

Chapter One



Introduction to International Accounting

Learning Objectives

After reading this chapter, you should be able to

- Discuss the nature and scope of international accounting.
- Describe accounting issues confronted by companies involved in international trade (import and export transactions).
- Explain reasons for, and accounting issues associated with, foreign direct investment.
- Describe the practice of cross-listing on foreign stock exchanges.
- Explain the notion of global accounting standards.
- Examine the importance of international trade, foreign direct investment, and multinational corporations in the global economy.

WHAT IS INTERNATIONAL ACCOUNTING?

Most accounting students are familiar with financial accounting and managerial accounting, but many have only a vague idea of what international accounting is. Defined broadly, the accounting in international accounting encompasses the functional areas of financial accounting, managerial accounting, auditing, taxation, and accounting information systems.

The word *international* in international accounting can be defined at three different levels.¹ The first level is supranational accounting, which denotes standards, guidelines, and rules of accounting, auditing, and taxation issued by supranational organizations. Such organizations include the United Nations, the Organization for Economic Cooperation and Development, and the International Federation of Accountants.

¹ This framework for defining international accounting was developed by Professor Konrad Kubin in the preface to *International Accounting Bibliography 1982-1994*, distributed by the International Accounting Section of the American Accounting Association (Gainesville, FL: AAA, 1997).

Chapter 1 Introduction To International Tax

Roger Hamilton



Chapter 1 Introduction To International Tax:

International Tax Michael Honiball, 2011-03-15 This book is not merely a new edition but a complete and significantly expanded rewrite. It comprises over 900 pages of expert and in depth exposition of this complex subject that has become so important in the modern global economy. Already established over four previous editions as the pre eminent work on the subject, it is a must own book for all students and practitioners of tax, whether from a legal, business or accounting perspective. Professor Lynette Olivier and Michael Honiball are without peer in their understanding and clarity in this highly specialised field. Five new chapters have been added on Taxation of individuals, Taxation of Companies and Dividends, Taxation of Partnerships, Cross border VAT and Interpretation of Statutes. International Taxation of Energy Production and Distribution John Abrahamson, 2018-04-20 Energy is a major global industry with rapid ongoing changes in areas such as carbon taxes, emissions trading regimes and the development of renewable energy. The cross border nature of the industry calls for the thorough expert and up to date analysis provided in this timely and practical book. Taking a down to earth problem solving approach to policy and practice in the field worldwide, the author focuses on the international tax framework and the tax regimes in leading energy producing and consuming countries. The book introduces and analyses significant international tax issues related to energy production and distribution, extending from the tax regime in the country where the oil, gas or coal exploration and production activities are located through to cross border transportation using pipelines, tankers and bulk carriers to the taxation of power stations and electricity transmission and distribution networks. The taxation issues covered include the following: upstream oil and gas and mining taxes, incentives for renewable energy, carbon taxes and emission trading regimes, dividend interest and royalty flows, foreign tax credits, permanent establishments, mergers and acquisitions, taxation issues for derivatives and hedging, transfer pricing, regional purchasing, marketing service and intangible property structures, free trade agreements and customs unions, dispute resolution and tax administration and risk management. Detailed updates are included on the most recent international tax developments affecting the energy industry, including the OECD Action Plan on Base Erosion and Profit Shifting (BEPS) and the 2017 OECD Transfer Pricing Guidelines. Case studies offer an opportunity to apply international tax analysis to specific examples and gain practice in identifying and discussing relevant international taxation issues. This book will be of significant value to corporate tax managers and in house counsel together with accountants, lawyers, economists, government officials and academics connected with the energy industry and related international taxation issues. Hybrid Financial Instruments in International Tax Law Jakob Bundgaard, 2016-11-15 Financial innovation allows companies and other entities that wish to raise capital to choose from a myriad of possible instruments that can be tailored to meet the specific business needs of the issuer and investor. However, such instruments put increasing pressure on a question that is fundamental to the tax and financial systems of a country: the distinction between debt and equity. Focusing on hybrid financial instruments (HFIs) which lie somewhere along the debt

