Principles of Taxation Law



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change it is easy to focus on the practical and forget the core underpinnings of the tax system and their philosophical justifications Taking a pause to remind ourselves of those principles and how they can operate in the modern tax system is crucial to ensuring that the tax system does not diverge too far from what it should be or could be It is essential to understand the answers to some of the seemingly basic questions that surround tax before we can even begin to think about what a tax system should look like This collection brings together major themes and difficult questions in the philosophical foundations of tax law The chapters consider practical issues such as justification enforcement design and mechanics and provide a full and coherent analysis of the basis for tax law Philosophical Foundations of Tax Law allows the reader to consider how tax systems should move forward in the modern world with a sound philosophical basis to provide the practical tax system that the state requires and citizens deserve The 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 Classifying Entities and the Meaning of 'Tax **Transparency'** Michael McGowan, 2023-01-10 Imposing UK tax on an entity or those linked to it involves understanding what kind of entity is being dealt with especially when it is formed outside the UK Is it a company a partnership a trust or something else This often involves considering whether the entity is tax transparent and if so what that means While of great importance the UK tax rules for classifying entities are notoriously vague as is the UK meaning of tax transparency This book

breaks new ground by exploring these topics comprehensively in a world which is well aware of the problems created by entity classification mismatches In so doing it addresses with emphasis on UK tax law issues such as the meaning of a partnership and a trust what is meant and is not meant by tax transparency across a range of taxes and situations how tax treaties have dealt with entity classification questions and related transparency issues how entity classification questions are impacted by EU law and how the UK approach could be improved policy wise and practically without facilitating tax avoidance The book compares in detail the UK entity classification approach with that of the US the Netherlands and France Appendices consider the unusual UK capital gains tax treatment of partnerships as well as the special transparency rules which can apply where a partnership is party to loans or derivative contracts or owns intangible assets Questions of entity classification and tax transparency are of fundamental importance in any mature tax system and especially in a globalised economy This book unlocks those questions for both academics and practitioners **Taxing Income and Consumption** Kerrie Sadiq, Chris Evans, Na Li, 2025-05-14 This incisive book presents a critical analysis of contemporary issues in international taxation considering the long standing question of how best to tax income and consumption Leading experts from across the globe explore the future of tax in a changing world promoting a re examination of fundamental issues in tax Studies in the History of Tax Law, Volume 10 Peter Harris, Dominic de Cogan, 2021-08-26 These are papers law and policy from the 10th Cambridge Tax Law History Conference which took place in July 2020 The papers fall within the following basic themes UK tax administration issues UK tax reforms in the 20th century History of tax in the UK The UK s first double tax treaty The 1982 Australia US tax treaty The legacy of colonial influence Reform of Dutch excises and Canadian tax avoidance <u>Taxation of Derivatives</u> Oktavia Weidmann, 2015-07-16 The exploding use of derivatives in the last two decades has created a major challenge for tax authorities who had to develop appropriate derivatives taxation rules that strike a balance between allowing capital markets to function effectively by removing artificial tax barriers and at the same time protecting their countries tax base from tax avoidance schemes that utilise these instruments Derivatives exist in a vast variety and complexity and new forms or combinations of existing forms appear ad hoc as new risk categories emerge and companies seek to invest in or hedge these risks This very thorough book discusses and analyses taxation issues posed by derivatives used in domestic as well as in cross border transactions In great detail the author presents approaches that can be adopted by tax legislators to solve these problems clarifying her solutions with specific reference to components of the two most important domestic tax systems in relation to derivatives in Europe those of the United Kingdom and Germany Examples of derivatives transactions and arbitrage schemes greatly elucidate the nature of derivatives and how they can be effectively taxed The following aspects of the subject and more are covered basic economic concepts in the context of derivatives such as replication put call parity hedging and leverage designing a suitable definition of derivatives in domestic tax law achieving coherence in domestic tax rules by applying a special regime approach versus an integrative approach and

the distinction of income and capital equity and debt alignment of accounting standards and taxation rules and the application of fair value accounting for tax purposes how to tax hedged positions and post tax hedging schemes taxation of structured financial products and hybrid instruments with focus on bifurcation and integration approaches and the recent BEPS discussion drafts on hybrid mismatch arrangements refining the beneficial ownership concept in domestic law and in tax treaties and an analysis of recent case law withholding taxes in the context of domestic and cross border dividend tax arbitrage schemes and tackling derivatives tax arbitrage effectively in anti avoidance legislation By providing an in depth analysis of corporate taxation issues that arise in domestic as well as in cross border derivatives transactions this book is not only timely but of lasting value in the day to day work of tax lawyers and tax professionals in companies banks and funds and is sure to be of interest to government officials academics and researchers involved with financial instruments taxation

