición de los interesados, el texto de las resoluciones recaidas a consultas y las sentencias judiciales, de conformidad con lo dispuesto en la Ley Federal de Transparencia y Acceso a la Información Pública Gubernamental.

Artículo 8o.- Las autoridades fiscales mantendrán oficinas en diversos lugares del territorio nacional para orientar y auxiliar a los contribuyentes en el cumplimiento de sus obligaciones fiscales, facilitando, además, la consulta a la información que dichas autoridades tengan en sus páginas de Internet.

Artículo 9o.- Sin perjuicio de lo establecido en el Código Fiscal de la Federación, los contribuyentes podrán formular a las autoridades fiscales consultas sobre el tratamiento fiscal aplicable a situaciones reales y concretas. Las autoridades fiscales deberán contestar por escrito las consultas así formuladas en un plazo máximo de tres meses.

Dicha contestación tendrá carácter vinculatorio para las autoridades fiscales en la forma y términos previstos en el Código Fiscal de la Federación.

Artículo 10.- Respetando la confidencialidad de los datos individuales, el Servicio de Administración Tributaria informará al Instituto Nacional de Estadística, Geografía e Informática los datos estadísticos agregados sobre el ingreso, impuestos, deducciones y otros datos relevantes de los contribuyentes.

Artículo 11.- Para estimular la obligación legal de los contribuyentes de entregar comprobantes fiscales por las operaciones que realicen, las autoridades fiscales organizarán loterías fiscales en las que, con diversos premios, participarán las personas que hayan obtenido los comprobantes fiscales respectivos. Las loterías fiscales se podrán organizar tomando en cuenta los medios de pago, diversos al efectivo, que reciban los contribuyentes.

CAPÍTULO III
Derechos y garantías en los procedimientos de comprobación

Artículo 12.- Los contribuyentes tendrán derecho a ser informados, al inicio de cualquier actuación de la autoridad fiscal, para comprobar el cumplimiento de las obligaciones fiscales, de sus derechos y obligaciones en el curso de tales actuaciones.
Artículo 13.- Cuando las autoridades fiscales ejerzan sus facultades para comprobar el cumplimiento de las obligaciones fiscales previstas en las fracciones II y III del artículo 42 del Código Fiscal de la Federación, deberán informar al contribuyente con el primer acto que implique el inicio de esas facultades, el derecho que tiene para corregir su situación fiscal y los beneficios de ejercer el derecho mencionado.

Artículo 14.- Para los efectos de lo dispuesto en la fracción XIII del artículo 2o. de la presente Ley, los contribuyentes tendrán derecho a corregir su situación fiscal en las distintas contribuciones objeto de la revisión, mediante la presentación de la declaración normal o complementaria que, en su caso, corresponda, de conformidad con lo dispuesto en el Código Fiscal de la Federación.

Los contribuyentes podrán corregir su situación fiscal a partir del momento en el que se dé inicio al ejercicio de las facultades de comprobación y hasta antes de que se les notifique la resolución que determine el monto de las contribuciones omitidas. El ejercicio de este derecho no está sujeto a autorización de la autoridad fiscal.

Artículo 15.- Los contribuyentes deberán entregar a la autoridad revisora, una copia de la declaración de corrección que hayan presentado. Dicha situación deberá ser consignada en una acta parcial cuando se trate de visitas domiciliarias; en los demás casos, incluso cuando haya concluido una visita domiciliaria, la autoridad revisora en un plazo máximo de diez días contados a partir de la entrega, deberá comunicar al contribuyente mediante oficio haber recibido la declaración de corrección, sin que dicha comunicación implique la aceptación de la corrección presentada por el contribuyente.

Artículo 16.- Cuando durante el ejercicio de las facultades de comprobación de las autoridades fiscales, los contribuyentes corrijan su situación fiscal y haya transcurrido al menos, un plazo de tres meses contados a partir del inicio del ejercicio de dichas facultades, se dará por concluida la visita domiciliaria o la revisión de que se trate, si a juicio de las autoridades fiscales y conforme a la investigación realizada, se desprende que el contribuyente ha corregido en su totalidad las obligaciones fiscales por las que se ejercieron las facultades de comprobación y por el período objeto de revisión. En el supuesto mencionado, se hará constar la corrección fiscal mediante oficio que se hará del conocimiento del contribuyente y la conclusión de la visita domiciliaria o revisión de que se trate.

