

Taxation Principles



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and Compliance



Principles Of International Taxation Principles Of

Michael Kobetsky



Principles Of International Taxation Principles Of:

Principles of International Taxation Lynne Oats, Angharad Miller, Emer Mulligan, 2017-09-28 This highly accessible text provides a clear introduction to international taxation as well as more in depth material on many essential areas of the subject Whilst using some examples from the UK tax system it presents its material in a global context explaining the variety of approaches used around the world to deal with the key issues that arise in international tax **Principles of**

International Taxation Lynne Oats, 2023-11-02 This title provides a clear introduction to international taxation and presents its material in a global context explaining policy legal issues and planning points central to taxation issues primarily from the viewpoint of a multinational group of companies It uses examples and diagrams throughout to aid the reader's understanding and offers more in depth material on many important areas of the subject As well as practitioners who are less familiar with international taxation principles this title is also used as a core text by many undergraduate and post graduate students studying business degrees It is also widely used by those studying for the CIOT Advanced Diploma in International Taxation Business is increasingly carried on a global scale and as such an understanding of how international taxation works is very useful for in house finance teams as well as their advisers The 9th edition is again fully updated to cover important regulatory and legislative developments including those in light of the ongoing OECD BEPS project implementation Other key developments include Progress towards a global minimum corporate tax rate to curb base erosion and tax competition Pillar 2 eg OECD implementation framework and UK draft legislation New crypto asset reporting framework released by OECD Ongoing impact of Covid 19 on international taxation Progress in relation to tackling tax evasion now that country by country reporting is bedding in Further developments in European direct taxation including the debt equity bias reduction allowance DEBRA and new Directive to prevent the misuse of shell entities The updating is done by Lynne Oats Professor of Taxation and Accounting University of Exeter Business School and formerly Deputy Director of the Tax Administration Research She has managed this project since its inception **Principles of International Taxation** Lynne

Oats, 2021-09-30 The book provides a clear introduction to international taxation and presents its material in a global context explaining policy legal issues and planning points central to taxation issues primarily from the viewpoint of a multinational group of companies It uses examples and diagrams throughout to aid the reader's understanding and offers more in depth material on many important areas of the subject Traditionally published every 2 years in both print and digital formats this content is a core requirement for student reading lists at both undergraduate and post graduate level Fully updated to cover all new tax legislation and developments in light of the OECD BEPS project implementation key areas to be included in this new edition are changes proposed by BEPS 2.0 in relation to taxation and the digital economy including Pillar Two and the proposed new UN Model Article 12B further progress on the implementation of OECD Base Erosion and Profit Shifting implementation including an update on the implementation of BEPS recommendations including artificial avoidance of

permanent establishment status and prevention of treaty abuse the implementation of transfer pricing documentation and country by country reporting multilateral instrument implementation the impact of Covid 19 on international taxation further developments in European direct taxation including the transparency package directives on anti tax avoidance and the common corporate tax base and state aid cases Apple in particular and updates to the Directive on Administrative Cooperation and the new communication on Business Taxation for the 21st Century Proposals in relation to the taxation of digital business in particular the OECD s unified approach and the UN modifications to the Model Double Taxation Convention Proposals for a global minimum corporate tax rate to curb base erosion and tax competition

Basic International Taxation: Principles of international taxation Roy Rohatgi,2005 This book provides a comprehensive overview of the basic principles of international taxation and considers these in the context of practical planning guidance Volume 1 Principles gives an overview of international taxation principles of international tax law model tax conventions on double tax avoidance and the impact of domestic tax systems Volume 2 Practice deals with the practice of international taxation including international tax planning techniques basic issues in anti avoidance and gives an overview of the international offshore financial centres

Principles of International Taxation Elizabeth A. Wahler,Rob Epstein,Sharon Wood,2023 This title provides a clear introduction to international taxation and presents its material in a global context explaining policy legal issues and planning points central to taxation issues primarily from the viewpoint of a multinational group of companies It uses examples and diagrams throughout to aid the reader s understanding and offers more in depth material on many important areas of the subject As well as practitioners who are less familiar with international taxation principles this title is also used as a core text by many undergraduate and post graduate students studying business degrees It is also widely used by those studying for the CIOT Advanced Diploma in International Taxation Business is increasingly carried on a global scale and as such an understanding of how international taxation works is very useful for in house finance teams as well as their advisers The 9th edition is again fully updated to cover important regulatory and legislative developments including those in light of the ongoing OECD BEPS project implementation Other key developments include Progress towards a global minimum corporate tax rate to curb base erosion and tax competition Pillar 2 eg OECD implementation framework and UK draft legislation New crypto asset reporting framework released by OECD Ongoing impact of Covid 19 on international taxation Progress in relation to tackling tax evasion now that country by country reporting is bedding in Further developments in European direct taxation including the debt equity bias reduction allowance DEBRA and new Directive to prevent the misuse of shell entities The updating is done by Lynne Oats Professor of Taxation and Accounting University of Exeter Business School and formerly Deputy Director of the Tax Administration Research She has managed this project since its inception

