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September 2017, Volume 14, Issue No. 9



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CURRENT AWARENESS SERVICE
[New Arrivals of Books & Reports]
[Volume 14; Issue No.9 ; September 2017]

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CORPORATE TAXATION

1. International Bureau of Fiscal Documentation

Global corporate tax handbook 2017 / International Bureau of Fiscal Documentation.. - Netherlands: IBFD, 2017. 1514; (Global tax series))). ISBN : 978-90-8722-409-7. 336.243026 In8G Q7 DS49712



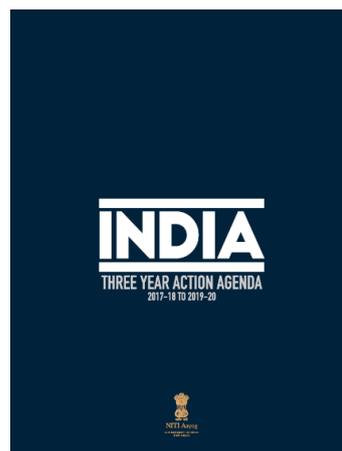
Book Description: Covering 101 countries and jurisdictions worldwide, this book provides the largest most authoritative survey of tax systems throughout the world. This book provides a complete overview of the tax system in each country.

The chapters follow a common layout that allows rapid and accurate access to precise information and enables direct comparison between countries.

**** 1. Corporate Taxation 2. Handbook.**

ECONOMIC DEVELOPMENT

2. India: Three year action agenda 2017-18 to 2019-20 / India, NITI Aayog.. - New Delhi: NITI Aayog, 2017. xiv,190; 338.954 In2I Q7 49745



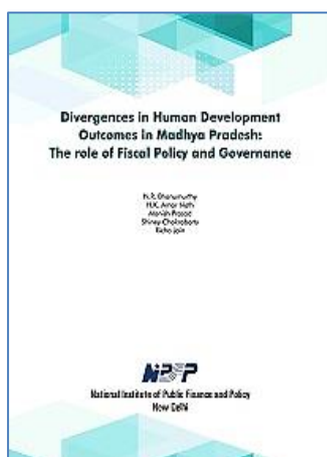
Book Description: NITI Aayog has released its Three Year Action Agenda from 2017-18 to 2019-20, on 23 April, 2017. According to Niti Aayog, the proposed agenda offers “ambitious proposals for policy changes within a relatively short period” and will allow them to “better align the development strategy with the changed reality of India.” The report is divided into seven parts and twenty four individual chapters constituting topics such as Three-Year Revenue and Expenditure, Economic Transformation in Major Sectors, Regional Development, Growth Enablers, Government, Social Sectors and Sustainability.

****1. Economic development 2. Economic transformation 3. Economic growth 4. Social sectors 5. Revenue**

HUMAN DEVELOPMENT

3. Bhanumurthy, N.R.

Divergences in human development outcomes in Madhya Pradesh: The role of fiscal policy and governance / by N.R. Bhanumurthy and...[et al.]. - New Delhi: NIPFP, 2017. xiv,90; ISBN : 978-81-88035-18-2. 330.9543 B46D Q7;1 49714- 49715



Book Description: NIPFP has been privileged to partner with the Madhya Pradesh government and UNICEF in the production of this important report. The objective of fiscal policy and of good governance is to improve the lives of common people. Human development provides an excellent framework and metric within which the assessment and impact of such can be undertaken. This report provides both an analytical framework, and an empirical matrix to undertake such an exercise for Madhya Pradesh at the district level. The report has also carried out in depth analysis in several districts to understand specifically why human development outcomes may not have been achieved despite higher public expenditure. Here, important linkages between governance, human development and the efficacy of fiscal policy, have been identified.

We are confident that this will be a valuable resource for the Madhya Pradesh government to better target its human development interventions and to undertake reforms in fiscal policy and governance that will improve the quality and effectiveness of public expenditure in the state, so that our common endeavour to ensure that public money is spent such that there is a tangible positive difference in the lives of all citizens- is secured.

