

ONESOURCE Indirect Tax International Content June Update

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Update No: 2

ABOUT THIS UPDATE

The June Content Update #2 for ONESOURCE Indirect Tax Determination contains updates to International Content. Details related to these updates are included in the June Content Update #1 Change Report. This Change Report contains all changes to Standard Content included in the 2026.6.2.G/G and 2026.6.2.G/G.2 files. Versions 5.5.0.0 and above are supported by this update.

Important Note Regarding Content Update Versions

In Determination 5.7.0.0, Thomson Reuters added tables and columns to the tax content database in support of Compliance and Allocated Charge functionality. Tax content data created for these features is not available in Determination versions 5.7.0.3 and prior. Thomson Reuters has therefore made the decision to produce two versions of tax content. The Content Update version that you download and import into your system depends on your currently installed version of Determination.

If you are running Determination 5.7.0.3 or prior, you must use Compatibility Version G tax content.

If you are running Determination 5.8.0.0 or later, you must use Compatibility Version G.2 tax content.

For more information about accessing and installing the correct content, see **Applying the Content Update** at the end of this letter.

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CONTENT UPDATES

Authority Updates

Brazil

Follow the changes highlighted below:

Federal Level

We updated rules for PIS and Cofins authorities in accordance with Complementary Law No. 214/25.

State Level

We updated the rules related to Brazil's ICMS tax in accordance with Decree No. 49,233/2026, issued by the State of Minas Gerais. These provisions repeal the rules regarding the ICMS substitution tax (ICMS ST), affecting the items in Annex VII, Part II, pertaining to paper, plastics, ceramic products, and glass.

We added 4 new pharmaceutical products to the Brazil Product Group.

We updated the rules in accordance with Law No. 3,490/2026, enacted by the State of Amapa, which extends, until December 31, 2026, the tax benefits set forth in items 7, 9, 11, 14, 17, 24, 25, 29, 30, 33, and 40 of the Single Annex to said law.

Municipal Level

We updated ISS and ISS WHT authorities, as detailed below:

a) Limeira (SP): We created rules for service codes 7.02, 7.04, 7.05, 7.19 11.02, 16.01 and 16.02 in accordance with Complementary Law No. 977/25.

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b) Santo Andre (SP): We created rules for catch-all-rules in accordance with Complementary Law No. 7/26.

c) Sidrolandia (MS): We created rules for for service codes 7.02 and 7.05 in accordance with Complementary Law No. 220/26.

In addition, we created content for 86 new municipalities for Brazil ISS and Brazil ISS-WHT, effective June 1, 2026.

North Macedonia

We extended the reduced rate of 10% on gasoline until June 1, 2026, in accordance with the Decision on Amendment of the Decision on Determining the Type of Goods and the Time Period of Application of a Preferential Tax Rate.

Registration Masks

A document describing registration masks is available in ONESOURCE Help and Support and is linked to online help. This document describes and gives examples of all registration masks currently supported in ONESOURCE Determination, and is available by signing in and searching at the following link:

[Determination Registration Masks](#)

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GLOBAL UPDATES

Global Product Group

As part of our ongoing development of the Global Product Group (GPG), we created 4,557 new commodities covering the categories of beverages, paints and primers, as well as electronic devices with integrated or external displays.

In addition, our GPG products will be supported with Product Category Attributes (PCA). PCAs allow clients to use an alternative commodity code reference to activate global content. GPG products may be referred to by clients either by a mapped Product Code (configured as a Standard Mapping), through a direct reference to that GPG product's commodity code, or by using the PCA commodity code. At this time, PCAs are being added only for GPG products that are directly related to an existing US Commodity Code. These PCAs will be displayed on GPG products as UNSPSC attributes.

Future releases will continue to expand our global offering by adding additional content. Please watch for release notes throughout 2026 and beyond.

Canada and Mexico

As GPG continues to evolve, this content is still being developed and will be expanded in upcoming releases, including additional coverage for beverages, food and supplements, medical supplies, oils, and hazardous products.

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United States

In the Global June Content Update #2, United States taxability rules were added for the following segments:

- Construction Machinery and Accessories
- Domestic Appliances and Consumer Electronic Products
- Drugs and Pharmaceutical Products
- Farming, Fishing, Forestry, and Wildlife Machinery and Accessories
- Financial and Insurance Services
- Fuels, Additives, Lubes, and Utilities
- Industrial Production and Manufacturing Services
- Manufacturing Equipment and Materials
- Material Handling Machinery and Supplies
- Minerals, Textiles, and Inedible Plants and Animal Materials
- Miscellaneous Services
- Power Generation and Distribution Machinery and Accessories
- Printing, Photographic, Audio-Visual (AV) Equipment and Supplies
- Service Industry Machinery, Equipment, and Supplies
- Transportation, Storage, and Mail Services
- Vehicles, Accessories, and Components

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FUTURE UPDATES

European Union

In one of the next content updates, we will add new contributing authorities under the existing EU Member State authorities in ONESOURCE Indirect Tax Determination to support the new fixed EUR 3 customs duty for low-value goods imported into the European Union.

