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<td>RECOMMENDED READING LIST</td>
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</table>
In order to achieve this qualification, candidates will need to possess a broad knowledge right across the spectrum of international taxation, preferably informed by experience.

This document contains the detailed syllabus for each available module, together with recommended reading lists. Permitted texts for each exam are indicated in the recommended reading lists, and can be found on our website at www.tax.org.uk/adit/permitted-books.

Questions will not be set which require knowledge of any law or regulation, or any Statutory Instrument, EU directive or similar legal provision announced less than six months before the date of an exam, or on any tax or legal court case reported less than six months before the exam date. Nonetheless, all ADIT exam candidates are expected to maintain a general understanding of recent, significant legislative changes relevant to their exam subjects.

Each syllabus contains a list of topics included, together with an indication of the level of knowledge that a candidate may be required to demonstrate.
Each syllabus includes guides which are intended to give candidates broad guidance on the approximate proportion of marks available for the major areas within the syllabus for each module.

The levels specified are:

**Level 1**
Candidates will be expected to have a broad understanding and awareness of the topic, but will not be required to provide answers in detail on these topics.

**Level 2**
Candidates will be expected to have a detailed knowledge of the topic and be able to apply this knowledge in both written and computational situations (where appropriate), showing an understanding of the issues involved.

**Level 3**
Candidates may be required to demonstrate an advanced knowledge, involving interpretive exposition and analysis, with the ability to comment upon problems arising and to suggest possible solutions in novel situations.

Candidates are expected to have an awareness of current accounting issues relevant to tax.
Module 1 - Principles of International Taxation

I  Basic principles of international tax law
   A  Jurisdiction to tax, including limits to tax jurisdiction arising from public international law, and cross-border enforcement of taxes
   B  Taxes and tax systems
      1.  Definition and classification of taxes
      2.  Federal systems and local-level taxes
   C  State practice in exercising tax jurisdiction
      1.  Concepts of source and situs; use of residence, domicile and citizenship as connecting factors
      2.  State practice in determining residence of individuals and corporations
      3.  Implications of the use of citizenship as a connecting factor (especially particular issues for US citizens)
      4.  State practice in determining the source of income and gains
      5.  Tax issues arising from a change of residence/citizenship
   D  Causes of international double taxation
      1.  Conflicts of residence and source
      2.  Conflicting definitions of connecting factors
      3.  Other causes of international double taxation (including particular issues for using citizenship as a connecting factor for taxation)
   E  Methods of relief from international double taxation
      1.  Relief by credit – including indirect/underlying credit and tax sparing credit
      2.  Relief by exemption – including participation exemption
      3.  Practical difficulties in applying relief by credit and relief by exemption
      4.  Relief by exemption and relief by credit compared: capital import neutrality vs. capital export neutrality
      5.  Other methods of relief from international double taxation – relief by deduction of foreign tax; relief by deferral
   F  Private international law and tax
      1.  Recognition of foreign legal entities
      2.  Characterisation of entities as transparent or opaque – state practice
      3.  The issue of qualification and international tax
   G  The history of international tax law
      1.  Work under the League of Nations
      2.  Work of the G20 and OECD
      3.  Work of the UN Group of Experts
   H  European Union law and international tax
      1.  EU law and double taxation conventions
   I  Tax and international human rights instruments
      1.  The European Convention on Human Rights
      2.  The International Covenant on Civil and Political Rights
   J  State responsibility in international tax – the development of the concept of harmful tax competition
### Double taxation conventions (DTCs), focusing on the current version of the OECD Model Tax Convention (MTC)

Candidates are expected to: understand the operation of the provisions of the OECD MTC; show awareness of the major points in the Commentary to the relevant Article of the OECD MTC; and be aware of key reports of the OECD Committee on Fiscal Affairs and major international cases on the topic.

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<td>2. The UN Model Double Taxation Convention (UN MTC)</td>
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<td>3. Specific states’ models: the US MTC; the Dutch MTC</td>
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<td>4. Application of Article 3(2), OECD MTC</td>
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<td>5. Resolving interpretation issues by competent authority proceedings – Article 25(3), OECD MTC</td>
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<td>1. Meaning of “resident” and resolution of cases of dual residence – Article 4, OECD MTC</td>
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<td>2. Permanent establishment concept: determining the existence of a permanent establishment – Article 5, OECD MTC</td>
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<td>3. BEPS Action 7: Preventing the artificial avoidance of a permanent establishment</td>
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<td>H DTC provisions relating to businesses</td>
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<td>1. Business profits (with or without a permanent establishment) – Article 7, OECD MTC</td>
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<td>2. Shipping and air transport profits – Article 8, OECD MTC</td>
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<td>3. Associated enterprises – Article 9, OECD MTC: status of Article 9 and link to transfer pricing legislation</td>
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<tr>
<td>I DTC provisions relating to individuals</td>
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<td>1. Employment income – Article 15, OECD MTC</td>
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<td>2. Directors’ fees – Article 16, OECD MTC</td>
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<tr>
<td>3. Entertainers and sportspersons – Article 17, OECD MTC</td>
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<tr>
<td>4. Pensions – Article 18, OECD MTC</td>
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<td>5. Government service – Article 19, OECD MTC</td>
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<td>6. Students – Article 20, OECD MTC</td>
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<td>J DTC provisions relating to investment income and gains</td>
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<td>1. Income from land – Article 6, OECD MTC</td>
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<td>2. Dividends – Article 10, OECD MTC (including some consideration of the forms of dividend article used by key states, e.g. US, UK, France, Germany)</td>
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<td>3. Interest – Article 11, OECD MTC</td>
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<td>4. Royalties – Article 12, OECD MTC</td>
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<td>K Relevance of the “other income” Article – Article 21, OECD MTC</td>
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</table>
L Limitation of benefit provisions
   1. Approaches to the misuse of DTCs
   2. Abuse of law doctrines and DTCs
   3. State practice with respect to limitation of benefit provisions
   4. BEPS Action 6: treaty abuse
   5. Articles 1 and 29: persons covered and entitlement to benefits
M Methods of elimination of double taxation – Articles 23A and 23B, OECD MTC
N The impact of the non-discrimination article – Article 24, OECD MTC
O The resolution of disputes under DTCs
   1. Competent authority/mutual agreement procedures – Article 25, OECD MTC
   2. Alternative means of resolving international tax disputes
   3. BEPS Action 14: Making dispute resolution mechanisms more effective
   4. BEPS Action 15: Developing a multilateral instrument to modify bilateral tax treaties
P The application of DTCs to electronic commerce
   1. The work of the OECD Taxation Advisory Group
   2. E-commerce and permanent establishments
Q The digital economy
   1. BEPS Action 1: Tax challenges of the digital economy
   2. VAT/GST issues
   3. Nexus issues
   4. Definition of permanent establishments
R The work of the Platform for Collaboration on Tax
S The work of the UN Committee of Experts on International Cooperation in Tax Matters