**** 1. Human development 2. Fiscal policy 3. Governance 4. Madhya Pradesh**

INTERNATIONAL TAXATION

4.Cooperative compliance: A new approach to managing taxpayer relations / by Katarzyna Bronzewska.. – Netherlands: IBFD, 2016. xxi,615; (IBFD doctoral series volume 38) Thesis submitted to the University of Lodz in fulfilment of the requirements for the degree of Doctor of Laws Degree awarded on 24 June 2014.

ISBN : 978-90-8722-388-5.

343.042 B78C Q6

49702



Book Description: This book analyses the concept of cooperative compliance, a relatively new style of cooperation between corporate taxpayers and tax authorities.

The growing burden of tax compliance and the inadequate resources provided by tax authorities forced the introduction of a different form of cooperation based on mutual trust, transparency and understanding, while relying on tax risk management. This alternative approach first appeared independently in Australia, Ireland, the Netherlands, the United

Kingdom and the United States in the early 2000s. Since then, the concept has been implemented in one form or another in over 20 jurisdictions worldwide. The OECD took the lead on systematizing the concept and in 2008 published a study in which the concept – initially referred to as “enhanced relationship” – was introduced. A few years on, cooperative compliance is envisioned as a powerful tool to increase the effectiveness of the tax collection process and influence taxpayer behaviour, especially in the post-BEPS environment. The book describes the beginnings of cooperative compliance in Australia, the Netherlands, the United Kingdom and the United States. It also discusses Poland, as a probing jurisdiction where no form of such cooperation has, as yet, been introduced. It defines and classifies the concept of cooperative compliance and explores the theoretical and practical issues related to its implementation. The analysis demonstrates that cooperative compliance is much more than a new legal measure and, as such, must be viewed in a much broader context, wherein historical, psychological and cultural elements play an important role.

**** 1. International taxation 2. Corporations-Taxation 3. Tax administration and procedure**

5. EU law and the building of global supranational tax law: EU BEPS and state aid / edited by Dennis Weber .. - Netherlands: IBFD, 2016. xvi,308; ISBN : 978-90-8722-405-9. 343.03 W38E Q7 49701



Book Description: The papers in this book are the result of the 10th Annual Conference of the Group for Research on European and International Taxation (GREIT), which was held on 17 and 18 September 2015 in Amsterdam. The theme of this conference was the influence of European law on international tax law and, vice versa, the influence of international tax law on European law. European law and international tax law are increasingly offering building blocks for what can be called a “global supranational tax law”.

Subjects discussed in this book are:

- Interactive law building and EU tax law
- The formation of customary law in the field of taxation
- Tax sovereignty in an era of tax multilateralism
- Tax incentives, global tax fairness and the development of tax law in developed and developing countries
- The interaction between IP box regimes and compensatory tax measures

- Enhanced transparency and its impact on relations between tax authorities and taxpayers
- The EU Code of Conduct
- State aid recovery and investor protection for non-EU taxpayers
- APAs and State aid
- The general anti-abuse clause in the EU Parent-Subsidiary Directive
- The European Union and BEPS: conflicting concepts of tax avoidance
- The European Commission's anti-tax avoidance package

**** 1. International taxation 2. International business enterprises 3. Taxation-Law and legislation 4. EU tax law.**

6. Pankiv, Marta

Contemporary application of the arm's length principle in transfer pricing / by Marta Pankiv.. - Netherlands: IBFD, 2017. xvi,242;

(European and international tax law and policy series 6).

ISBN : 978-90-8722-413-4.

343.04 P37C Q7

49707



Book Description: This book outlines how the application of the arm's length principle should be reconsidered in light of

the initiative of the OECD and G20 to counter tax base erosion and profit shifting (BEPS). The arm's length principle embedded in article 9 of the OECD Model is not an anti-avoidance rule and has been misidentified as the primary tool for tackling abusive practices. Transfer pricing analysis, commonly understood as examining economic substance, in reality examines whether related parties have the functional and financial capacity to perform the contracts they have entered into.

