

Studies in International Taxation

Alberto Giovannini, R. Glenn Hubbard, and Joel Slemrod

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Alexander Weisser

Studies In International Taxation:

Studies in International Taxation Alberto Giovannini, R. Glenn Hubbard, Joel Slemrod, 2007-12-01 As a united global economy evolves economists and policymakers are forced to consider whether the current system of taxing income is inconsistent with the trend toward liberalized world financial flows and increased international competition To help assess existing tax policies and incentives this volume presents new research on how taxes affect the investment and financing decisions of multinationals today The contributors examine the effects of taxation on decisions about international financial management business investment and international income shifting They consider the influence of tax rules on dividend policy decisions within multinationals the extent to which tax incentives affect the level and location of research and development across countries and the fact that foreign controlled companies operating in the United States pay lower taxes than do domestically controlled companies The contributors to this volume are Rosanne Altshuler Alan J Auerbach Neil Bruce Timothy Goodspeed Roger H Gordon Harry Grubert Bronwyn H Hall David Harris Kevin Hassett James R Hines Jr Roy D Hogg Joosung Jun Jeffrey K Mackie Mason Jack M Mintz Randall Morck John Mutti T Scott Newlon James M Poterba Joel Slemrod Deborah Swenson G Peter Wilson and Bernard Yeung Studies in International Taxation Alberto Giovannini, R. Glenn Hubbard, Joel Slemrod, 1993-09-15 This book presents research on how taxes affect the investment and financing decisions of multinationals. The contributors examine the effects of taxation on decisions about international financial management business investment and international income shifting They consider the influence of tax rules on dividend policy decisions within multinationals the extent to which tax incentives affect the level and location of research and development across countries and the fact that foreign controlled companies operating in the United States pay lower taxes than do domestically controlled companies Issues in International Taxation International Tax Avoidance and Evasion Four Related Studies OECD,1987-04-30 The first report outlines the reasons why international tax avoidance and evasion through the use of tax havens is a concern to the tax authorities of OECD Member countries and examines measures introduced to combat such use The second report sets out the problems posed for tax administrations by the fact that their resident taxpayers make use of base companies generally subsidiary companies in tax havens to shelter there income derived from source countries which may in some cases be the residence country itself and in that way to escape tax normally payable to the country of residence The third report deals with the problems created for tax authorities in source countries by the mechanism of treaty shopping The final report deals with taxation and the abuse of bank secrecy Research Handbook on International Taxation Yariv Brauner, 2020-12-25 Capturing the core challenges faced by the international tax regime this timely Research Handbook assesses the impacts of these challenges on a range of stakeholders evaluating various paths to reform at a time when international tax policy is a topic high on politicians agendas The International Taxation System Andrew Lymer, John Hasseldine, 2012-12-06 International taxation is a vital issue for a growing number of business and