This duty is expected to apply from July 1, 2026, to qualifying low-value goods entering the EU, generally covering parcels valued at less than EUR 150.

In ONESOURCE Indirect Tax Determination, the new contributing authorities will be used to apply the EUR 3 customs duty to standard tax results where the Low Value Goods transaction type is selected and the transaction falls within the applicable B2C low-value goods scenario and value threshold.

Where applicable, the EUR 3 customs duty will increase the taxable base for VAT results.

As part of this update, for EU Member State authorities, the Calculation Method parameter will be changed from “Tax on Gross Amount” to “Tax on Gross and Contributing Authorities” for existing rules associated with goods. This change ensures that the tax calculation considers both the gross amount and any applicable contributing authorities.

Customers using EU Member State authorities, particularly where custom authorities or customized configurations are in place, may wish to take this change into account when reviewing their configurations and expected tax calculation results before the update is applied.

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NOTIFICATIONS

Austria

On May 21, 2026, the Lower House of Parliament adopted a bill introducing a VAT reduction on staple food products from 10% to 4.9%. The bill is still subject to approval by the Federal Council. We will implement these changes once the legislation is formally enacted and promulgated.

Botswana

We are monitoring the legislative process related to the proposed amendments to the Value Added Tax Act 2025, including the introduction of VAT on digital services and the associated registration obligations for foreign suppliers. We will implement the required changes once the legislation is formally enacted.

Brazil

The Tax Research team at Thomson Reuters has been continuously monitoring the extensions of tax incentives across the various Brazilian states. In certain cases, although State Legislative Assemblies ratify ICMS Agreements and express their support for the extensions, the effective implementation of such measures depends on the issuance of a formal act by the respective State Executive Branch. Nonetheless, the team remains closely monitoring regulatory developments across all federative units, which are expected to intensify throughout the tax reform transition process.

We are making available an updated list of tax codes and qualifiers for federal withholding tax content named “Brazil Withholding Qualifier and Tax Code Guide List”, which can be viewed at the following link: [Brazil Tax Content Documentation](#).

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Brazil Tax Reform

The Tax Reform in Brazil was approved originally through the Proposal of Amendment to the Constitution (PEC 45/2019), resulting in the Constitutional Amendment 132/2023. The approval of the tax reform represents a monumental change in the Brazilian Indirect Tax System, concluding an internal debate that spanned several decades.

The issuance of Complementary Law 214/25 remains almost in total consistent with the original Proposal of Complementary Law 68/24 (PLP). This Complementary Law establishes the foundation for the new taxes, and it also introduces regulations regarding reduced tax rates, specific tax regimes for several sectors, and some methods of tax payment, among other provisions.

The tax changes proposed in EC 132/23 and with Complementary Law aims consolidate five current federal and state taxes (PIS, COFINS, IPI, ICMS and ISS) into the following categories:

- a) Social Contribution on Goods and Services (CBS) – Under the jurisdiction of the Federal Government, this consolidates the following taxes: PIS, COFINS, and IPI.
- b) Selective Tax (IS) – Under the jurisdiction of the Federal Government, this replaces the IPI and applies exclusively to products that are harmful to health and the environment.
- c) Tax on Goods and Services (IBS) – Under the jurisdiction of the States and Municipalities Governments, this consolidates the following taxes: ICMS and ISS.

Complementary Law No. 227/2026 introduces key measures for the implementation of the new consumption tax framework, including the establishment of the IBS Management Committee (CG-IBS/CGIBS); rules governing IBS tax administration and administrative tax proceedings; guidelines for the distribution of IBS revenues; operational integration between the CBS and the Federal Revenue Service; transition rules for the phase-out of ICMS and ISS; and provisions applicable to special zones and differentiated tax regimes.

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Building on this framework, Decree No. 12,955/2026, operationalizes the CBS by detailing its scope of taxation, non-cumulative credit system, split-payment mechanics, and new electronic invoicing and compliance requirements, while key elements of the reform remain pending, such as the full operational regulation of the IBS, final tax rates, portions of the transition rules, sector-specific applications, and the final integration model among tax authorities and payment platforms. Complementing this, Resolution No. 06/2026, issued by the IBS Management Committee (CGIBS), advances the practical implementation of IBS by setting common operational rules applicable to both CBS and IBS.

In ONESOURCE Determination Enterprise Cloud we have already uploaded some elements as described below:

- Authorities of CBS/IBS/IS (ZR/NT taxes)
- Full Rates CBS/IBS
- Reduced Rates for CBS/IBS
- New Rules to support CBS/IBS product taxability
- Updates in CST codes applicable for CBS/IBS (standard codes)
- NBS Codes
- cClasstrib Codes

We prepared a document ONESOURCE Indirect Tax Determination Brazil Tax Reform FAQ with frequently asked questions about tax reform, which can be viewed at the following link: [Brazil Tax Content Documentation](#).