The notions of ownership, substance and commercial rationality are identified as controlling criteria for compliance with the arm's length principle, which has its origin in contract law. This conclusion is reinforced with analysis of international court cases. Common intercompany arrangements of IP holding, cash pooling and debt factoring further suggest that the starting point of any transfer pricing analysis should be the identification of the mandatory terms of intercompany contracts. A template for contract analytics is therefore also provided.

The framework for contemporary transfer pricing analysis that is developed defines the boundaries of the arm's length principle, with the objective of eliminating economic double taxation and neutralizing the effect of corporate income taxation on foreign direct investment. This book is unique in that it takes a legal approach to transfer pricing in the context of tax law. It can be consulted by transfer pricing practitioners, tax officials and academics alike in countries where the arm's length principle based on article 9 of the OECD Model is endorsed in domestic law.

**** 1. International taxation 2. International business enterprises 3. Taxation-Law and legislation 4. Corporations-Taxation 5. Income tax-Law and legislation.**

7. Schaffer, Erich
Domestic attribution of income and taxation of international entertainers and sportspersons: Theory and practice of Art.17 OECD model convention / by Erich Schaffer.. - Netherlands: IBFD, 2017. xvi,298;
(European and international tax law and policy series 5).
ISBN : 978-90-8722-396-0.
343.0526 Sc1D Q7 49700



Book Description: The attribution of income to a certain taxpayer is an issue that virtually every tax jurisdiction has to deal with, but there is no uniform international consensus on how taxable profits are to be allocated to taxpayers, and the details on how to allocate profits are regulated individually by each state. However, consistent principles for the attribution of income are particularly of interest with regard to the application of article 17 of the OECD Model Convention, the relevant allocation rule for the income of entertainers and sportspersons. This provision applies not only to income that is directly attributable to a given entertainer or sportsperson but also to income from an entertaining or sporting activity that accrues to another person. This book provides detailed insight into the treatment of entertainers and

sportspersons in international tax law, with the relevance of the domestic attribution of income for the application of tax treaties with regard to entertainers and sportspersons as the focus of attention. Given this focus, the book also establishes how allocation conflicts – i.e. situations where different states attribute the same item of income to different taxpayers according to their domestic attribution principles – can be resolved in a methodically consistent and comprehensive manner with regard to international entertainers and sportspersons.

**** 1. International taxation 2. Taxation-Law and legislation 3. Double taxation 4. Tax treaties.**

8. Taxation of shipping and air transport in domestic law, EU law and tax treaties / edited by Guglielmo Maisto - Netherlands: IBFD, 2017. xxxii,698;
(EC and international tax law series Volume 15).
ISBN : 978-90-8722-403-5.
343.093 M28T Q7 49706



Book Description: Taxation of Shipping and Air Transport in Domestic Law, EU Law and Tax Treaties, comprising the

proceedings and working documents of an annual seminar held in Milan in November 2016, is a detailed and comprehensive study on the taxation of highly transnational industries engaged in the shipping and air transport sectors. It begins with a comparative analysis of the domestic regulatory and tax regimes of such industries and then examines the influence of EU law on national law, with a particular emphasis on the jurisprudence of the Court of Justice of the European Union on tonnage taxation systems and VAT regimes.

The book then moves to selected tax treaty issues. In particular, it analyses: (i) the historical background and the proposed changes to articles 8 and 15(3) of the OECD Model Convention; (ii) the recent developments concerning article 8 of the OECD Model Convention and the application of the place of effective management criterion, instead of the residence criterion, as connecting factor; (iii) the most relevant tax treaty issues related to the qualification, allocation and apportionment of income derived by shipping and air transport activities; and (iv) the taxation of the remuneration of crews of ships and aircraft.

Individual country surveys provide an in-depth analysis of the domestic tax regimes and actual tax treaty application and practices of various states, including Australia, Austria, Brazil, Canada, China and Hong Kong, Denmark, Germany, Greece, Italy, Liberia, the Netherlands, Spain, Switzerland and the United Kingdom.