Taxation of Derivatives and Cryptoassets Oktavia Weidmann, 2024-06-10 Derivatives stand at the forefront of financial innovation continually evolving to accommodate new asset classes and risk categories In the past decade the growing popularity of cryptoassets and ESG investments has sparked the development of a variety of innovative investment strategies and risk management tools including crypto and ESG derivatives and related structured products This new edition has similarly evolved Using illustrative examples it provides a comprehensive analysis of the key tax issues associated with derivatives and cryptoassets in domestic and cross border transactions and presents approaches that tax legislators could adopt to solve them The new edition also comments on recent trends in global tax policy such as the OECD Base Erosion and Profit Shifting BEPS 1 0 and 2 0 projects Throughout the book specific references are made to UK German and Swiss tax law The updated edition addresses the following topics economic and financial properties of derivatives and cryptoassets definition of derivatives for tax purposes and its application to crypto derivatives and ESG derivatives among others accounting treatment of derivatives and cryptoassets under IFRS UK German and US GAAP current tax legislation and policy alternatives to the taxation of derivatives and cryptoassets characterisation of derivatives gains and losses as income or capital and equity or debt accounting and taxation treatment of hedging transactions involving derivatives or cryptoassets accounting and taxation rules applying to structured products and hybrid instruments including crypto and ESG linked structured products withholding taxes on derivatives and the concept of beneficial ownership in domestic and cross border transactions and anti avoidance legislation applying to derivatives and cryptoassets including the domestic law implementation of BEPS Action 2 the EU Anti Tax Avoidance Directives ATAD I and II the tax transparency rules for cryptoassets DAC8 and Pillar Two This comprehensive book analyses recent developments in three intertwined areas of expertise financial products accounting and tax law It will be a valuable resource to tax professionals in their daily practice of advising companies banks and investment funds It will also be of interest to government officials and researchers engaged in the taxation of derivatives cryptoassets and ESG investment products **Comparative Income Taxation** Hugh J Ault, Brian

J. Arnold, Graeme S. Cooper, 2025-03-14 Comparative Income Taxation A Structural Analysis Fifth Edition Edited by Hugh J. Ault Brian J Arnold taxation of corporations and their shareholders corporate organization and restructuring taxation of partnerships residence and source taxation controlled foreign company rules restrictions on the deduction of interest courts dealing with tax matters and effects of tax treaties In addition to the updating of the entire book several new topics including the treatment of hybrid mismatch arrangements Pillar One the 15% Pillar Two Global Minimum Tax and digital services taxes have been added This new edition of a classic source of information and analysis for students professors researchers tax practitioners and tax policy officials on the different ways that countries design their income tax systems will be widely welcomed by the international tax community **Comparative Income Taxation** Brian J. Arnold, Hugh J. Ault, Graeme Cooper, 2019-12-09 Comparative Income Taxation A Structural Analysis Fourth Edition Hugh J Ault Brian J Arnold taxation of corporations and their shareholders corporate organization and restructuring taxation of partnerships residence and source taxation controlled foreign company rules restrictions on the deduction of interest courts dealing with tax matters and effect of tax treaties Several new topics including the classification of employees and independent contractors the taxation of pensions patent box regimes the taxation of indirect transfers and the tax challenges of the digital economy have been added Especially timely are discussions of changes stemming from the G20 OECD Base Erosion and Profit Shifting project The introduction has also been expanded to include a new section on European Union EU law as it affects the tax laws of EU Member States This new edition of a classic source of information and analysis for students professors researchers tax practitioners and tax policy officials on the different ways that countries design their income tax systems will be widely welcomed by the international tax community 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 Tax and Robotics Álvaro Falcón Pulido, 2023-12-18 We are standing on the threshold of the robotic era the fourth industrial revolution The undeniable impact and consequences of robotics are already raising economic concerns such as the loss of income tax revenue as robots gradually replace human workers as well as legal doubts regarding the possible taxation of robots or their owners Financial law must adapt to this new reality by answering several crucial questions Should robots pay taxes Can they Do they have the ability to pay Can they be considered entrepreneurs for VAT purposes These are just some of the many issues that Dr lyaro Falc n Pulido lucidly and insightfully addresses in this fascinating new monographic work which includes an exhaustive bibliography on the subject Beneficial Ownership in Tax Law and Tax Treaties Pablo A Hernández González-Barreda, 2020-05-28 This book explores the concept of beneficial ownership in equity law the domestic tax laws of the United Kingdom Canada and the United States as well as its varied and increasing uses in international tax law By analysing the evolution of beneficiary rights in equity and the use of beneficial ownership wording in tax law the book draws a roadmap for dealing with beneficial ownership in both national and international tax law This approach highlights those common misconceptions that can be avoided by understanding the origins of the concept and its engagement with equity as well as the differences with tax law However the book does not limit itself to dealing with theoretical discussion but also offers an instructive and detailed practical case study Offering both academic commentary and a practitioner focus the book will be of the utmost interest to scholars and practitioners from common and civil law countries dealing with tax and estate law particularly given beneficial ownerships increasing relevance

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