Principles of International Taxation Lynne Oats,Emer Mulligan,2019 *International Tax Policy and Double Tax Treaties* Kevin Holmes,2007 Explains the concepts that underlie international tax law and double tax treaties and provides an

insight into how international tax policy law and practice operate to ultimately impose tax on international business and investment

Basic International Taxation Roy Rohatgi, 2005-01-01 Provides a comprehensive overview of the basic principles of international taxation and considers these in the context of practical planning guidance This book presents an analysis of the practical application of these principles supported by a review of international tax practices by leading professionals in over sixty jurisdictions worldwide

The Principles of International Tax Adrian Ogley, 1993 This work on international tax aims to strip away the mystique that can surround the subject International tax is now recognised as an important discipline in its own right The book sets out to synthesise its most important elements

International Tax Primer Brian J. Arnold, 2023-03-09 Tax practitioners multinational companies and national tax authorities have relied on this indispensable resource since its first edition over two decades ago The Primer provides the reader with an introductory analysis of the major issues that a country must confront in designing its international tax rules and coordinating those rules with the tax systems of its trading partners with numerous examples drawn from the practices of both developed and developing countries This fifth edition follows the format and sequence of earlier editions with updates on ongoing developments with respect to the Organisation for Economic Co operation and Development s OECD base erosion and profit shifting project the revisions to the OECD Guidelines on Transfer Pricing and updates to the OECD and UN Model Conventions Several new sections have been added to the fifth edition Unquestionably the most important development in international tax since the publication of the fourth edition in 2018 has been the OECD Inclusive Framework s Pillar One and Pillar Two proposals for dealing with the tax challenges posed by the digital economy This edition explores in detail both Pillar One which proposes new nexus and profit allocation rules for the residual profits of the largest and most profitable digital multinationals and Pillar Two which proposes a global minimum tax on large multinationals Also new to the fifth edition are sections dealing with digital services taxes hybrid arrangements and new Article 12B of the UN Model Convention dealing with automated digital services as well as a brief history of international tax The book strikes a balance between the specific and the general by illustrating the fundamental principles and structure of international tax with frequent reference to actual practice in a variety of countries Coverage includes the following taxation of residents on foreign income and nonresidents on domestic income mechanisms used to mitigate the risks to taxpayers of international double taxation transfer pricing rules to prevent the avoidance of tax by multinational corporations anti avoidance measures dealing with tax havens treaty shopping and other offensive tax planning activities overview and analysis of the provisions of bilateral tax treaties and the OECD and UN Model Treaties on which they are generally based and challenges posed by taxation of income derived from the digital economy An extensive glossary of international tax terms is included With examples of typical international tax planning techniques and descriptions of the work of the major international organizations that play an important role with respect to international tax the Primer remains the preeminent first recourse for professionals in the field

Although of greatest value to students tax practitioners and government officials confronting international tax for the first time this book is sure to continue in use by tax professionals at every level of experience and on a worldwide basis **Basic International Taxation: Principles** Roy Rohatgi,2005 The Principles of International Law Thomas Joseph Lawrence,1910 *Basic International Taxation* Roy Rohatgi,2005 The Principles Of International Tax Planning Roy Saunders,Miles Dean,Richard Williams,Diana Van Der Merwe,2008-09-01 The book is based around a case study of a fictitious Italian family with an abundance of personal and corporate tax issues The work is presented in ten chapters each covering a specific principle of international tax planning such as Is the advice lawful and Why are trusts useful in tax planning Each chapter is split into two distinct sections The first section analyses the law applicable to the principle in question and the second puts this into context by reference to the case study Accountants bankers lawyers students tax advisers and managers of trust companies will benefit from studying *The Principles of International Tax Planning* either in depth or as a useful reference book Because the book has been written by a firm specializing in International taxation it considers the same questions and issues from the perspective of a number of different jurisdictions such as France Italy South Africa Switzerland the UK and the US Whether you are just interested in international tax or whether international tax is your livelihood your horizons will be broadened by reading this book and you will have fun while doing so *Basic Concepts of International Taxation* Jacob A. Frenkel,Assaf Razin,Efraim Sadka,1990 Free movements of goods and capital across national borders have important implications for both direct and indirect taxation The paper discusses the following issues a The implications of different treatments of resident capital income originating abroad and nonresident capital income originating at home b The implications of different treatments of exports and imports under the indirect tax system VAT c What is the economically efficient international tax structure **Jurisdiction to Tax Corporate Income Pursuant to the Presumptive Benefit Principle** Eva Escribano,2019-05-10 Jurisdiction to Tax Corporate Income Pursuant to the Presumptive Benefit Principle intends to demonstrate that the profit shifting phenomenon i e the ability of companies to book their profits in jurisdictions other than those that host their economic activities is real severe undesirable and above all the natural consequence of both the preservation of three fundamental paradigms that have historically underlain corporate income taxes and their precise legal configuration In view of this the book submits a number of proposals in relation to the aforementioned paradigms and in the light of the suggested presumptive benefit principle so as to counteract profit shifting risks and thus attain a more equitable allocation of taxing rights among States This PhD thesis obtained the prestigious European Academic Tax Thesis Award 2018 granted by the European Commission and the European Association of Tax Law Professors What s in this book This book provides a disruptive discourse on tax sovereignty in the field of corporate income taxation that endeavors to escape from long standing tax policy tendencies and prejudices while considering the challenges posed by a globalized and increasingly digitalized economy In particular the book offers an innovative perspective on certain