We prepared a guide with clear instructions on how our ONESOURCE Determination Enterprise is addressing Brazil's Tax Reform in 2026/2027, covering the new taxes CBS (federal) and IBS (state/municipal). The document outlines applicable rules, rates/fees, details of new calculation methods, and some examples, which can be viewed at the following link: [Brazil Tax Content Documentation](#).

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In addition, we updated the PIS and COFINS rules and set an end date of December 31, 2026.

The authority Brazil IS (Selective Tax) was created with the standard rates ZR and NL, and an effective start date of January 1, 2027. The calculation logic applicable to this authority is currently under engine development to be delivered in Q3/2026. The rules corresponding to this authority will be created at a future stage, following the applicable legal definitions.

We will continue to monitor future legislation and provide updates as additional guidance is issued.

Brazil Tax Reform – Registration Mask

Under the current NF-e model, taxpayer identification relies on cadastral validations of the CNPJ at the national level and IE at the state level, and documents may be rejected when the State Registration is missing, invalid, or not in good standing.

In the context of the BR tax reform, Complementary Law No. 214/2025 introduces a mandatory national identification framework for IBS and CBS. As of January 1, 2027, CBS federal-level validations will continue to operate as they do today. For IBS determination, however, transactions submitted to ONESOURCE Determination Cloud without the recipient's State Registration, when applicable, will not trigger IBS authority calls and therefore will not result in IBS calculation. This behavior reflects the taxpayer identification requirements established under the tax reform legislation that we have so far and represents expected product behavior.

To support a smooth transition to the new tax model and help avoid unintended disruptions in IBS determination, customers are encouraged to proactively review their master data and system integrations to ensure that the recipient's State Registration is provided whenever required.

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Looking ahead to the next transition year (2027), we will share further updates soon.

Canada

We are monitoring the legislative process for the changes announced in the Legislative Proposals Relating to the Excise Tax Act, which would suspend the federal excise tax on aviation fuel, diesel, unleaded gasoline, and unleaded aviation gasoline, effective from April 20 to September 7, 2026. We will implement these changes once the relevant legislation is enacted.

Denmark

We are monitoring the legislative process for changes proposed in the 2026 Budget, including the abolition of VAT on books (printed, electronic, and audiobooks) effective July 1, 2026. We will implement these changes once the relevant legislation is enacted.

Egypt

The Ministry of Finance announced a 'second tax facilitation package, expected to include VAT measures supporting investment and the healthcare sector. We are monitoring developments and will implement VAT changes once the relevant legislation is enacted.

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Estonia

We will update the standard rate of 24% to reflect the indefinite end date in one of the upcoming content updates.

Malawi

We are monitoring the legislative process for a bill introducing 17.5% VAT on digital services supplied by foreign companies such as foreign platforms, announced in 2026/27 Budget Policy Statement. We will implement the relevant updates once the official law is fully enacted and published.

Philippines

We are monitoring proposals for a VAT reduction or suspension on fuels. We will implement VAT changes once the official law is enacted.

Poland

We are closely monitoring the legislative process regarding the extension of the temporary reduced VAT rate of 8% on motor gasoline, diesel oil, and standalone bio-component fuels for an additional two weeks beyond May 31, 2026, in accordance with the Ministry of Finance's announcement. We will implement the changes once the relevant legislation is enacted.

Portugal

We are monitoring the legislative process for the proposed Law No. 47/XVII/1.1, which introduces a temporary VAT reduction on residential construction and rehabilitation. We will implement the changes once the law is enacted.

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Saint Lucia

We are monitoring government updates on the upcoming 2026/2027 budget to determine whether the temporary zero-rated VAT measures on essential food items and selected building materials will be extended.

Sri Lanka

The Inland Revenue Department issued Notice SEC/PN/VAT/202602 dated March 31, 2026, postponing the implementation of the standard 18% VAT on digital services supplied by non-resident providers until July 1, 2026. We will introduce this change in one of the upcoming content updates.

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APPLYING THE CONTENT UPDATE

The update process has two steps:

- Downloading the Update
- Installing the Update

Downloading the Update

Go to the Indirect Tax Customer Center (<https://customercenter.sabrix.com/sabrixcc/>) to download monthly content updates, then follow these steps:

- Log on to the ONESOURCE Customer Center using the username and password assigned to you by Customer Support.
- Select the platform on which you will install this tax data. This is the ONESOURCE Indirect Tax Determination version you are running.
- Select the Currently Installed Version of your content Sabrix INTL Tax Data based on your current version of Determination:
 - Determination versions 5.7.0.3 and earlier require (2026.6.1.G/G).
 - Determination versions 5.8.0.0 and later require (2026.6.1.G/G.2).
- Select **Download** and save the file (2026.6.2.G/G) or (2026.6.2.G/G.2) to a directory on the system hosting the ONESOURCE Indirect Tax Determination or to a networked folder that can be accessed by that system.

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Installing the Update

To install the content update:

1. Log on to Determination.
2. Navigate to **Menu > System > Import/Export**.
3. Select **Import**, then select **Browse** to locate your file.
4. Select the content file you just downloaded, then select **Open**.
5. Select **Import** when the pop-up window appears, then select **Next** until the **import** starts.

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