III Transfer pricing and thin capitalisation rules
A Various approaches to the determination of profits of branches and associated enterprises
   1. Unitary taxation/global formulary apportionment
   2. Arm’s length approaches
B State practice with respect to transfer pricing
   1. Consideration of examples of domestic transfer pricing legislation (US, UK, Germany, Australia)
C Transfer pricing and DTCs – Article 9, OECD MTC
D Advanced pricing agreements
E The OECD Transfer Pricing Guidelines 2017
   1. Background to the introduction of the 2017 guidelines
   2. Major amendments to the 1995 guidelines
   3. Transfer pricing methodologies
   4. Special topics: Hard to value intangibles; low value adding intra-group services; cost contribution/sharing agreements; revised safe harbour guidance; documentation
   5. Resolution of transfer pricing disputes and advance pricing agreements (APAs)
   6. Attribution of profits to permanent establishments
F Transfer pricing and BEPS
   1. Awareness of the impact of BEPS on transfer pricing
   2. BEPS Actions 8-10: Aligning transfer pricing outcomes with value creation
   3. BEPS Action 13: Documentation and country-by-country reporting
G Transfer pricing and developing countries
   1. The United Nations Practice Manual on Transfer Pricing for Developing Countries 2017
H State practice with respect to thin capitalisation
   1. Consideration of examples of thin capitalisation legislation (US, UK, Germany)
I Thin capitalisation legislation and DTCs
   1. BEPS Action 4: Interest Deductions
IV International tax avoidance

A Harmful tax practices
1. Work of the OECD Forum on Harmful Tax Practices
2. Approaches to identification of harmful tax practices, including preferential regimes and substantial activity requirements

B Domestic law approaches to international tax avoidance
1. CFC and other controlled foreign entity legislation – examples from state practice
2. Foreign personal holding company legislation – examples from state practice
3. CFC and equivalent legislation and DTCs

C Money-laundering legislation and international tax avoidance
1. Application of money-laundering legislation to foreign fiscal offences

D Co-operation between revenue authorities
1. Exchange of information – Article 26, OECD MTC
2. Tax information exchange agreement
3. Joint investigations of taxpayers
4. Co-operation in the enforcement of tax liabilities/assistance in the collection of taxes – Article 27, OECD MTC

E Conventions for administrative assistance in tax administration
1. The OECD/Council of Europe Convention
2. Regional arrangements for cooperation in tax administration

F Base Erosion and Profit Shifting (BEPS)
1. Awareness of the scope and details of the OECD BEPS Project
2. Overview of all BEPS actions (1-15)
3. BEPS Action 2: Hybrid mismatches
4. BEPS Action 3: CFC rules
5. BEPS Action 5: Harmful tax practices
6. BEPS Action 11: Measuring and monitoring BEPS
7. BEPS Action 12: Mandatory disclosure rules
8. BEPS Action 15: Multilateral convention to implement tax treaty-related measures to prevent BEPS

V Miscellaneous topics

A Indirect taxes and international taxation
1. The origin and destination bases for indirect taxes
2. GATT and GATS rules and the limitation on border tax adjustment
3. WTO rules and taxes – the WTO dispute resolution regime and taxation

B Cross-border mergers
1. Examination of some of the issues and solutions

C Estate and gift taxation and international issues
1. The taxation issues of cross-border probate

D OECD Secretariat analysis of tax treaties and the impact of the COVID-19 crisis
RECOMMENDED READING LIST

Permitted Texts

Candidates may take a copy of the following texts only into the examination:


Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Candidates with a pre-2016 edition may instead take Volume 1 of the earlier edition into the examination.
Available from the International Tax Centre at Leiden University: www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com

No other texts may be taken into the examination.

Essential Reading

Available from the OECD: www.oecd-ilibrary.org

Candidates can obtain OECD documents from some bookshops, or directly from the OECD iLibrary at www.oecd-ilibrary.org.

The materials listed above are also included in the following permitted book: Van Raad, K. Materials on International, TP and EU Tax Law 2020-2021. Volume A

Books

Unfortunately, there is no single textbook or casebook for the entire syllabus. There are books which cover parts of the syllabus, but these need to be supplemented by references to articles in periodicals (see below).

Most of the books below are available from www.amazon.com. CCH publications are available to order from www.cchinformation.co.uk.

Books to which candidates should refer are:

Available from Wolters Kluwer: https://lrus.wolterskluwer.com/store

Available from Sweet & Maxwell: www.sweetandmaxwell.co.uk

Available from Cambridge University Press: www.cambridge.org/gb/academic
Periodicals

Because international taxation is a rapidly developing subject, and because of the lack of a single textbook, candidates will have to follow much of the course through articles in periodicals. Several periodicals are devoted to the subject of international taxation. Unfortunately, only a very good tax library is likely to have all these periodicals. A number of the journals are available electronically from various websites.

The principal periodicals are:

- **British Tax Review** (London: Sweet & Maxwell) [ISSN: 00071870]
  Also known as *BTR*.
  Available from Sweet & Maxwell: [www.sweetandmaxwell.co.uk](http://www.sweetandmaxwell.co.uk)

- **Bulletin for International Taxation** (Amsterdam: IBFD) [ISSN: 00074624]
  Available from IBFD: [www.ibfd.org](http://www.ibfd.org)

- **Cahiers de Droit Fiscal International (Studies on International Fiscal Law)** (Deventer: Kluwer Law International)
  Also known as *Cahiers DFI*. Despite its title, most reports in the Cahiers are published in English.

  Available from Kluwer Law International: [www.kluwerlawonline.com](http://www.kluwerlawonline.com)

- **European Taxation** (Amsterdam: IBFD) [ISSN: 00143138]
  Available from IBFD: [www.ibfd.org](http://www.ibfd.org)

- **Intertax** (Deventer: Kluwer Law International)
  Available from Kluwer Law International: [www.kluwerlawonline.com](http://www.kluwerlawonline.com)

- **Tax Notes International** (Tax Analysts) [ISSN: 10483306]
  Available from LexisNexis: [www.lexisnexis.co.uk](http://www.lexisnexis.co.uk)
  Also available from Tax Analysts: [www.taxanalysts.com](http://www.taxanalysts.com)
**Case Law**

The syllabus does not examine the rules of any one state. Decisions of the courts of many countries are therefore relevant to this subject. Leading cases are drawn from as far afield as New Zealand, South Africa, Canada, France and Germany.

