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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

smes are important for their contribution to employment innovation economic growth and

diversity this report examines the tax treatment of smes the case for sme preferences and the use of tax preferences and simplification measures for smes in thirty nine oecd and g20 countries

this publication compiles comparable tax revenue statistics for indonesia japan korea malaysia the philippines and singapore

this book provides a critical and contemporary evaluation of the laws and enforcement policies pertaining to tax evasion in the united kingdom uk and united states us since the inception of taxes revenue collection authorities around the world have attempted to address the seemingly perennial problem of individuals evading their tax liabilities the financial crisis has shone a new light on the issue with an increased interest in using the criminal justice system as a means of addressing it in the uk in sharp contrast to the uk the us has a strong record of prosecuting crimes of tax evasion whether committed by individuals or professional corporate facilitators providing an evaluation of the uk s tax evasion laws and enforcement policy through a comparative approach this work highlights insights provided by the us experience in so doing the book explores the interconnections between tax evasion and money laundering identifying best practices omissions and areas for reform the work will be a valuable resource for researchers academics and policy makers working in the areas of financial crime financial law accountancy and criminal justice

this report provides information on value added tax goods and services tax vat gst and excise duty rates in oecd member countries

analysis of notion roots und measures of treaty abuse the oecd initiative on base erosion and profit shifting has put the issue of treaty abuse and the means to counter it on top of the global political agenda preventing treaty abuse is therefore currently one of the most debated topics in international tax law diverging national legal traditions in combatting abuse both under domestic and tax treaty law have led to a globally diversified legal framework in this respect and make the oecd s agenda to harmonize these attempts even more challenging the aim of this book is to analyze the notion of treaty abuse its historical roots and the measures to counter it the book s topics cover a wide range of both policy and legal issues the contributions main focus lies onanalyzing the proposals put forward by the oecd in beps action items 6 and 7 in addition this book analyzes the lessons which can be learnt from the

us tax treaty policy and elaborates on the effects the intensified fight against treaty abuse will have from a non oecd member state perspective also eu law is taken into account and the question raised which impact the fundamental freedoms might have on the development of new anti avoidance rules finally the relation between domestic and treaty based anti avoidance is analyzed in great detail identifying the methodical problems of ensuring a sound and abuse safe legal framework with this book the authors and editors hope to contribute to the discussion on selected issues of preventing treaty abuse and the challenges they present to policy makers judges tax administrations and tax advisers

this book is designed to provide a frame of reference for students pursuing a principle of taxation course in local universities polytechnics and colleges it is believed that the structured content of the book will facilitate easy reading and understanding of the readers even without any prior knowledge of taxation

this book examines recent developments and high profile debates that have arisen in the field of international tax law and european tax law topics such as international tax avoidance corporate social responsibility good governance in tax matters harmful tax competition state aid tax treaty abuse and the financial transaction tax are considered the oecd g20 project on base erosion and profit shifting beps features prominently in the book the interaction with the european union s action plan to strengthen the fight against tax fraud and tax evasion is also considered particular attention is paid to specific beps deliverables exploring them through the prism of european union law can the two approaches be aligned or are there inherent conflicts between them the book also explores whether when it comes to aggressive tax planning there are internal conflicts between the established case law of the court of justice and the emerging policy of the european institutions by so doing it offers a review of issues which are of constitutional importance to the european union finally the book reflects on the future of international and european tax law in the post beps world

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