equity continuum but where exactly depends on the terms of the instrument as well as on applicable laws this book analyses their treatment under both domestic law and tax treaties Key jurisdictions including the EU some of its Member States and the United States are covered Advocating for a broader scope of application of HFIs as part of the financing of companies in Europe alongside traditional sources of debt and equity financing the book addresses such issues and topics as the following problems associated with the debt equity distinction in international tax law cross border tax arbitrage and linking rules drivers behind the use and design of HFIs tax law impact of perpetual and super maturity debt instruments profit participating loans convertible bonds mandatory convertible bonds contingent convertibles preference shares and warrant loans on HFIs financial accounting treatment administrative guidance influence of the TFEU on Member States approaches to classification of HFIs interpretation of the Parent Subsidiary Directive by the European Court of Justice applicability of the OECD Model Tax Convention and implications of the OECD Base Erosion and Profit Shifting BEPS project Throughout this book the analysis draws upon preparatory works case law and legal theory in English German and the Scandinavian languages In conclusion the author considers tax policy issues and identifies and outlines possible high level solutions Actual or potential users of HFIs will greatly appreciate the clarity and insight offered here into the capacity and tax implications of HFIs The book not only examines whether existing legislation is sufficient to handle the issues raised by international HFIs but also provides an in depth analysis of the interaction between corporate financing and tax law in the light of today s financial innovation Corporate executives and their counsel will find it indispensable in the international taxation landscape that is currently coming into view and academics and policymakers will hugely augment their understanding of a complex and constantly changing area of tax law

International Tax Lynette Olivier, Michael Honiball, 2005 This edition provides a thorough understanding of international income tax from a South African perspective It deals in detail with Controlled foreign companies foreign dividends double taxation agreements exchange control restrictions tax havens

International Taxation of Cloud Computing Alexander Weisser, 2020-10-07 Cloud computing may be borderless but taxes are territorial It is easy to imagine how the two concepts can clash Much effort has gone into harmonizing tax rules across borders with the result that many jurisdictions have very similar tax rules Even so taxation remains a basic expression of national sovereignty The goal of this thesis is to examine how international tax law applies to the cross border cloud computing business Both multinational providers and customers of cloud computing services are analyzed Reflecting three traditional areas of international tax scholarship the goal could be stated in three questions Which jurisdictions have the right to tax What kinds of cloud computing transactions can be taxed What amount of the profit is taxable In more technical terms this means enquiring into how the use of cloud computing affects the permanent establishment status of taxpayers how the different kinds of cloud computing transactions are characterized under international double taxation treaties and how the calculation of taxable cloud computing profit is affected by transfer pricing In light of the current political events the thesis also offers

recommendations de lege lata through a systematic approach Its first part assesses the current taxation of cloud computing The second part evaluates whether the findings of this initial assessment conform to various superior principles of good rulemaking It identifies which of the present tax rules ought to be adapted The final part considers how the rules could be amended to become more compliant with the superior principles In this way Part I embodies the thesis Part II the antithesis and Part III seeks a synthesis Introduction to United States International Taxation Paul R. McDaniel, Hugh J. Ault, 1989

Redefining Global Governance Irma Johanna Mosquera Valderrama, Frederik Heitmüller, Julien Chaisse, Allison Christians, 2024-12-18 This open access volume offers a unique interdisciplinary analysis of the current structure of global governance on tax trade and investment It explores the interplay between actors critiques current norm making procedures and proposes concrete solutions for improvement It considers the impact of global governance in local contexts in Asia Europe and Africa and includes perspectives from scholars based in these continents It takes a comparative approach that goes beyond a siloed perspective to undertaking comparisons between the ways in which similar problems have been addressed in different areas making the contributions highly relevant to scholars and policymakers worldwide The volume includes case studies and provides concrete suggestions for improving global governance of tax trade and investment This highly topical open access volume is of interest to a global readership in the fields of international law and taxation globalization international relations and international trade economics **Fundamentals of International Taxation** Jon E. Bischel, Robert Feinschreiber, 1985 Comprehensive overview of the United States tax laws that affect international business including international trade investment and finance The various chapters consider jurisdiction to tax source of income deductions organization of foreign operations forming a foreign corporation foreign tax credit controlled foreign corporations restructuring the foreign enterprise characterization of gains and losses export structures DISC and FSC possessions corporations Americans overseas general rules for foreign activities in the USA foreign individuals foreign corporations foreign taxes and related considerations intercompany transactions tax treaties general tax avoidance provisions international tax compliance tax consequences of boycott involvement state taxation of multinational operations intellectual property real estate international leasing exporting importing manufacturing and use of international funds

International Taxation Joseph Isenbergh, 1996 **U.S. International Taxation** Reuven Shlomo Avi-Yonah, Diane M. Ring, Yariv Brauner, 2011 Avi Yonah Ring and Brauner's U S International Taxation Cases and Materials provides law teachers with an easy to use casebook to teach U S international taxation Because of the complexity of the field the authors focus on the essentials and explore How U S tax law treats foreign investors deriving income from sources within the United States inbound transactions How the law treats U S taxpayers deriving foreign source income outbound transactions How details of the tax law fit into a broader structure Students are encouraged to fit specific issues into a larger context so they can develop an intuition for where problem areas may lie **Taxation of Foreign Direct Investment: An Introduction** Alex