This book presents a unique and detailed insight into the taxation of shipping and air transport activities in an international context

**** 1. International taxation 2. Taxation-Law and legislation 3. EU tax law 4. Direct taxation**

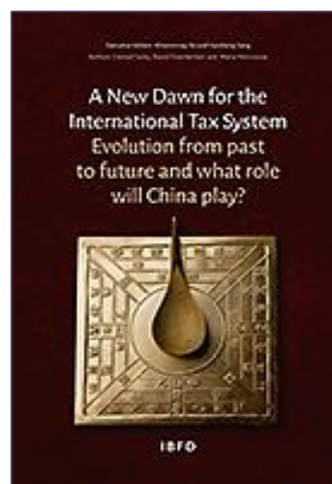
9. Turley, Conrad

New dawn for the international tax system: Evolution from past to future and what role will China play? / by Conrad Turley, David Chamberlain, Mario Petriccione.. - Netherlands: IBFD, 2017. xxxvi,1057;

ISBN : 978-90-8722-390-8.

341.75 T84N Q7

49703



Book Description: The global tax system is currently in a period of flux, with the BEPS Project driving a significant overhaul of international tax rules. At the same time, China's growing economic sophistication has prompted radical change in Chinese cross-border tax rules and a shift in China's engagement with global tax rule-setting bodies. This book provides a long-run perspective on the development of the global taxation framework and analyses China's rules against developments elsewhere in the world.

A New Dawn for the International Tax System is a collaboration led by executive editors Khoonming Ho and Yuesheng Jiang, of KPMG China and the Jiangsu Provincial Office of the SAT, respectively.

**** 1. International taxation 2. Taxation-Law and legislation 3. Tax treaties 4. Transfer pricing**

10. Wilde, Floris de
Sharing the pie: Taxing multinationals in a global market / by Maarten Floris de Wilde.. - Netherlands: IBFD, 2017. xxviii,769;
ISBN : 978-90-8722-415-8.
343.04 W64S Q7 49705



Book Description: Complaints in society about how multinationals pay corporate tax are familiar. Multinationals seem able to arrange their affairs in a way that allows them to avoid contributing their fair share. Governments help them to attract investment. Workers and customers, meanwhile, face ever-increasing tax bills. What is the problem in corporate taxation? It is broader than any one country or company. Today's tax regime passed its sell-by date long ago. Back in the 1920s – the early days of international taxation, when international business primarily revolved around bulk trade and bricks-and-mortar industries – levying a percentage of a company's profit in the way we still do today made sense. Businesses tended to be close to their customers and had a strong local physical presence. Today's markets, however, operate in a different reality. Companies now structure business on a regional – or even global – basis, while the Internet means physical presences are no

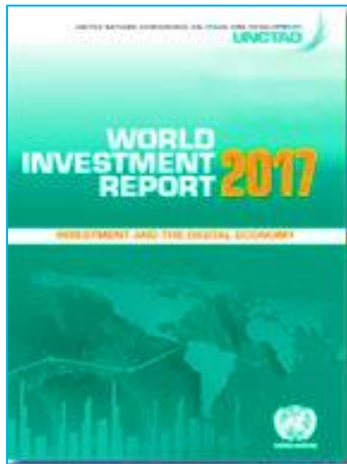
longer necessary to service national markets. Globalization and internationalization have made the gap between tax and market reality even wider. Taxation now influences business processes. Countries distort business decisions by not treating cross-border activities on a par with domestic equivalents. The lack of an internationally coordinated approach gives rise to double (non-)taxation issues.

Governments seem to be on the case, but what they're proposing doesn't suffice. Adhering to old status quos, the G20/OECD's BEPS initiative and recent EU measures like the ATAD focus on the symptoms of an ill-designed model rather than dealing with underlying root causes. Imagine designing a fair system from scratch – a "corporate tax 2.0". Drafted between 2010 and 2014, *Sharing the Pie* assesses issues in contemporary corporate taxation to arrive at an optimal alternative, straightforward enough to express as a formula: Tax Payable by Firm A in Country X = Tax Rate * Firm A's Worldwide Rents * (Domestic Sales / Worldwide Sales).