Cuando los contribuyentes corrijan su situación fiscal con posterioridad a la conclusión del ejercicio de las facultades de comprobación y las autoridades fiscales verifiquen que el contribuyente ha corregido en su totalidad las obligaciones fiscales que se conocieron con motivo del ejercicio de las facultades mencionadas, se deberá comunicar al contribuyente mediante oficio dicha situación, en el plazo de un mes contado a partir de la fecha en que la autoridad fiscal haya recibido la declaración de corrección fiscal.

Cuando los contribuyentes presenten la declaración de corrección fiscal con posterioridad a la conclusión del ejercicio de las facultades de comprobación y hayan transcurrido al menos cinco meses del plazo a que se refiere el artículo 18 de este ordenamiento, sin que las autoridades fiscales hayan emitido la resolución que determine las contribuciones omitidas, dichas autoridades contará con un plazo de un mes, adicional al previsto en el numeral mencionado, y contado a partir de la fecha en que los contribuyentes presenten la declaración de referida para llevar a cabo la determinación de contribuciones omitidas que, en su caso, proceda.

No se podrán determinar nuevas omisiones de las contribuciones revisadas durante el período objeto del ejercicio de las facultades de comprobación, salvo cuando se comprueben hechos diferentes. La comprobación de hechos diferentes deberá estar sustentada en información, datos o documentos de terceros o en la revisión de conceptos específicos que no se hayan revisado con anterioridad.
Si con motivo del ejercicio de las facultades de comprobación se conocen hechos que puedan dar lugar a la determinación de contribuciones mayores a las corregidas por el contribuyente o contribuciones objeto de la revisión por las que no se corrigió el contribuyente, los visitadores o, en su caso, las autoridades fiscales, deberán continuar con la visita domiciliaria o con la revisión prevista en el artículo 48 del Código Fiscal de la Federación, hasta su conclusión.

Cuando el contribuyente, en los términos del párrafo anterior, no corrija totalmente su situación fiscal, las autoridades fiscales emitirán la resolución que determine las contribuciones omitidas, de conformidad con el procedimiento establecido en el Código Fiscal de la Federación.

**Artículo 17.** - Los contribuyentes que corrijan su situación fiscal, pagarán una multa equivalente al 20% de las contribuciones omitidas, cuando el infractor las pague junto con sus accesorios después de que se inicie el ejercicio de las facultades de comprobación de las autoridades fiscales y hasta antes de que se le notifique el acta final de la visita domiciliaria o el oficio de observaciones a que se refiere la fracción VI del artículo 48 del Código Fiscal de la Federación, según sea el caso.

Si el infractor paga las contribuciones omitidas junto con sus accesorios, después de que se notifique el acta final de la visita domiciliaria o el oficio de observaciones, según sea el caso, pero antes de la notificación de la resolución que determine el monto de las contribuciones omitidas, pagará una multa equivalente al 30% de las contribuciones omitidas.

Así mismo, podrán efectuar el pago en parcialidades de conformidad con lo dispuesto en el Código Fiscal de la Federación, siempre que esté garantizado el interés fiscal.

**Artículo 18.** - Las autoridades fiscales contarán con un plazo de seis meses para determinar las contribuciones omitidas que conozcan con motivo del ejercicio de sus facultades de comprobación, sin perjuicio de lo dispuesto en el tercer párrafo del artículo 16 de esta Ley. El cómputo del plazo se realizará a partir de los supuestos a que se refiere el artículo 50 del Código Fiscal de la Federación y le serán aplicables las reglas de suspensión que dicho numeral contempla. Si no lo hacen en dicho lapso, se entenderá de manera definitiva que no existe crédito fiscal alguno a cargo del contribuyente por los hechos, contribuciones y períodos revisados.

**Artículo 19.** - Cuando las autoridades fiscales determinen contribuciones omitidas, no podrán llevar a cabo determinaciones adicionales con base en los mismos hechos conocidos en una revisión, pero podrán hacerlo cuando se comprueben hechos diferentes. La comprobación de hechos diferentes deberá estar sustentada en información, datos o documentos de terceros o en la revisión de conceptos específicos que no se hayan revisado con anterioridad; en este último supuesto, la orden por la que se ejerzan las facultades de comprobación deberá estar debidamente motivada con la expresión de los nuevos conceptos a revisar.