Easson,1999-08-24 This book describes the many different ways in which national tax rules and international tax principles affect foreign direct investment decisions and examines their impact on the establishment and operation of foreign invested projects It focuses on tax provisions in both host and home countries and looks at the role of tax treaties the methods of relieving double taxation and of countering tax avoidance Characterisation and Taxation of Cross-border Pipelines Knut Olsen,2012 Characterisation and Taxation of Cross Border Pipelines provides a comprehensive analysis of the issues related to the taxation of cross border pipelines It offers solutions to the various tax issues that a cross border pipeline might raise The book concludes by recommending changes to the OECD Model Tax Treaty and its Commentaries to reduce uncertainty avoid double taxation or less than a single taxation and establish a more common international approach for the characterisation and taxation of cross border pipelines and their allocation Publisher description **IRS Audit Coverage** United States. General Accounting Office,1987 *Tax Transfer Pricing* Andrea Musselli,2022-09-15T00:00:00+02:00 The book pays attention to the tax treatment of transfer pricing in a single perspective of analysis since the most important principles the arm s length ALP i e conditions that independent parties would share and the sale country are agreed worldwide They must be applied in the same way regardless of the economic sector or industry A country survey overlooks the most important issue of the fiscal problem that is the ability to project a unitary policy in compliance with the ALP or with the sale country principle and that should be audited by one sole only theoretically existing tax authority The practical part and examples disclose how rules should be have been applied how legal proceedings can arise arose regarding their application how they were decided if litigation truly occurred and finally the author s motivated opinion with special focus on which is the breaking point of a specific analysis The term breaking point is used to explain which can be the factual and or the interpretative change that is able to modify such analysis and thus the solution Extract from the preface of prof Reuven Avi Yonah this book is a must read for any serious student of the topic and an important contribution to understanding how the ALP is applied today as well as to how it should be applied It is an invaluable contribution and should be read widely by both tax lawyers and accountants and by tax policy makers **Understanding Australian International Taxation** Roger Hamilton,1983 Monograph introducing overview of Australia s international tax system Anti avoidance provisions of the Australian tax law with particular reference to international tax planning is dealt with *Tax Treaty Dispute Resolution* Rachna Matabudul,2023-11-07 Stakeholders in the international taxation community agree that existing dispute resolution processes are in serious need of improvement and a global consensus must be achieved This book offers a potential restructuring of the tax treaty dispute resolution system based on a comparative analysis of the dispute resolution mechanisms under tax treaties as prescribed in the OECD and UN models on the one hand and the UN Law of the Sea Convention LOSC on the other This comparative study is the first of its kind and is premised on certain key geopolitical similarities that underpin the international tax regime ITR and the law of the sea regime while taking into consideration the

differences in the institutional context of both regimes The author proposes a new tax treaty dispute resolution system based on the LOSC system for resolving multilateral tax disputes focusing on the following mapping of the institutional arrangements that make up the dispute resolution mechanisms to understand how each system works comparative analysis of the patterns of interaction and outcomes generated across the two dispute resolution systems to identify relevant aspects of the LOSC system that may be adapted in the ITR to improve tax treaty dispute resolution and analysis of the inclusivity levels across the decision making structures under each system to identify specific consensus building techniques that may facilitate the implementation of the new proposed tax treaty dispute resolution system and also enhance international cooperation across the ITR The proposed restructuring of the tax treaty dispute resolution system expands the existing mutual agreement procedure and forms a comprehensive legal framework that aims to achieve a more effective predictable and equitable resolution of multilateral tax disputes in the 21st century ITR by striking a balance between countries right to tax sovereignty and the rule of law Just as the design of the dispute resolution system under the LOSC paved the way for universal consensus of the Convention among almost 160 countries the author s new tax treaty dispute resolution system also offers a solid foundation for consensus building towards a universal treaty in the ITR Everyone concerned with international tax dispute resolution whether policymaker in house counsel national tax authority official judge tax lawyer or academic will find the truly valuable analysis here not elsewhere

Three Essays in International Taxation Sangwhan Lho,1996

U.S. International Taxation Cym H. Lowell,1997

International Tax and Business Service Haskins & Sells,1982

Butterworths International Taxation of Financial Instruments and Transactions Jeremy Bradburne,Masatami

Otsuka,L. Anthony Joseph,1994

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