Cases from the non-English speaking world are generally from the Bundesfinanzhof (German Federal Tax Court), the Conseil d’Etat (French Supreme Administrative Court) or the Hoge Raad (Netherlands Supreme Court). The more important cases are summarised in European Taxation or the Bulletin for International Taxation.

*International Tax Law Reports*, also known as *ITLR*, contains the texts of important international tax cases (including English translations of some cases).

Available from LexisNexis: [www.lexisnexis.co.uk](http://www.lexisnexis.co.uk)

These law reports are available online as part of the LexisNexis online service. CCH’s *British Tax Cases* are also useful.

The IBFD also offers a useful *Tax Treaty Database*.

Available at: [www.ibfd.org/IBFD-Products/Tax-Treaties-Database](http://www.ibfd.org/IBFD-Products/Tax-Treaties-Database)
I Income Tax

A Jurisdiction to tax – Australian residents
   1. Concepts of residency: distinguishing between residents, temporary residents and foreign residents 3
   2. Concepts of source: classes of income and statutory/common law source rules 3

B Concepts of income
   1. Ordinary income 2
   2. Statutory income 2

C Deductions
   1. General deductions formula 2
   2. Special deductions 2
   3. Statutory allowances 2

D Taxing capital gains
   1. CGT events 2
   2. CGT assets 2
   3. CGT exemptions 2
   4. CGT concessions and rollovers 2

E Taxing residents on foreign income
   1. Exemption/exemption with progression methods 3
   2. Foreign tax credit (known as “foreign income tax offset”) methods 3
   3. Deduction methods 1
   4. Attribution of income CFC; transferor trust; FIFs 2

F Taxing foreign residents
   1. Withholding taxes on certain dividends 3
   2. Withholding taxes on interest 3
   3. Withholding taxes on royalties 3
   4. Taxes on capital gains 3
   5. Other income 3

G Taxing temporary residents
   1. Australian sourced income 2

H Domestic anti-avoidance measures
   1. General anti-avoidance rule (GAAR) 3
   2. Multinational anti-avoidance law (MAAL) 2
   3. Diverted profits tax (DPT) 2
   4. Thin capitalisation 2
   5. Tax scheme promoters (Taxation Administration Act 1953) 3

I Double tax agreements (DTAs)
   1. Taxes covered 3
   2. Taxpayers covered 3
   3. Time-frame covered 3
   4. Allocation rules 3
   5. DTA methods to avoid double taxation 3
## Fringe Benefits Tax (FBT)

### A General principles

### B Exemptions

### C Valuation of fringe benefits
- 1. Cars
- 2. Loans and debt waiver
- 3. Expense payment
- 4. Housing
- 5. Property
- 6. Residual
- 7. Exemptions, reductions and concessions

### D International aspects

## Goods and Services Tax (GST)

### A General principles

### B Registration

### C Grouping

### D Non-taxable supplies

### E GST-free supplies

### F Input taxed supplies

### G International aspects
- 1. Exports
- 2. Imports
- 3. Concept of “connected with Australia”
RECOMMENDED READING LIST

Permitted Texts

Candidates may take a copy of the following text only into the examination:


No other texts may be taken into the examination.

Essential Reading

*Income Tax Assessment Acts*
Available from ComLaw: www.comlaw.gov.au

Additional Reading

Available from BNA International: www.bnai.com/shop

Available from LexisNexis: www.lexisnexis.com.au


Case Law

The following court decisions:
- Associated Newspapers Ltd v Federal Commissioner of Taxation (FCT); Sun Newspapers Ltd v FCT (1938) 61 CLR 337
- Blank v Commissioner of Taxation (CT) (2016) 258 CLR 439
- Chevron Australia Holdings Pty Ltd v CT [2017 FCAFC 62]
- CT v Hart (2004) 217
- CT v McNeil (2007) 229 CLR 656
- FCT v BHP Billiton Ltd [2020] HCA 5
- FCT v Bogiatto & Ors (No 2) [2021] FCA 98
- FCT v French (1957) 98 CLR 398
- FCT v Myer Emporium (1987) 163 CLR 199
- FCT v Payne (2001) 202 CLR 93
- FCT v Robert Mitchum (1965) 113 CLR 401
- FCT v Spotless Services Ltd (1996) 186 CLR 404
- FCT v Thomas [2018 HCA 31]
- London Australia Investment Co Ltd v FCT (1977) 138 CLR 106
- Lunney v FCT; Hayley v FCT (1958) 100 CLR 478
- McLaurin v FCT (1961) 104 CLR 381
- Peter Greensill Family Co Pty Ltd (trustee) v CT [2021] FCAFC 99
- Ronpibon Tin NL v FCT; Tongkah Compound NL v FCT (1949) 78 CLR 47
- Uber BV v CT [2017] 1 FCA 110
# MODULE 2.02 - CHINA OPTION

**I**  The structure of the Chinese tax system  
\[5\%

**II**  Individual Income Tax (IIT)  
\[15\%

**III**  Enterprise Income Tax (EIT)  
\[80\%

## I  The structure of the Chinese tax system

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## II  Individual Income Tax (IIT)

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## III  Enterprise Income Tax (EIT)

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<td>Inbound rules: Foreign investment enterprises</td>
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<td>Inbound rules: foreign corporations operating in China</td>
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<td>Interest</td>
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<td>Rents and royalties</td>
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<td>5</td>
<td>Capital gains</td>
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<td>6</td>
<td>Treaty consideration</td>
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<td>Outbound rules</td>
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<td>Controlled Foreign Corporations (CFCs)</td>
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<td>G</td>
<td>Transfer pricing</td>
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<td>General anti-abuse rule (GAAR)</td>
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Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from Professional Bookshop: www.pbookshop.com

Available from Amazon: www.amazon.com

No other texts may be taken into the examination.