**Artículo 20.** - Las autoridades fiscales podrán revisar nuevamente los mismos hechos, contribuciones y períodos, por los que se tuvo al contribuyente por corregido de su situación fiscal, o se le determinaron contribuciones omitidas, sin que de dicha revisión pueda derivar crédito fiscal alguno a cargo del contribuyente.

**CAPÍTULO IV**

**Derechos y garantías en el procedimiento sancionador**

**Artículo 21.** - En todo caso la actuación de los contribuyentes se presume realizada de buena fe, correspondiendo a la autoridad fiscal acreditar que concurren las circunstancias agravantes que señala el Código Fiscal de la Federación en la comisión de infracciones tributarias.
Artículo 22.- Los contribuyentes cuyos ingresos en el ejercicio inmediato anterior no hayan superado un monto equivalente a treinta veces el salario mínimo general, correspondiente al área geográfica del contribuyente elevado al año, cuando garanticen el interés fiscal mediante embargo en la vía administrativa, deberán ser designados como depositarios de los bienes y el embargo no podrá comprender las mercancías que integren el inventario circulante del negocio, excepto cuando se trate de mercancías de origen extranjero respecto de la cual no se acredite con la documentación correspondiente su legal estancia en el país.

CAPÍTULO V
Medios de defensa del contribuyente

Artículo 23.- Los contribuyentes tendrán a su alcance los recursos y medios de defensa que procedan, en los términos de las disposiciones legales respectivas, contra los actos dictados por las autoridades fiscales, así como a que en la notificación de dichos actos se indique el recurso o medio de defensa procedente, el plazo para su interposición y el órgano ante el que debe formularse. Cuando en la resolución administrativa se omita el señalamiento de referencia, los contribuyentes contarán con el doble del plazo que establecen las disposiciones legales para interponer el recurso administrativo o el juicio contencioso administrativo.

Artículo 24.- En el recurso administrativo y en el juicio contencioso administrativo ante el Tribunal Federal de Justicia Fiscal y Administrativa, los contribuyentes podrán ofrecer como prueba el expediente administrativo del cual emane el acto impugnado. Éste será el que contenga toda la documentación relacionada con el procedimiento que dio lugar a la resolución impugnada; dicha documentación será la que corresponda al inicio del procedimiento, los actos jurídicos posteriores y a la resolución impugnada. No se incluirá en el expediente administrativo que se envíe, la información que la Ley señale como información reservada o gubernamental confidencial.

Para los efectos de este artículo, no se considerará expediente administrativo, los documentos antecedentes de una resolución en la que las leyes no establezcan un procedimiento administrativo previo.

TRANSITORIOS

Artículo Primero.- La presente Ley entrará en vigor un mes después de su publicación en el Diario Oficial de la Federación. Las autoridades fiscales realizarán una campaña masiva para difundir las nuevas disposiciones contenidas en la misma.

Artículo Segundo.- Las disposiciones previstas en la presente Ley, sólo serán aplicables al ejercicio de las facultades de comprobación de las autoridades fiscales que se inicien a partir de la entrada en vigor del presente ordenamiento.

Artículo Tercero.- A partir de la entrada en vigor de la presente Ley, se estará a lo siguiente:

I.- Para los efectos de lo dispuesto en la fracción I del artículo 208 del Código Fiscal de la Federación, se podrá señalar el domicilio para recibir notificaciones de conformidad con lo dispuesto en la fracción XIV del artículo 2o. de la presente Ley.

II.- Para los efectos de lo dispuesto en el último párrafo del artículo 208 citado, cuando no se señale el domicilio para recibir notificaciones en los términos establecidos en la fracción XIV del precitado artículo 2o. de esta Ley, las notificaciones que deban practicarse se efectuarán por lista autorizada.
III.- Los contribuyentes podrán presentar en los juicios de nulidad ante el Tribunal Federal de Justicia Fiscal y Administrativa, como prueba documental, el expediente administrativo en los términos establecidos en el artículo 24 de la presente Ley, no obstante que exista disposición en contrario en el Código Fiscal de la Federación.


En cumplimiento de lo dispuesto por la fracción I del Artículo 89 de la Constitución Política de los Estados Unidos Mexicanos, y para su debida publicación y observancia, expido el presente Decreto en la Residencia del Poder Ejecutivo Federal, en la Ciudad de México, Distrito Federal, a los diecisiete días del mes de junio de dos mil cinco.- Vicente Fox Quesada.- Rúbrica.- El Secretario de Gobernación, Carlos María Abascal Carranza.- Rúbrica.