individuals across the world The need to understand how the international system of taxation works is therefore a subject of importance to many people The International Taxation System provides this understanding by bringing together experts from the most important fields in the subject who have each authored chapters especially for this book They each provide brief structured and easy to understand explanations of the key concepts edited together into one volume to provide a unique very readable guide to the field While this text is aimed at masters or advanced undergraduate level students it will also be of interest to those requiring a professional understanding of the topic Each chapter introduces a different aspect of the international taxation system explains the important issues to be understood in each case and provides suggestions for discussion and further reading International Tax Law Christopher C. Dykes, 2024 This research guide is designed to target a broad and diverse group of professionals including the tax attorney whose practice focuses on either international or U S domestic law Certified Public Accountants CPAs whose practice involves tax information specialists who serve those employed in these areas students who are training in these professions and those teaching in course work on international tax law The goal of this research guide is to introduce the reader to the importance of international tax law and to present a synopsis of the sources including primary sources and secondary sources as well as information available through online databases While this research guide offers a background on international tax law including the authority of documents how that authority relates to domestic law and a comparison of the different model tax conventions its purpose is to simply provide an overview of these sources It is intended to assist the reader in choosing sources for research in international tax law but it is not a treatise on the subject area However it does supply information on such treatises and other secondary sources that include instruction on international tax law Publisher International Taxation Handbook Colin Read, Greg N. Gregoriou, 2007-04-13 Description and extensions of the capital income effective tax rate literature M M Ruiz F G rard M p International Tax Evasion in the Global Information Age David S. Kerzner, David W. Chodikoff, 2016-11-21 This book 11 41 provides a comprehensive analysis of the Organisation for Economic Cooperation and Development's OECD war on offshore tax evasion The authors explain the new emerging regulatory regimes on the global exchange of information to combat offshore tax evasion and analyse why Automatic Exchange of Information AEOI is not a magic bullet solution Chapters include coverage of the Foreign Account Tax Compliance Act FATCA AEOI and the Common Reporting Standards CRS and the unprecedented extra territorial enforcement by the United States of its tax and reporting laws including the FBAR provisions of the Bank Secrecy Act These new legal regimes directly impact nearly all financial institutions and financial service providers in the U S U K EU Canada and each of the 132 member jurisdictions of the OECD s Global Forum as well as 8 million U S expats In light of The Panama Papers this book offers a timely and valuable contribution on the prevalence and costs of international tax evasion for the global financial community policy makers and practitioners alike 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 International Taxation in a Changing Landscape Jérôme Monsenego, 2019-05-31 This book contains essays written in honour of Prof Dr Bertil Wiman a renowned tax scholar and much appreciated teacher Prof Wiman is one of the founding members of EATLP former chairman of EATLP and former vice president of IFA The essays cover various topics in the field of international tax law with a major focus on corporate taxation an area to which Prof Dr Bertil Wiman has dedicated most of his research The book includes authoritative analyses by acknowledged experts on several key international tax topics which illustrates the growing complexity of this area together with its rapid evolution. The book contains analyses of key international topics such as the tax challenges of the digitalisation of the economy the resolution of international tax disputes the principles for the taxation of corporations EU tax law transfer pricing and tax treaty law The depth of the essays contained in this book mirrors the importance of the contributions of Prof Dr Bertil Wiman to the international tax community It will also prove of great value to OECD Tax Policy Studies Tax Effects on Foreign Direct Investment Recent policymakers tax practitioners and academics Evidence and Policy Analysis OECD, 2007-12-20 This publication reports the results of a project examining taxation and Studies in the History of Tax Law, Volume 12 Peter Harris, Dominic de Cogan, 2025-09-18 foreign direct investment FDI This book is a continuation of the prestigious series investigating current tax policy debates in an historical context The

authors are a mix of senior tax professionals from academia the judiciary and practice with representatives from 9 countries The chapters fall within 3 basic categories 1 UK tax looking at a variety of topics ranging from income tax introduction and deduction at source tax administration Scotland cases and judges Lord Wilberforce to the Peasants Revolt indirect taxation tonnage tax and excise and tax concepts beneficial ownership 2 International taxation with chapters on the origins of the international income tax order the UN 1950s and 60s and VAT origins and procedure 3 Non UK tax systems including chapters on income tax in Singapore and early developments in Japan South Africa GAAR an influential Canadian report Carter Commission taxation in classical Athens and in the medieval Italian city states Collecting papers from the biennial Cambridge Tax Law History Conference the book is a key resource for those interested in tax law and legal history Oxford Handbook of International Tax Law Florian Haase, Georg Kofler, 2023-10-13 International Tax Law is at a turning point Increased tax transparency the tackling of Base Erosion and Profit Shifting BEPS the reconstruction of the network of bilateral tax treaties the renewed discussion about a fair and efficient allocation of taxing rights between States in a global digitalized economy and the bold push for minimum corporate taxation are some expressions of this shift This new era also demonstrates the increased influence of international standard setters such as the OECD the UN and the EU Each of these developments alone has the potential of being disruptive to the traditional world of international tax law but together they have the potential to reshape the international tax system The Oxford Handbook of International Tax Law provides a comprehensive exploration of these key issues which will shape the future of tax law Divided into eight parts this handbook traces the history of international tax law from its earliest days until the present including reflections on the developments that have characterized the last one hundred years The second section places tax law within the broader international context considering how it relates to public and private international law as well as corporate trade and criminal law Sections three and four consider key legal principles and issues such as regional tax treaty models OECD dispute resolution and transfer pricing versus formulary apportionment Subsequent analysis places these issues within their European and cross border contexts providing an assessment of the role of the ECJ state aid and cross border VAT Section seven broadens the scope of this analysis asking how trends in recent major economies and regions have helped shape the current outlook The final section considers emerging issues and the future of international tax law With over sixty authors from 28 different countries the Oxford Handbook of International Tax Law is an invaluable resource for scholars academics and practitioners alike <u>International Taxation of Manufacturing and Distribution</u> John Abrahamson, 2016-02-18 The most thorough treatment of its subject available this book introduces and analyses the international tax issues relating to international manufacturing and distribution activities extending from the tax regime in the country where the manufacturing activities are located through to regional purchase and sales companies to the taxation of local country sales companies The analysis includes the domestic tax laws relating to manufacturing and distribution company profits as well as international tax issues