Essential Reading

Available from Amazon: www.amazon.com

Available from IBFD: www.ibfd.org

Available from Social Science Research Network:

Available from Social Science Research Network:

Li, J. “The Great Fiscal Wall of China: Tax Treaties and Their Role in Defining and Defending China’s Tax Base” (2012)
Available from Social Science Research Network:

Available from Social Science Research Network:

Available from State Administration of Taxation: www.chinatax.gov.cn/2013/n2925

State Administration of Taxation. *Circular (Guoshuifa) of the State Administration of Taxation on the Issue of the Implementation Measures of Special Tax Adjustments (Provisional)* (SAT, 2009, No. 2)
Available from KPMG:


2011 UK/China Double Taxation Convention, together with 2013 Protocol
I  Income Tax
   A  Basic concepts 5%
   B  Sources of income 10%
   C  Deductions, exemptions and personal allowances 10%
   D  Special modes of taxation 5%
   E  Reorganisations 5%
   F  Base Erosion and Profit Shifting (BEPS) 5%
   G  Double taxation relief and the Cyprus double tax treaty network 25%

II  Special Defence Contribution (SDC) 5%

III  Capital Gains Tax 8%

IV  General Healthcare System

V  Collection and assessment of tax

VI  Trusts 10%

VII  Land Transfer Fees

VIII  Stamp Duty

IX  Value Added Tax (VAT) 10%

X  Organisation of the Tax Department 2%

I  Income tax

A  Basic concepts
   1. Meaning of residence for individuals and relevance of the term 3
   2. Meaning of residence for legal entities and relevance of the term 3
   3. Explanation of transparency of partnerships 1
   4. Meaning of tax year 2
   5. Explanation of the implications of statute law, case law and tax circulars 1
   6. Meaning of arm’s length transactions and implications of Article 33 2

B  Sources of income
   1. Explanation of income of residents vs. non-residents 2
   2. Income from business including from isolated transactions (badges of trade) 3
   3. Income from employment including benefits in kind and 90-day rule 2
   4. Income from dividends 2
   5. Income from interest, including explanation of interest income treated as business income 2
   6. Income from pensions and annuities 2
   7. Income from immovable property, including value of owner’s benefit 2
   8. Income from intellectual property 3
   9. Income from trading goodwill 2
   10. Income from benefit on debit balances 3

C  Deductions, exemptions and personal allowances
   1. The concept of chargeable income 3
2. Deductible and non-deductible expenditure
3. Exemptions available including overseas permanent establishments
4. Deemed interest expense on ‘fresh capital’ injection from 1 January 2015
5. Tax treatment of losses
6. Capital allowances
7. Personal allowances
8. Social insurance and social cohesion fund contributions

D Special modes of taxation
1. Shipping and aircraft businesses
2. Insurance companies
3. Royalties
4. Film rentals
5. Income of professionals, artists and other public entertainers
6. Income of companies providing services to the upstream energy sector

E Debt restructuring
1. Definition of restructuring, lender, restructuring price
2. Exemption from taxation of amounts written off restructured loans
3. Provisions to which exemptions do not apply

F Reorganisations
1. Types of reorganisations
2. Tax implications of reorganisation schemes
3. Exemptions do not apply in cases of artificial arrangements for the purposes of avoidance or deferral of taxes

G Base Erosion and Profit Shifting (BEPS)
1. Understanding of the concept of BEPS, and BEPS as a tax avoidance issue
2. BEPS by trading, royalty and financing companies
3. Provisions in Cyprus legislation to combat BEPS
4. Double taxation avoidance where related companies are caught in BEPS, the European code of conduct (EC2006/C176/02) and the relevant provisions of Article 9, OECD MTC

H Anti Tax Avoidance Directive (ATAD)
1. Interest limitation rule
2. Controlled foreign company (CFC) rule
3. General anti-abuse rule (GAAR)

I Double taxation relief and the Cyprus double tax treaty network
1. Double tax treaty relief
2. Unilateral relief and relief for underlying tax
3. Outline of the OECD MTC
4. Cyprus’s double taxation treaty network, including knowledge of the most popular treaties for inward and outward investment
5. Restriction of Foreign Dividend income exemption if it erodes the taxable base of the remitter company
6. Restriction of unilateral double taxation relief on foreign dividends received in cases of artificial arrangements for the purposes of avoidance or deferral of taxes
7. Multilateral automatic exchange of information – application of the OECD Common Reporting Standard (CRS)

II Special Defence Contribution (SDC)

A Application of SDC
1. Residents and domiciled vs. non-domiciled residents and non-residents (including when the beneficial owner of a structure is non-domiciled or non-resident)
### B Taxation of dividends
1. SDC on dividends and deemed dividend distribution rules 1
2. Exemption of SDC on dividends between resident companies and the four year exception rule 1
3. Clawback of deemed distribution exemption on reorganisation, on the future disposal of previously exempt asset transfer 2
4. Definition of restructuring, lender, restructuring price 1
5. Exemption from deemed distribution of amounts written off restructured loans 2
6. Provisions whereby exemption from deemed distribution of amounts written off from restructured loans does not apply, and general anti-avoidance provisions 2

### C Taxation of interests
1. SDC on interest including explanation of application when interest is considered business income 1
2. Application of the reduced rate 1

### D Taxation of rental income
1. SDC on rental income 1

### III Capital Gains Tax

#### A Chargeable gain
1

#### B Rollover relief
1

#### C Application to sale of shares
1

#### D Exemptions and losses
1

#### E Exemption from scope of tax of disposals of taxable property acquired up to 31 December 2016
1

#### F Definitions of restructuring, lender, restructuring price
2

#### G Capital Gains Tax exemption for amounts written off from restructured loans
2

#### H Provisions under which exemptions do not apply
2

#### I Tax is the obligation of the borrower, but the lender has the obligation to withhold in cases where exemptions do not apply
2

#### J Definitions of sale and leaseback, finance lease, simple finance lease, lessor, leasehold premium, lessee, connected person and company
2

#### K Transfer of leasehold premiums between connected parties; tax obligation on the lessee, the lessor has the obligation to withhold the tax
2

### IV General Healthcare System

#### A Contribution base
2

#### B Contribution rates per type of income
2

#### C Administration
2

### V Collection and assessment of tax

#### A Method and dates of payment of tax, including temporary taxation provisions
2

#### B Penalties for late or non-payment
2

#### C Powers of the Commissioner
1

#### D Definitions for debt restructuring, lender, restructuring price
1

#### E Memo on immovable property transferred to the lender when the property is transferred under a debt restructuring scheme
1

#### F Commissioner discretion to transfer the memo to another property, to negotiate a settlement to free it from the memo or to grant relief for insolvent individuals of illiquid companies
1

#### G Objections, assessments and appeals
1
VI  Trusts

A  The Cyprus International Trust vs. the Cyprus Trust 3
B  Administration of a trust for tax purposes 3

