

Fundamentals Of International Tax Planning

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Fundamentals Of International Tax Planning

Fundamentals of International Tax Planning This book examines the tools currently used by multinational enterprises to benefit from the opportunities and overcome the problems created by the global economic market.

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By contrast to ex-post tax planning, ex-ante tax planning may impact on investment and financing decisions, thereby increasing a company's after-tax cash flow. Cash flow is an important determinant of investment decisions.

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Looking at this setting from a tax perspective, Fundamentals of International Tax Planning provides readers with a basic knowledge of the tools currently used by multinational enterprises to benefit from the opportunities and overcome the problems created by the expansion of the market. In other words, this book looks at techniques used to reduce an MNE's tax burden.

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International tax planning is more urgent for exporting companies, but it is important for small companies that want to enter the international market. Holdings are actively using tax planning in the Russian Federation and abroad. However, international tax planning can not be viewed solely as a scheme of tax evasion or as a way of loans or credit.

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Chapter 4 — Defining international tax planning, avoidance and evasion 62 CHAPTER 5 CATEGORIZING INTERNATIONAL TAX PLANNING 5.1, General While globalization has resulted in a greater exchange of information, technology and knowledge, a more efficient allocation of production factors, a more extensive range of goods available and a reduction in the costs of capital and transport, it has also had another noteworthy effect: a significant increase in international tax planning.

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Fundamentals of international tax planning / edited by Raffaele Russo. K 4464 F86 2007 Judicial interpretation of tax treaties : the use of the OECD Commentary / Carlo Garbarino, Angelo Sraffa Department of Legal Studies, Bocconi University, Italy and Senior Emile Noël Fellow, NYU School of Law, USA.

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International tax law is designed to avoid international double taxation and to combat international tax avoidance. Nevertheless, companies investing in foreign countries may suffer from international double taxation of profits.

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