**** 1. International taxation 2. Corporate tax law 3. Double taxation 4. ECJ tax law 5. Globalization**

INVESTMENT

11. World investment report 2017: Investment and the digital economy / United Nations Conference on Trade and Development.. - United Nations: UNCTAD, 2017. xiv,238;
ISBN : 978-92-1-112911-3.
332.67306 Un3W
Q7 DS49724



Book Description: In 2016, global flows of foreign direct investment fell by about 2 per cent, to \$1.75 trillion. Investment in developing countries declined even more, by 14 per cent, and flows to LDCs and structurally weak economies remain volatile and low. Although UNCTAD predicts a modest recovery of FDI flows in 2017–2018, they are expected to remain well below their 2007 peak.

These developments are troublesome, especially considering the enormous investment needs associated with the Sustainable Development Goals, detailed in UNCTAD’s Action Plan for Investment in the SDGs. Progress on sustainable development – and lasting peace – requires more investment in basic infrastructure, energy, water and sanitation, climate change mitigation, health and education, as well as investment in productive capacity to generate jobs and income growth.

Now more than ever it is important to ensure that the global policy environment remains conducive to investment in sustainable development. UNCTAD plays an important role in this, by providing guidance on national and international investment policy regimes. Its Investment Policy Framework and Roadmap for Reform of International Investment Agreements have been used by more than 130 countries in formulating a new generation of investment policies.

This year’s World Investment Report builds on that track record and presents policy advice on how to deal with close to 3,000 old-generation investment treaties.

A key challenge for policymakers in today’s global economy is digital development. The theme chapter of the Report this year shows that the digital economy is having a major impact on global patterns of investment. It provides important insights on the implications of the digital economy for investment policies designed for the analogue era, and suggests how investment policy can support digital development.

**** 1. Investment 2. Foreign direct investment 3. International finance.**

POPULATION

12. Ellis, Peter

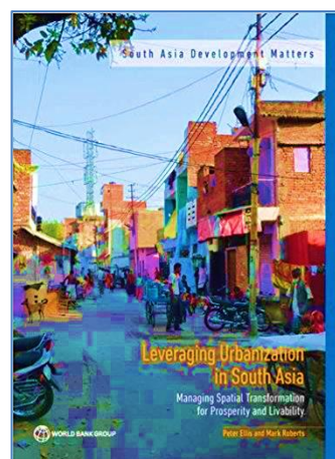
Leveraging urbanization in South Asia: Managing spatial transformation for prosperity and livability / by Peter Ellis and Mark Roberts.. - Washington: World Bank, 2016. xvi,187;

(South asia development matters).

ISBN : 978-1-4648-0662-9.

307.760954 E15L Q6

49719



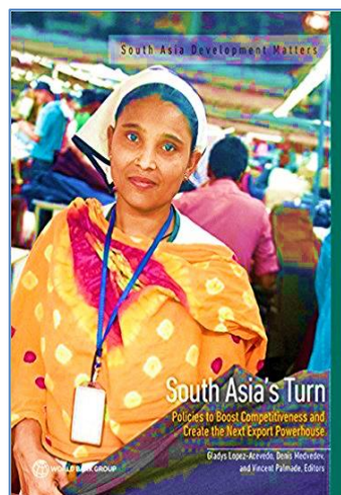
Book Description: The number of people in South Asia's cities rose by 130 million between 2000 and 2011--more than the entire population of Japan. This was linked to an improvement in productivity and a reduction in the incidence of extreme poverty. But the region's cities have struggled to cope with the pressure of population growth on land, housing, infrastructure, basic services, and the environment. As a result, urbanization in South Asia remains underleveraged in its ability to deliver widespread improvements in both prosperity and livability. Leveraging Urbanization in South Asia is about the state of South Asia's urbanization and the market and policy failures that have taken the region's urban areas to where they are today--and the hard policy actions needed if the region's cities are to leverage urbanization better. This publication provides original empirical and diagnostic analysis of urbanization and related economic trends in the region. It also discusses in detail the key policy areas, the most fundamental being urban governance and finance, where actions must be taken to make cities more prosperous and livable.