VII  Land Transfer Fees

A  Rates of fees 1
B  Definitions for restructuring, lender, restructuring price 1
C  Anti-avoidance; false declaration of the restructuring price 1

VIII  Stamp Duty

A  Basic rules regarding instruments liable to duty 1
B  Definitions for restructuring, lender, restructuring price 1
C  Stamp duty exemption for documents within a debt restructuring scheme 1
D  General anti-avoidance provision regarding artificial arrangements for tax avoidance 1

IX  Value Added Tax (VAT)

A  Meaning of taxable person and taxable supply 2
B  Place of supply rules for goods and services, including triangulation and reverse charge principle 2
C  The application of VAT to cross-border acquisitions and supplies 2
D  The application of VAT to imports and exports 2
E  VAT mixed transactions 2
F  Optional cash accounting scheme 2
G  Application of harmonised time limits for issuing invoices for intra-Community trade 2
H  Electronic invoices: content, storage, transmission, integrity and authenticity 2
I  Tax point changes for lawyers’ services and services in the building industry 2
J  Definitions for debt restructuring, lender, restructuring price 1
K  Memo on immovable property transferred to the lender when the property is transferred under a debt restructuring scheme 1
L  Commissioner discretion to transfer the memo to another property, to negotiate a settlement to free it from the memo or to grant relief for insolvent individuals of illiquid companies 1

X  Organisation of the Tax Department

A  Organisation of the Tax Department 3
RECOMMENDED READING LIST

Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from the OECD online bookshop: www.oecdbookshop.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Candidates with a pre-2016 edition may instead take Volume 1 of the earlier edition into the examination.
Available from the International Tax Centre at Leiden University:
www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com


Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Savvides, S. *Cyprus Tax Laws loose-leaf books in Greek* (CTR Publications) [ISBN: 99635950104]
Available from CTR Publications: www ctrpublications com

Available from IBFD: www.ibfd.org

No other texts may be taken into the examination.

Publications

CTR. *A Practical Application of Income Tax in Businesses* (CTR Publications)
This manual covers all tax legislation in Cyprus in detail, giving an article-by-article explanation of the law, and including important court decisions and tax circulars. Loose leaf binder with subscription required for updates. Available only in Greek.
Available from CTR Publications: www ctrpublications com

CTR. *A Practical Application of VAT in Businesses* (CTR Publications)
This manual covers all VAT legislation in Cyprus in detail, giving an article-by-article explanation of the law, and including important court decisions and tax circulars. Loose leaf binder with subscription required for updates. Available only in Greek.
Available from CTR Publications: www ctrpublications com

Case Law

Particular attention should be given to the following court decisions:

- Canada: Prévost Car Inc vs. The Queen, 2008 D.T.C. 3080, on the definition of the term ‘beneficial ownership’ in the context of a double tax treaty
- CY: Hagop Matossian, Case 1102 [14.9.1992], on tax of notional profit, enforcing the principle laid down in the UK case of Sharkey vs. Wernher [1956]
- CY: Faunus Investment Company Ltd, Case 423/85 [30.12.1986], on rule that double tax treaty provisions override local tax law provision
- CY: Serafino Shoe Industry and Trading Limited, Case 757 [16.05.1991], on rules on interpreting provisions of tax law
- CY: Canon Assurance Limited, Case 1203, [26.01.1996], on existence of permanent establishment
- ECI: Marks and Spencer plc vs. David Halsey (Her Majesty’s Inspector of Taxes), Case C-446/03 [13.12.2005], on use of losses from foreign subsidiary as group relief
The following court decisions are also of interest:

- CY: Limassol Land Investments Ltd [1957], on badges of trade
- CY: Rallis Makrides [Ράλλης Μακρίδης] [18.2.1967], on badges of trade
- CY: Amani Enterprises (Houses) Ltd, Case 438 [27.3.1990], on badges of trade
- CY: Lavar Shipping Co. Ltd, Case 1109 [15.7.1994], on general principle regarding deduction of losses
- CY: Ktimatiki Etaireia A X"Savva Ltd [Κτηματική Εταιρεία Α. Χ"Σάββα Λτδ], Case 2090, [18.12.1997], on badges of trade
- CY: Theodosis Karaolis Holdings Ltd and A Kapetanos Holdings Ltd, Case 138/05 [11.02.2009], on computation of taxable gain for capital gains tax purposes when selling shares in a company that owns immovable property in Cyprus

International court cases can be found through a simple internet search.
Cyprus court cases are available free of charge from the Cyprus Bar Association’s website:
www.cylaw.com

Tax Laws and Treaties

Particular attention should be given to the following:

- 1998 Cyprus/Russia Double Taxation Convention, together with 2010 Protocol
- The Income Tax Law, Law 118(I)/2002

Both items are available from the Ministry of Finance website: www.mof.gov.cy

Other Tax and VAT Laws and Circulars

Particular attention should be given to the following circulars issued by the Department of Inland Revenue of Cyprus:

On exchange differences:

- Circular 1990/23 – Tax treatment of exchange differences
- Circular 2008/4 – Tax treatment of exchange differences arising directly or indirectly from the sale and purchase of shares

On the income/profit tax exemption on sale of titles:

- Circular 2008/13 – List of investment products that constitute ‘titles’
- Circular 2009/6 – Amendment to circular 2008/13

On the deductibility of interest expense:

- Circular 2010/8 – Interest that is not deductible for the purposes of calculating taxable income (Article 11 of the Income Tax Law)

On deduction of losses and distribution of expenses at arriving at taxable income:

- Circular 2008/14 – Deduction of losses and distribution of expenses and deductions for the purposes of determining taxable income

On when interest income constitutes business income:

- Circular 2003/8 – Article 8(19) of the Income Tax Law and Article 3(2)(b)(i) of the special contribution for the defence of the Republic Law

On debt restructuring:

- Circular 2016/2 – Debt restructuring

On BEPS:

- Double taxation relief for related companies, Law 11(III)/2006 (90/436/EEC)
- Circular 2007/5 – Acknowledgement of Law 11(III)/2006 and application of EU code 2006/ C176/02
- Letter of Director of Taxes dated 4 July 2011 to ICPAC on acceptable profit margins (within the frame of s.33 of Law 118(I)/2002 on triangular loan relationships between connected companies)
• ACTL Ministerial Order 161/2016 dated 20 May 2016 on Multilateral Automatic Exchange of Information (Adoption of the OECD Common Reporting Standard)