relating to income flows and the payment of dividends Among the topics and issues analysed in depth are the following foreign tax credits taxation in the digital economy tax incentives intellectual property group treasury companies mergers and acquisitions leasing derivatives controlled foreign corporation provisions VAT and customs tariffs free trade agreements and customs unions transfer pricing role of tax treaties hedging related accounting issues deferred tax assets and liabilities tax risk management supply chain management depreciation allowances and carry forward tax losses The book includes descriptions of 21 country tax systems and ten detailed case studies applying the analysis to specific examples Detailed up to date attention is paid to the OECD Action Plan on Base Erosion and Profit Shifting BEPS and other measures against tax avoidance As a full scale commentary and analysis of international taxation issues for multinational manufacturing groups including in depth consideration of corporate structures tax treaties transfer pricing and current developments this book is without peer It will prove of inestimable value to all accountants lawyers economists financial managers and government officials working in international trade environments 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 **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 **International Taxation of Banking** John Abrahamson, 2020-02-20 Banking is an increasingly global business with a complex network of international transactions within multinational groups and with international customers This book provides a thorough practical analysis of

international taxation issues as they affect the banking industry Thoroughly explaining banking s significant benefits and risks and its taxable activities the book s broad scope examines such issues as the following taxation of dividends and branch profits derived from other countries transfer pricing and branch profit attribution taxation of global trading activities tax risk management provision of services and intangible property within multinational groups taxation treatment of research and development expenses availability of tax incentives such as patent box tax regimes swaps and other derivatives loan provisions and debt restructuring financial technology FinTech group treasury interest flows and thin capitalisation tax havens and controlled foreign companies and taxation policy developments and trends Case studies show how international tax analysis can be applied to specific examples The Organisation for Economic Co operation and Development Base Erosion and Profit Shifting OECD BEPS measures and how they apply to banking taxation are discussed The related provisions of the OECD Model Tax Convention are analysed in detail The banking industry is characterised by rapid change including increased diversification with new banking products and services and the increasing significance of activities such as shadow banking outside current regulatory regimes For all these reasons and more this book will prove to be an invaluable springboard for problem solving and mastering international taxation issues arising from banking The book will be welcomed by corporate counsel banking law practitioners and all professionals officials and academics concerned with finance and its tax ramifications Tax Havens: International Tax Avoidance and Evasion Jane Gravelle, 2009 The first section of this report reviews what countries might be considered tax havens including a discussion of the Organization for Economic Development and Cooperation OECD initiatives and lists The next two sections discuss in turn the corporate profit shifting mechanisms and evidence on the existence and magnitude of profit shifting activity The following two sections provide the same analysis for individual tax evasion The report concludes with overviews of alternative policy options and a summary of specific legislative proposals **International Tax Coordination** Martin Zagler, 2010-06-30 The book combines interdisciplinary teams from business economics information science law and political science to offer a unique and innovative interdisciplinary approach to the issue of international tax coordination **Exploring the Nexus Doctrine In** International Tax Law Ajit Kumar Singh, 2021-05-14 In an age when cross border business transactions are increasingly effected without the transference of physical products revenue concerns of states have led to a multitude of tax disputes based on the concept of nexus This important and timely book is the most authoritative to date to discuss one of the major tax topics of our time the question of how taxing rights on income generated from cross border activities in the digital age should be allocated among jurisdictions Demonstrating in prodigious depth that it is the economic nexus of the tax entity or activity with the state and not the physical nexus which meets the jurisdictional requirement the author a leading authority on this area who is a Senior Commissioner of Income Tax and a Member of the Dispute Resolution Panel of the Government of India addresses such dimensions of the subject as the following whether a strict territorial nexus as a normative principle is

ingrained in source rule jurisprudence detailed scrutiny of such classical doctrines as benefit theory neutrality theory and internation equity comparative critique of the Organisation for Economic Co operation and Development OECD and United Nation UN model tax treaties whether international law and customary principles mandate a strict territorial link with the source state for the assumption of tax jurisdiction whether the economic nexus based tax jurisdiction and absence of a physical presence breach the constitutional doctrine of extraterritoriality or due process and whether retrospective tax legislation breaches the principle of constitutional fairness The book offers a politically informed analysis of the nexus principle and balances the dynamics of physical presence and economic nexus standards based on an in depth survey of the historical evolution of judicial pronouncements and international practices in this regard Dr Singh s book exposes an urgently needed missing link in the international source rule literature and takes a giant step towards solving the thorny question of appropriate tax apportionment It sheds brilliant light on the policies states may adopt when signing new tax treaties so that unintended results may be foreseen and avoided Tax practitioners taxation authorities and academic researchers in the field of international tax law and policy will greatly appreciate the book s forthright enhancement of the ability to defend challenges based on the nexus doctrine

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