**** 1. Population 2. Population-Economic aspects 3. Urbanization 4. Cities and towns**

PRODUCTIVITY

13. Lopez-Acevedo, Gladys

South Asia's turn: Policies to boost competitiveness and create the next export powerhouse / by Gladys Lopez-Acevedo, Denis Medvedev, Vincent Palmade.. - Washington: World Bank, 2017. xxv,180; Conference edition. 338.0954 L88S Q7 49718



Book Description: South Asia is undergoing a rapid economic transformation and has the potential to become the next major middle-income region of the world. More than a million young people are reaching working age every month, and the population of the region's mega agglomerations and sprawling cities is expanding at roughly the same pace. By 2030 more than a quarter of the world's working adults will live in South Asia. But the region has not been particularly successful in integrating within itself and with the global economy. The demographic transition and urbanization on the one hand, and poor competitiveness on the other, are South Asia's greatest opportunity and greatest challenge.

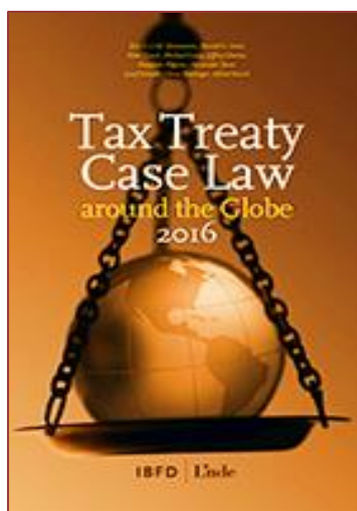
At a time when the growth rate of international trade has dramatically slowed, what will determine the region's ability to become an export powerhouse, create jobs, reduce poverty, and boost shared prosperity? *South Asia's Turn: Policies to Boost Competitiveness and Create the Next Export Powerhouse* looks for answers in the dynamics of firms, value chains, cities, and clusters across the region. The book identifies several factors

that limit the ability of South Asia to compete with the rest of the world, and proposes new perspectives on opportunities to boost productivity.

**** 1. Productivity 2. Export 3. Labour 4. Competitiveness 5. Agribusiness**

TAX LAW

14. Tax treaty case law around the globe 2016 / International Bureau of Fiscal Documentation .. - Netherlands: IBFD, 2017 xx,428; ISBN : 978-90-8722-392-2. 341.75 In8T Q7 49704



Book Description: This book provides a unique and comprehensive global overview of international tax disputes on double tax conventions, thereby filling a gap in the area of tax treaty case law. It covers the 37 most important tax treaty cases which were decided in 2015 around the world. The systematic structure of each case allows easy and efficient comparison of the varying application and interpretation of tax treaties in different regimes. With the continuously increasing importance of tax treaties, Tax Treaty Case Law around the Globe 2016 is a valuable

reference tool for anyone interested in tax treaty case law. This book is of interest to tax practitioners, multinational enterprises, policymakers, tax administrators, judges and academics.

**** 1. Tax law 2. International taxation 3. Taxation-Law and legislation 4. Tax treaty 5. Case law.**

TAXATION

15. International Bureau of Fiscal Documentation

European tax handbook 2017 / International Bureau of Fiscal Documentation..- Netherlands: IBFD, 2017. 1164; (Global tax series). ISBN : 978-90-8722-407-3. 336.20264 In8E Q7 DS49710



Book Description: The 2017 European Tax Handbook includes surveys on 49 countries and jurisdictions. The surveys have been updated to reflect the laws applicable in 2017. A chapter on the European Union (together with the most important tax directives), as well as descriptions of seven of the most important Swiss cantons, are included.

