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In addition to the English-language version of the texts contained in this publication, in some instances also the French and, occasionally, the German versions have been included. In the table of contents, the italicized capitals (for English), F (for French) and G (for German) indicate which language versions have been included.

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- 1863 [Art. 26] Automatic Exchange of Information: What it is, how it works, benefits, what remains to be done (July 2012) (E)

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- 1873 **8** – on Art. 1 (*Persons covered*): The granting of treaty benefits with respect to the income of collective investment vehicles (*December 2009*) (E)
- 1894 – on Art. 5 (*Permanent establishment*) – Interpretation and application of Article 5 (Permanent establishment) of the OECD Model Tax Convention (*October 2012*) (E)
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- 2016 – on Articles 10, 11 and 12: Revised proposals concerning the meaning of 'beneficial owner' in Articles 10, 11 and 12 of the OECD Model Tax Convention (*October 2012*) (E)
- 2036 – on Art. 17 (*Artistes and sportsmen*): Application of Article 17 (Artistes and sportsmen) of the OECD Model Tax Convention (*April 2010*) (E)
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- 2086 Technical Advisory Group discussion paper: Attribution of profit to a permanent establishment involved in electronic commerce transactions (February 2001) (*table of contents*) (E)
- 2087 Technical Advisory Group report to the OECD CFA WP No. 1: Tax treaty characterisation issues arising from e-commerce (November 2002) (*table of contents*) (E)
- 2088 Technical Advisory Group discussion paper: Are the current Treaty rules for taxing business profits appropriate for e-commerce? (November 2003) (*table of contents*) (E)
- 2089 E-commerce: Transfer Pricing and Business Profits Taxation (May 2005) (E)

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- 2482 Nordic Convention (1996, 1997, 2008) (E)

[Most of the contents of this Part have been removed temporarily to create room for the inclusion of two BEPS Action reports and the Commentary to the 2011 United Nations Model Double Taxation Convention.]

¹ For the French text of the Convention, see Volume C.