On double tax relief:
• Circular 2011/14 – Providing tax relief with regards to overseas tax that was paid on income arising outside of the Republic and which is taxable in the Republic (Articles 35 and 36 of the Income Tax Law)

On double tax treaties:
• Circular 2012/11 – Protocol that amends the Double Tax Treaty between Cyprus and Russia

On benefits in kind:
• EE37 Income Tax, 15 April 2019

On non-returnable capital contributions:
• EE25 Income Tax, 3 September 2018

On back-to-back financing arrangements:
• EE03 Income Tax, 30 June 2017

On the Notional Interest Deduction (NID):
• Circular 2016/10 – Interpretation and Tax Practice for New Article 9B of the Income Tax Law 116 (I) / 2015 for Notional Interest Deduction (NID) on new capital injected into the enterprise

On non-domiciles:
• Circular 2017/03 – Exemption from special contribution to the defense of the Republic for non-residents in Cyprus

The following VAT circulars are also of interest:
• Interpretative Circular 101 – Sale of buildings with the land
• Interpretative Circular 105 – Barter transactions in the construction industry
• Interpretative Circular 127 – Deduction of input VAT when applying the reverse charge
• Interpretative Circular 166 – Obligation to register under Article 11B

VAT circulars exist only in Greek and are available from the Ministry of Finance website:

European Union Directives

The following EU Directives are of interest:
• Council Directive 2003/49/EC of 3 June 2003 on a common system of taxation applicable to interest and royalty payments made between associated companies of different Member States [Interest and Royalties Payments Directive]
• Council Directive 2005/19/EC of 17 February 2005 on the common system of taxation applicable to mergers, divisions, transfers of assets and exchanges of shares concerning companies of different Member States [Mergers Directive]
# Module 2.04 - Hong Kong Option

## Income Tax

### Taxation of individuals
1. Salaries tax on income from employment
2. Profits tax on income from self-employment
3. Property tax on income from property
4. Personal assessment

   - **Scope of charge: meaning of source of income and residence issues**
   - **Deduction, relief, and allowances**
   - **Calculation of tax liability**

### Taxation of corporate business
1. Profits tax on income of Hong Kong companies trading in Hong Kong, mainland China and overseas
2. Profits tax on income of non-Hong Kong resident companies trading in Hong Kong
3. Special categories of taxpayer
   - Insurance corporations
   - Financial institutions
   - Shipping and airline companies
   - Clubs and associations

### Tax administration
1. Assessment procedures and tax compliance
2. Objections and appeals
3. Penalties

### Tax planning and tax audit
1. Tax deferral and mitigation – principles and strategies
2. Anti-tax avoidance rules – specific rules, general rules and transfer pricing rules
3. Advance ruling
4. Tax investigation – process, methods of quantification of under-statement, offences and penalties

### Transfer Pricing, Double Taxation relief and Hong Kong Double Taxation Treaty Network
1. The basis of double taxation relief: unilateral and bilateral
2. The rules for determining double taxation relief: tax deduction, tax exemption, tax credit, etc.
3. The Hong Kong treaty network
4. Principle and operation of transfer pricing
5. Transfer pricing methodologies and documentation, including advance pricing agreements (APAs)

## Stamp Duty

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### Income Tax

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<td>B</td>
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<td>Relief and exemption</td>
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</table>
Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from CCH: www.cch.com.hk
Or available from Professional Bookshop: www.pbookshop.com

**CCH. Hong Kong Revenue Legislation** (CCH Hong Kong Ltd, 1989-) [ISBN: 9781862644175]
Available from CCH: www.cch.com.hk

No other texts may be taken into the examination.

Textbooks for Hong Kong Tax

Or available from Professional Bookshop: www.pbookshop.com

Or available from Professional Bookshop: www.pbookshop.com

Available from Professional Bookshop: www.pbookshop.com

Available from Professional Bookshop: www.pbookshop.com

Additional Reading

Available from LexisNexis: www.lexisnexis.com.hk

Available from LexisNexis: www.lexisnexis.com.hk

Available from LexisNexis: www.lexisnexis.com.hk

Online Resources


Hong Kong Board of Review (for Board of Review’s decisions): www.info.gov.hk/bor

Hong Kong Inland Revenue Department: www.info.gov.hk/ird
MODULE 2.05 - INDIA OPTION

I  Tax jurisdiction (including territoriality) 10%
   A  Charge to tax, including deemed income under Section 9 3
   B  Residence, ordinary residence and non-residence 3
II  Taxation of individuals 15%
   A  Employment income 3
   B  Reliefs 1
   C  Investment income 2
   D  Capital gains 3
III  Taxation of companies 20%
   A  Business profits 3
   B  Capital gains 3
   C  Withholding taxes 3
   D  Computations 3
   E  Transfer pricing 2
   F  Funding costs 3
   G  Dividends and income from other sources 3
   H  Equalisation Levy 3
IV  Tax planning 20%
   A  Judicial anti-avoidance doctrine 3
   B  General anti-abuse rule (GAAR) 2
   C  Vodafone changes 3
   D  Specific anti-avoidance legislation 1
   E  Implications of the OECD BEPS Project for the Indian taxation of cross-border activities 2
   F  India’s positions under the Multilateral Convention to Implement Tax Treaty Related Measures to Prevent BEPS (MLI) 2
   G  Residence of partnerships 2
   H  Availability of treaty benefits 2

V  Use of tax treaties 10%
VI  Tax procedures 10%
VII  Withholding taxes 10%
VIII Tax administration 5%
V Use of tax treaties

A Knowledge of most popular treaty locations for inward and outward investment 2
B Use of treaty residence certificates 2
C Interaction with GAAR 2
D The courts’ approach to treaties 3
E India’s Tax Information Exchange Agreement (TIEA) network 1

VI Tax procedures

A Advance rulings 3
B Transfer pricing 2
C Advance pricing agreements 2
D Section 195 procedures 3

VII Withholding taxes

A What does withholding apply to? 2
B Payment machinery 1
C Withholding tax rates 2

VIII Tax administration

A Assessment and compliance 2
B Appellate procedure 2
C Other judicial remedies 2
D The Taxpayers’ Charter and faceless assessment 2
E Interest and penalties 1
F Collection and enforcement 1
RECOMMENDED READING LIST

Permitted Texts

Candidates may take a copy of the following texts only into the examination:

  Available from Taxmann: www.taxmann.com/bookstore

- **UK/India Double Taxation Treaty**
  Available from the Income Tax Department: www.incometaxindia.gov.in/Pages/international-taxation/dtaa.aspx

  Available from Taxmann: www.taxmann.com/bookstore

No other texts may be taken into the examination.