**** 1. Taxation 2. Europe 3. Handbook.**

16. Global individual tax handbook 2017 / International Bureau of Fiscal Documentation.. - Netherlands: IBFD, 2017. 1046; (Global tax series)). ISBN : 978-90-8722-411-0. 336.24026 In8G Q7 DS49711



Book Description: Covering 101 countries and jurisdictions worldwide (including seven of the most important Swiss cantons), this book provides the largest most authoritative survey of tax systems throughout the world. This book provide the complete overview of the tax system in each country. The country chapters follow a common layout that allows rapid and accurate access to precise information and enables direct comparison between countries.

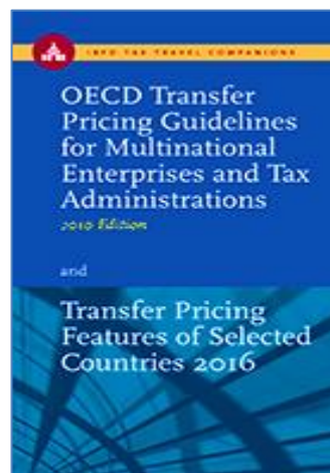
**** 1. Taxation 2. Income tax 3. Handbook.**

TRANSFER PRICING

17. International Bureau of Fiscal Documentation

OECD transfer pricing guidelines for multinational enterprises and tax administrations and transfer pricing

features of selected countries 2016 / International Bureau of Fiscal Documentation.. - Netherlands: IBFD, 2016. iv,812; (IBFD tax travel companions)). ISBN : 978-90-8722-385-4. 338.88 In8O Q6 49699



Book Description: Transfer pricing is one of the most important issues for multinational companies as they strive to ensure that each company in the group earns a fair share of the profits after considering its functions and risks. Tax authorities, however, are concerned that the inter-company transfer prices are being used to reduce taxable profits in their jurisdiction. This has resulted in a sharp rise in transfer pricing regulations and enforcement, which makes transfer pricing controversies a major tax issue for companies, and particularly so in an era when base erosion and profit shifting (BEPS) issues are taking centre stage. This book contains the official text of the 2010 OECD Transfer Pricing Guidelines for Multinational Enterprises and Tax Administrations, together with information on transfer pricing in selected countries. The countries were chosen on the basis of their geographical and economic importance as well as the amount of transfer pricing activity. Each country

chapter provides a concise description of the current transfer pricing laws, guidelines and methodologies in practice in that particular country, and the information is presented in a domestic as well as an international context. This book provides a handy reference guide for those actively working in the field of transfer pricing, with a standardized country chapter outline allowing for quick and easy comparisons between countries.

**** 1. Transfer pricing 2. Multinational firms 3. Tax administration**

VALUE ADDED TAX

18. Terra, Ben

Guide to the European VAT directives / by Ben Terra & Julie Kajus.. - Netherlands: IBFD, 2017.

V.1;xxiv,1682V.2xcviii,158.

2Vs.; V.1: Introduction to European VAT 2017; V.2: Integrated texts of the VAT directives (including the implementing regulations) and of the former sixth VAT directive 2017.

336.2712094

T27G

Q7.1-

2

49708- 49709



Book Description: Published annually, this handy two-volume set provides a comprehensive overview of the most essential parts of VAT Directives in Europe.

This book set serves as a textbook for advanced students of tax law and/or Community law and as a reference book for (indirect) tax law or Community law practitioners.

Volume 1: Introduction to European VAT

This volume offers a systematic survey of the implications of the legal principles on indirect tax matters and VAT rules of the European Union in force, and a discussion of the case law of the Court of Justice of the European Union in indirect tax matters, particularly in VAT.

It is divided into two parts: (I) General subjects and (II) European VAT. Following a general introduction on VAT as fiscal phenomenon, European VAT is discussed as provided for in the Sixth VAT Directive as replaced by Council Directive 2006/112/EC on the common system of VAT (the recast VAT Directive, referred to as the VAT Directive). VAT issues are illustrated by excerpts from decisions of the Court of Justice.

