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This book provides the general reports, EU reports and summary and conclusions of all branch reports of the International Fiscal Association (IFA) Congress 2020 held in Cancun, Mexico.

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The Panel examines the on-going efforts by governments to keep their company shareholder tax systems competitive with other countries and (where relevant) compliant with international and EC law. In particular the demise of imputation in several countries and its replacement with shareholder relief systems of various kinds is discussed, as well as the recent US proposal to abolish its long standing classical system. In addition to the treatment of dividends, the Panel considers the extent to which the treatment of capital gains on shares in an international setting is now being viewed as part of the company shareholder tax issue.

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56th congress of the International Fiscal Association in Oslo, 2002. Summary of national reports on the topic by various contributors. The report by the general reporter is printed in full in four languages.

IBFD

Taxation plays a critical role in promoting sustainable development and developing countries face significant challenges in mobilizing domestic resources. This publication analyses a number of topics which are of particular interest and relevance to

developing countries in raising revenues and protecting the tax base. It aims at providing practical assistance to these countries in assessing and addressing the relevant issues in an effective way. Primary audiences are officials of national tax authorities and ministries of finance in developing countries, other professionals dealing with tax matters, the general public, media and universities.

Taxation of Income Derived from Electronic Commerce Springer

This book provides the general reports, EU reports and summary and conclusions of all branch reports of the 73rd Congress of the International Fiscal Association (IFA) held in London in 2019.

[The International Tax Law Concept of Dividend](#) Kluwer Law International B.V.

Stock options, phantom stock plans, profit sharing plans, and other forms of deferred payments of employments are increasingly used as incentives for high-ranking and middle-class managers, mainly for internationally operating enterprises, but also by smaller firms. Some countries have enacted highly sophisticated systems of regulations dealing with the problems of the taxation of deferred remunerations. Other countries facing these new problems tried to solve them by applying general principles of taxation. There is great variety concerning the moment of the taxation of the employee and the deductibility of costs for the employer within the countries. Some countries treat deferred remunerations as pensions under special conditions. Timing problems and different qualifications under double tax agreements lead to international problems of double taxation and non-taxation.

The Assessment and Collection of Tax from Non-Residents Kluwer Law International B.V.

Subject 2 of the IFA 2019 Cahiers covers "Investment Funds" and surveys the current state of taxation of investment funds around the world and examines assumptions and challenges associated with prevailing policies and theories that have driven the evolution of the domestic and international taxation of investment funds, their investors and managers. Part 1 of the general report analyses the taxation of investment funds, including mutual funds/UCITS, hedge funds/AIF, PE funds and real estate

funds/REITs. Part 2 looks at the taxation of fund investors while Part 3 of the report outlines the taxation of the investment managers in respect of management fees, performance fees and incentive allocations.

Cahiers de droit fiscal international. 9064762420 Springer

56th congress of the International Fiscal Association in Oslo, 2002. Summary of national reports on the topic by various contributors. The report by the general reporter is printed in full in four languages.

studies on international fiscal law : Conflicts in the attribution of income to a person. Volume 92b Springer

The relation between the legal form of transactions and their economic substance is a basic issue in tax law. Subject I explores and evaluates the attitudes taken by various jurisdictions, within income tax regimes. General and specific doctrines and rules on substance and form, tax avoidance And The use of civil law concepts in taxation are dealt with. Based on cases from important jurisdictions, The discussion will focus on their implications for tax planning in the context of legal security of the taxpayer, equity among taxpayers and efficiency in tax collection.

General Reporter: Professor Frederik Zimmer (Norway);

Discussion Leader: Prof.Dr. Wolfgang Gassner (Austria).

International Fiscal Association 2003 Sydney Congress United Nations

Vols. for 1939- include reports and proceedings of the 1st- International Tax Congress.

Cahiers de Droit Fiscal International Cahiers de droit fiscal international Vols. for 1939- include reports and proceedings of the 1st- International Tax Congress. Tax Problems of the Liquidation of Corporations

The distribution of profits between corporations resident in different jurisdictions gives rise to both significant tax planning opportunities and tax risks. As cross-border transactions between corporations grow in number and complexity, the question of how a profit distribution is classified for corporate income tax purposes becomes increasingly important, particularly in the context of issues such as double taxation, non-taxation and tax neutrality. The OECD BEPS project has only increased the relevance. This

unique work discusses the international tax law rules determining which transactions may be classified and taxed as dividends and how possible classification conflicts may be resolved. The author examines the tax classification of various inter-corporate transactions, including: - Payments made under dividend-stripping arrangements. - Fictitious profit distributions. - Economic benefits in the context of transfer pricing. - Returns on debt-equity hybrids. - Interest payments in thin capitalization situations and distributions following liquidation. The analysis of each transaction refers to international tax law. Most weight is given to tax treaties and EU tax law, including the BEPS development. The approaches adopted in different states' national tax law are covered by a more general analysis. The comprehensive coverage and the practical nature of The International Tax Law Concept of Dividend make it an essential acquisition for tax practitioners, researchers and tax libraries worldwide.

Cahiers de Droit Fiscal International 2000:International Tax Aspects of Deferred Remunerations Springer

Vols. for 1939- include reports and proceedings of the 1st-International Tax Congress.

United Nations Handbook on Selected Issues in Protecting the Tax Base of Developing Countries Springer

For multinational businesses, one of the most controversial reports from the OECD BEPS project focused on limiting base erosion involving interest deductions and other financial

payments. The report's departure from the arm's-length standard and adoption of mechanical approaches to limiting interest deductions aroused a great deal of concern. On the other hand, it was widely recognised that interest deductions offered the most straightforward option for those seeking to achieve base erosion and profit shifting. Although the OECD report characterised its recommendations as a best-practice approach rather than a minimum standard, there was an expressed expectation that domestic rules regarding interest limitations would "converge through the implementation of the agreed common approaches." Recognising that domestic law continues to evolve, Subject 1 of the 2019 Cahiers analysed 40 branch reports and aimed to determine whether this convergence expectation has borne out to date.

Dispute Resolution Under Tax Treaties Springer

This book provides the general reports and reporters' bibliographies of the 70th Congress of the International Fiscal Association (IFA).

Integration Approaches to Group Taxation in the European Internal Market Springer

The creation of a group taxation framework to subject affiliated entities resident in more than one EC Member State to a single set of rules is an experiment without precedent. Group taxation normally deals with tax liability in the context of a single jurisdiction. There is no system of group taxation worldwide which

embraces more than one fiscal jurisdiction under a single regulatory umbrella. This thought provoking work explores the prospect for creating a group taxation system extending across national borders in the EC. The objective is to specify what shape the elements of such a system should take as well as to identify the areas of complexity or probable impasse. Among the topics covered. The relevant jurisprudential and legislative framework of the European Internal Market; A survey of the tax systems of Canada, Switzerland and the US with a focus on the principles pertaining to the division of power between the federal and sub-federal tiers; The policies for corporate taxation in integrated markets; Administrative concerns: compliance, enforcement, dispute resolution and re-assessment of tax liability; Tests for entitlement to group membership; Tax base integration; - Territorial delineation of the group; and Formulary apportionment. In sum, this book provides valuable insights into an area of significant importance to taxpayers, their advisors and policymakers as well.

Cahiers de Droit Fiscal International 2000:Tax Treatment of Hybrid Financial Instruments Incross-border Transactions IBFD
And conclusions of all branch report : Investment funds ; p. 213-312

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