

## **FY2025 Tax Strategy of MTK Wireless Limited**

In accordance with paragraph 16(2) of Schedule 19 of the Finance Act 2016, MediaTek Inc., on behalf of its UK subsidiary, MTK Wireless Limited (collectively referred to as “MediaTek” or “we”), is pleased to set forth our UK tax strategy.

### **Risk Management**

MediaTek is committed to complying with all statutory obligations in the UK. We ensure timely tax payments, transparent disclosures, and honest cooperation with tax authorities.

MediaTek works closely with business function units and external tax advisors to ensure compliance with all UK tax regulations and rules. The ultimate responsibility for UK tax compliance rests with the UK board.

### **Tax Planning**

MediaTek carefully considers the tax laws of all involved jurisdictions when structuring the business activities. We ensure that any tax planning undertaken is grounded in commercial and economic substances, taking into account the potential impact on our reputation and broader goals. We do not implement any arrangements that are contrived or artificial. Our tax planning efforts are also aligned with international initiatives, such as the OECD’s Base Erosion and Profit Shifting (BEPS) actions, to support a fair and stable tax system.

### **Tax Risks**

MediaTek adopts a conservative stance towards tax risks, striving to identify, evaluate, monitor, and manage our tax risks appropriately. We conduct regular assessments of tax risk, both internally and with the assistance of external advisors, to ensure our tax positions are well-documented and maintained within an acceptable level of risk in accordance with UK tax laws and regulations, and consistent with our Code of Ethics.

### **Work with HMRC**

We aim to maintain an open and transparent relationship with the UK tax authority. This may take the form of discussing key tax treatment in our business and the possible impacts of potential transactions.

There may be circumstance where our views (or those of our advisors) on the appropriate tax treatment differ from those of the tax authority. In such cases, we will work constructively and proactively with the tax authority in question with a view to achieving an early resolution to any matters arising.