The changes from the VAT package are included, and all chapters and references are updated with the changes from the Lisbon Treaty.

Volume 2: Integrated Texts of the VAT Directives and the former Sixth VAT Directive

This volume provides an (unofficial) integrated text of Council Directive 2006/112/EC on the common system of VAT and the Directives amending it, including Regulation (EC) No. 282/2011, the recast implementing Regulation, as amended.

Early July 2012, the Commission made available a list of guidelines agreed on by

the VAT Committee. In footnotes, the guidelines are mentioned relating to the provision in question. An (unofficial) integrated text of the Sixth VAT Directive as applicable until 1 January 2007 is also included.

The latest texts integrated into the text are Directive (EU) 2016/1056 and Commission Implementing Regulation (EU) No. 17/2014.

Also added to this edition are the refund VAT Directive (2008/9/EC) (as amended, including a Commission Implementing Regulation) and the Thirteenth (Refund) Directive (86/560/EEC). Additionally, three Directives are included granting exemption on importation: Directive 2006/79/EC on the exemption from taxes of imports of small consignments of goods of a non-commercial character; Directive 2007/74/EC on the exemption from VAT and excise duty of goods imported by persons travelling from third countries; and Directive 2009/132/EC regarding exemption from VAT on the final importation of certain goods.

*****1. Value added tax 2. Europe***

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CORPORATE AUTHOR

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United Nations Conference on Trade and Development 11

LIST OF THE COMPLIMENTARY PUBLICATIONS

1. Diebold, Francis X.
Yield curve modelling and forecasting: The dynamic Nelson-Siegel approach / by Francis X. Diebold and Glenn D. Rudebusch.. - Princeton: Princeton University Press, 2013. xviii,203;
(Econometric and Tinbergen institutes lectures).
ISBN : 978-0-691-14680-5.
332.632042 D56Y Q3 49713

** 1. Bonds 2. Bonds-Mathematical models 3. Nelson-Siegel
4. Macro finance.
2. Goa, Govt of
Appropriation accounts 2015-16 / Goa, Govt of. - Goa:
Govt. of Goa.
351.72310954799 DS49757
3. Goa, Govt of
Finance accounts 2015-16(2Vs.) / Goa, Govt of. - New
Delhi: C.A.G..
351.72310954799 DS49758- DS49759
4. Kerala, Fourth Public Expenditure Review Committee
Report of the Kerala fourth public expenditure review
committee: First report (2014-15) / Kerala, Fourth Public
Expenditure Review Committee. -Kerala: Govt. of Kerala,
2017.x,75;
August.
336.390605483 K45R Q7 49756

** 1. Public expenditure 2. Kerala 3. Revenue
expenditure.I. Chakraborty, Pinaki; Chairman
5. National health profile 2017 / India, Ministry of Health
and Family Welfare.. - New Delhi: CBHI, 2017. xvi,314;
614.02120954 In2N Q7 DS49725

** 1. Health 2. Public health.
6. Nenova, Tatiana
Expanding housing finance to the undeserved in South
Asia: Market review and forward agenda / by Tatiana
Nenova.. - Washington: World Bank, 2010.xx,332;

ISBN : 978-0-8213-8322-3.
363.5820954 N34E Q0

49717

** 1. Housing policy 2. Low-income housing-South asia-
Finance 3. Housing finance.

7. Rao, M. Govinda

Central transfers to states in India rewarding
performance while ensuring equity / by M. Govinda Rao.. -
New Delhi: NIPFP, 2017.49;

Final report of a study submitted to NITI Aayog(The study
was sponsored with financial suport of NITI Aayog,
Government of India and conducted by NIPFP, New Delhi.).

336.1850954 R18C Q7

49779- 49780

** 1. Fiscal federalism.I. Title

8. Reserve Bank of India

Annual report 2016-17 / Reserve Bank of India.. - Bombay:
R.B.I..

332.110954 R13A Q7

DS49778

9. World Bank

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