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these principles, with modification, continue to be relevant in the digital economy, as discussed in Chapter 8. In addition to these well-recognised principles, equity is an important consideration for the design of tax policy. • **Neutrality:** Taxation should seek to be neutral and equitable between forms of business activities.

Chapter 2 Fundamental principles of taxation

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THE GENERAL PRINCIPLES OF TAXATION,

Principles of International Taxation: Sixth Edition. by Lynne Oats. Format: Paperback

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The objective of International taxation is to manage the cross overs of national tax systems when confronted with international transactions. Its goal is to share the international tax base by assigning tax

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jurisdiction, prevent tax avoidance, facilitate international trade and finance, and prevent double taxation.

International Taxation, International Taxation Concepts ...

principles of international taxation Sep 26, 2020 Posted By R. L. Stine Media TEXT ID 63642f19 Online PDF Ebook Epub Library principles of international taxation tax treaties in this third module we will continue to analyze our tax planning base case to that end in module 2 we studied the typical

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Introduction to United States International Taxation, Sixth Edition, presents the basic principles and rules of the United States international tax system in brief and manageable form. This title is a joint publication with Kluwer Law International (KLI). Key Features: Introduces the application of U.S. income and wealth transfer tax systems with regard to taxpayers investing or transacting business in the U.S. and other countries Includes overview of the

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U.S. income tax system Gives references to the Internal Revenue Code provisions under discussion, and to the Treasure Regulations issued interpreting the statutory rules Highlights significant administrative announcements of the Internal Revenue Service (revenue rulings and revenue procedures), as well as case law Covers in detail the important changes made by the 2004 Jobs Act

This superb book will guide the reader through the key issues and practical aspects of international tax practice. It demonstrates how different global tax systems

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interact and how to prevent paying more tax than necessary. The basic principles of each aspect of international taxation are outlined and then examined in greater depth and detail. This updated third edition includes coverage of both UK and EU legislation and regulation, as well as the key cases and rulings. Complicated double taxation concepts are clearly illustrated with examples and diagrams to help the reader quickly understand how they'll apply in practice. Examples of policies adopted in other countries are included, along with specialist commentary and guidance.

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and Excise Duties -- 22 Tax and Development
Appendix Articles of the OECD Model Tax
Convention on Income and Capita.

The arm's length principle serves as the
domestic and international standard to
evaluate transfer prices between members of
multinational enterprises for tax purposes.
The OECD has adopted the arm's length

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principle in Article 9 of its Model Income Tax Convention in order to ensure that transfer prices between members of multinational enterprises correspond to those that would have been agreed between independent enterprises under comparable circumstances. The arm's length principle provides the legal framework for governments to have their fair share of taxes, and for enterprises to avoid double taxation on their profits. This timely book contains a comparative analysis of the legal basis for the arm's length principle and the contents of the arm's length rules in US tax law as

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well as in the OECD Model Tax Convention and Transfer Pricing Guidelines. It includes a thorough review of international case law on transfer pricing from the United States, Canada, Australia, United Kingdom, Germany, France, the Netherlands, Denmark, Sweden, and Norway. The book ends with an analysis of the issues associated with the application of the arm's length principle for multinational enterprises in a global economy.

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In an age when cross-border business

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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

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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 international equity; comparative critique of the Organisation for Economic Co-operation and Development (OECD) and United Nation (UN) model tax treaties;

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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

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- the need for contract

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