deep rooted paradigms historically underlying corporate income taxation tax treatment of related parties within a corporate group along with the arm s length standard corporate tax residence standards and definition of source for corporate income tax purposes with a particular emphasis on the permanent establishment concept The book explores their respective origins supposed tax policy rationales structural problems and interactions ultimately showing how the way tax jurisdiction is currently defined through them inherently tends to trigger profit shifting outcomes In view of the conclusions of the study the author suggests the use of a new version of the traditional benefit principle the presumptive benefit principle that would contribute to address the profit shifting phenomenon while serving as a practical guideline to achieve a more equitable allocation of taxing rights among jurisdictions Finally the book submits a number of proposals inspired by the aforementioned guideline that aspire to strike a balance between equity effectiveness and technical feasibility They include a new corporate tax residence test and most notably a proposal on a new remote sales permanent establishment How this will help you With its case study based on the Apple group empirically demonstrating the existence of the profit shifting phenomenon its clearly documented exposure of the reasons why traditional corporate income tax regimes systematically give rise to these outcomes its new tax policy guideline and its proposals for reform this book makes a significant contribution to current tax policy discussions concerning corporate income taxation in cross border scenarios It will be warmly welcomed by all concerned policymakers scholars practitioners with the greatest tax policy challenges that corporate income taxation is facing in the contemporary world

Principles of International Taxation Adam Kern,2020 This dissertation articulates a new approach to the international allocation of taxing rights Broadly it argues that taxing rights should be allocated so as to bring about egalitarian distributions of social advantages among individuals Part I criticizes the traditional approach to international taxation The traditional approach asserts that taxing rights should be allocated on the basis of perceived allegiances between taxpayers and states It is animated by two principles The first which I call the Capture Principle holds that states should have rights to tax income generated from economic activities that they host rights whose value should be proportionate to the amount of income so generated The second principle which I call the Affiliation Principle holds that states should have rights to tax individuals on their worldwide income if and only if those people are members of the taxing states I provide an internal critique of both principles I show that the values that appear to justify these principles do not in fact support them Part II establishes a controversial claim about distributive justice that informs my approach to the allocation of taxing rights Philosophers are notoriously divided between cosmopolitans who believe that distributions between people who do not share a state can be unjustly unequal and statists who do not Statists also tend to believe that the people of one state need not concern themselves with inequalities within any other That belief I argue is mistaken If statism is true it should be universal in form The people of one state ought to give significant weight to inequalities within others Part III develops my approach in two important practical contexts The first is the allocation of rights to tax corporate rents

The second is the allocation of rights to tax expatriates The Principles of International Tax Planning Roy Saunders,2005
This book aims to demonstrate the intricacies of international tax planning It is based around a case study of a fictitious Italian family with an abundance of personal and corporate tax issues Each chapter analyses the laws applicable to the principle in question then puts this firmly into context by reference to the case study *International Taxation of Permanent Establishments* Michael Kobetsky,2011-09-15 The effects of the growth of multinational enterprises and globalization in the past fifty years have been profound and many multinational enterprises such as international banks now operate around the world through branches known as permanent establishments The business profits article Article 7 of the OECD model tax treaty attributes a multinational enterprise s business profits to a permanent establishment in a host country for tax purposes Michael Kobetsky analyses the principles for allocating the profits of multinational enterprises to permanent establishments under this article explains the shortcomings of the current arm s length principle for attributing business profits to permanent establishments and considers the alternative method of formulary apportionment for allocating business profits

Principles of International Accounting Samuel Fox,Norlin G. Rueschhoff,1986

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