Tax Legislation

  Available from the Ministry of Finance: www.finmin.nic.in

  Available from the Ministry of Finance: www.finmin.nic.in

  Available from the Ministry of Finance: www.finmin.nic.in

Books

  Available from LexisNexis: www.lexisnexis.in

  Available from LexisNexis: www.lexisnexis.in

  Available from LexisNexis: www.lexisnexis.in

  Available from Taxmann: www.taxmann.com/bookstore

- **Mittal, D. Law and Practice Relating to General Anti Avoidance Rules (GAAR)** (Taxmann, 2012) [ISBN: 9789350710685]
  Available from Taxmann: www.taxmann.com/bookstore

  Available from LexisNexis: www.lexisnexis.in/taxation-principles-and-applications-a-compendium.htm

  Available from Taxmann: www.taxmann.com/bookstore

  Available from Taxmann: www.taxmann.com/bookstore

  Available from Taxmann: www.taxmann.com/bookstore
Additional Reading


Online Resources

Income Tax Department of India: www.incometaxindia.gov.in

ITAT Online (for cases): www.itatonline.org

Ministry of Finance: www.finmin.nic.in

OECD (for BEPS): www.oecd.org/ctp/beps.htm

Taxmann: www.taxmann.com

Taxsutra: www.taxsutra.com (20% discount available for registered ADIT students)

Taxsutra Transfer Pricing portal: www.tp.taxsutra.com (20% discount available for registered ADIT students)
MODULE 2.06 - IRELAND OPTION

I  Income Tax, Universal Social Charge (USC), Corporation Tax and Capital Gains Tax (CGT)
   A  Basic jurisdictional rules 15%
   B  The application of taxes on income and capital gains to cross-border situations 20%
   C  Double taxation relief 20%
   D  The Irish double tax treaty network 10%
   E  Transfer pricing 10%
   F  Anti-avoidance

II  Capital Acquisitions Tax (CAT)

III  Stamp Duty 5%

IV  Pay-Related Social Insurance (PRSI)

V  Value Added Tax (VAT) and customs 15%

VI  The impact of EU law 5%

I  Income Tax, Universal Social Charge (USC), Corporation Tax and Capital Gains Tax (CGT)

   A  Basic jurisdictional rules
      1. Jurisdictional rules applying to the various categories of income and to capital gains tax 3
      2. Meaning of residence and ordinary residence for individuals, corporations, and other bodies 3
      3. Determination of Irish source or situs for various categories of income and property; trading in Ireland; Irish permanent establishment 3
      4. The imposition of tax on non-resident persons: Irish tax representatives of non-resident persons; withholding at source; domicile levy 2
      5. Domicile 3
      6. Remittance basis 3
      7. Administrative and compliance requirements 1

   B  The application of taxes on income and capital gains to cross-border situations
      1. The taxation of foreign income and gains of Irish resident individuals and corporations 3
      2. The determination and taxation of Irish source income of non-resident corporations 3
      3. Entity characterisation: the characterisation of foreign entities for various purposes 3
      4. Cross-border payments of dividends, interest, and royalties out of Ireland 3
      5. Cross-border payments of dividends, interest and royalties into Ireland 3
      6. Restriction of relief for interest paid (the distribution provisions) 3
      7. Taxation of foreign exchange transactions for trading and non-trading companies and individuals 2
      8. Cross-border re-organisations 3
      9. Tax consequences of change of individual and corporate residence (outward and inward) 3
      10. Tax issues of employees: stock options, PRSI, tax equalisation arrangements, special assignee relief, foreign earnings deduction 2
      11. Irish partnerships trading abroad; non-resident partners in Irish partnerships 1

   C  Double tax relief
      1. The basis for double tax relief: unilateral and treaty relief 3
      2. The rules for determining double tax relief: the credit code and other provisions 3
      3. Practical administration of double taxation conventions (DTCs) and foreign tax credit relief 2
D The Irish double tax treaty network
   1. The legal basis for negotiating and implementing DTCs in Ireland  2
   2. The approach to interpreting DTCs in Ireland  3
   3. An overview of the Irish treaty network (candidates are not expected to know the details of the entire network, but are expected to know where Irish treaty practice departs regularly from the OECD Model. Some understanding of the major Irish treaties, with the US, UK and Netherlands in particular, is expected)  2

E Transfer pricing
   1. Transfer pricing in Irish law  3

F Anti-avoidance
   1. Transfers of assets abroad  2
   2. Offshore funds  2
   3. Capital Gains Tax  3
   4. Arbitrage – Section 247 and related anti-avoidance provisions  2
   5. General anti-avoidance provision (Section 811)  2
   6. The implications of the OECD BEPS Project on Irish investment, both inbound and outbound  2

G Non-Irish trusts
   1. The rules relating to non-Irish resident trusts, their settlors and beneficiaries  1

II Capital Acquisitions Tax (CAT)
   A Basic jurisdictional rules
      1. Domiciled individuals, non-domiciled individuals, deemed domicile  2
      2. Situs of assets  2
   B Double taxation and unilateral relief  1

III Stamp Duty
   A Basic jurisdictional rules  1

IV Pay-Related Social Insurance (PRSI)
   A Application of PRSI rules in cross-border situations  2
   B Ireland’s network of social security agreements  1

V Value Added Tax (VAT) and customs
   A The application of VAT to cross-border acquisitions, importations and supplies  2
   B The application of VAT to non-Irish resident entities  2
   C The post-Brexit settlement from an ROI perspective  3

VI The impact of EU law
   B The impact on Irish tax law of the jurisprudence of the CJEU  3
RECOMMENDED READING LIST

Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from Irish Tax Institute: www.taxinstitute.ie

Available from Irish Tax Institute: www.taxinstitute.ie

Available from Irish Tax Institute: www.taxinstitute.ie

Candidates with a pre-2016 edition may instead take Volume 1 of the earlier edition into the examination. Available from the International Tax Centre at Leiden University:
www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com

No other texts may be taken into the examination.

Books

Available from Irish Tax Institute via TaxFind:
www.taxinstitute.ie/TaxFind/Taxfind.aspx

Available from Irish Tax Institute via TaxFind:
www.taxinstitute.ie/TaxFind/Taxfind.aspx

Available from Irish Tax Institute via TaxFind:
www.taxinstitute.ie/TaxFind/Taxfind.aspx

Conroy, S. Cross-border Compliance Masterclass: Ireland and UK 2016 (Irish Tax Institute, 2016)
Available from Irish Tax Institute via TaxFind:
www.taxinstitute.ie/TaxFind/Taxfind.aspx

Available from Irish Tax Institute via TaxFind:
www.taxinstitute.ie/TaxFind/Taxfind.aspx

Available from IBFD:
www.ibfd.org

Available from Irish Tax Institute via TaxFind:
www.taxinstitute.ie/TaxFind/Taxfind.aspx

Available from Irish Tax Institute: www.taxinstitute.ie

Available from Bloomsbury Professional:
www.bloomsburyprofessional.com

Available from Bloomsbury Professional:
www.bloomsburyprofessional.com

O’Brien, C. Double Taxation Agreements (Irish Tax Institute, 2014) [ISBN: 9781842603628]
Available from Irish Tax Institute: www.taxinstitute.ie
Available from Irish Tax Institute via TaxFind: www.taxinstitute.ie/TaxFind/Taxfind.aspx

Riordan, D. *The Taxation of Capital Gains, Finance Act 2019* (Irish Tax Institute, 2020)
Available from Irish Tax Institute via TaxFind: www.taxinstitute.ie/TaxFind/Taxfind.aspx

Available from Wolters Kluwer: https://lrus.wolterskluwer.com/store
(Discount available for registered ADIT students)

Whelan, J. and Williams, A. *Taxation of Gifts and Inheritances, Finance Act 2019* (Irish Tax Institute, 2020)
Available from Irish Tax Institute via TaxFind: www.taxinstitute.ie/TaxFind/Taxfind.aspx

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**Periodicals**

*Cahiers de Droit Fiscal International* (Studies on International Fiscal Law) (Deventer: Kluwer Law International)
Also known as Cahiers DFI. Despite its title, most reports in the Cahiers are published in English. Relevant articles include:

- “Foreign exchange issues and international taxation” (Volume 94b, page 345)
- “Is there a permanent establishment?” (Volume 95a, p.367)
- “Tax treaties and anti-avoidance” (Volume 95a, p.389)
- “Cross-border business restructuring” (Volume 96a, p.383)

Available from IFA: www.ifa.nl/publications/cahiers/pages/default.aspx

*Irish Tax Review* (Irish Tax Institute)
Relevant articles include:

- Berry, M. “Key provisions for companies – Finance No 2 Act 2013” (March 2014)
- Farrell, F. and Brady, K. “EU Social Security changes: significant changes – could they affect your clients?” (September 2010)
- Farrell, F. “International mobile directors: the final frontier” (March 2015)
- Gill and Porter. “CAT and double taxation: credit where it’s due” (September 2009)
- Keogh, N. and Sexton, L. “Taxation of fund investments – where are we at?” (March 2014)
- Maguire, T. “Corporate Tax deductions for interest after Finance Act 2011” (May 2011)
- Maguire, T. “Tax treatment of foreign dividends and EU law – are we there yet?” (May 2013)
- Quirke, J. “Dual residents: Interpreting the “tie-breaker” rules in a globalised world” (September 2014)
- Raine, M. “Sections 247 and 249 TCA 1997: interest relief on loans” (January 2013)
- Vale, P. and Meredith, S. “Foreign tax revisited: recap and update on recent changes” (June 2010)
- Walsh, F. and Smyth, P. “Offshore Funds: a little done, lots more to do” (March 2009)
- Watson, D. “Foreign direct investment: the people agenda” (September 2014)

Available from Irish Tax Institute via TaxFind: www.taxinstitute.ie/TaxFind/Taxfind.aspx

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**Online Resources**

*International Corporate Tax Reform and Taxing Innovation in Ireland* (Irish Tax Institute, February 2020)
Available from Irish Tax Institute: www.taxinstitute.ie/event/international-corporate-tax-and-taxing-innovation-in-ireland

*Transfer Pricing in Ireland 2020 and Beyond* (Irish Tax Institute, November 2020)
## MODULE 2.07 - MALTA OPTION

### I Income Tax

| A Jurisdiction to tax                        | 5% |
| B Ascertainment of chargeable income        | 10%|
| C Taxation of individuals                   | 10%|
| D Taxation of companies                     | 15%|
| E Taxation of partnerships                  | 5% |
| F Special cases                             | 5% |
| G Relief from international double taxation and Malta’s double tax treaty network | 10%|
| H Tax administration                        | 5% |
| I Anti Tax Avoidance Directive (ATAD)       | 5% |

### II Income Tax on capital gains

| II Income Tax on capital gains | 10% |

### III Property Transfers Tax (PTT)

| III Property Transfers Tax (PTT) | 5% |

### IV Duty on Documents and Transfers (DDT)

| IV Duty on Documents and Transfers (DDT) | 5% |

### V Value Added Tax (VAT)

| V Value Added Tax (VAT) | 10% |

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<table>
<thead>
<tr>
<th>I Income Tax</th>
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<tbody>
<tr>
<td>A Jurisdiction to tax</td>
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<td>1. General jurisdiction rules (income arising, foreign source income, the remittance basis)</td>
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<td>2. The meaning of ordinary residence for individuals</td>
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<td>3. The meaning of ordinary residence for companies</td>
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<td>4. The meaning of domicile for individuals</td>
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<tr>
<td>5. The meaning of domicile for companies</td>
<td>3</td>
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<td>6. The meaning of ‘residence’ for companies and individuals and relevance of the term</td>
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<td>B Ascertainment of chargeable income</td>
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<td>1. The concept of chargeable income</td>
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<tr>
<td>2. Deductions of a non-capital allowances nature</td>
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<tr>
<td>3. Capital allowances</td>
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<tr>
<td>4. ‘Personal’ deductions (Article 14A-14H)</td>
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<tr>
<td>5. Surrendering of losses</td>
<td>2</td>
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<tr>
<td>6. Relevant exemptions (Including the Participation Exemption)</td>
<td>3</td>
</tr>
<tr>
<td>C Taxation of individuals</td>
<td></td>
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<tr>
<td>1. The taxation of employment income</td>
<td>3</td>
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<tr>
<td>2. The Fringe Benefit rules</td>
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<tr>
<td>3. Article 56(17), Article 56(21), Article 56(23), Article 56(25), Article 56(26), Article 56(27)</td>
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<tr>
<td>4. The part-time and overtime rules</td>
<td>2</td>
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<tr>
<td>5. Computational issues</td>
<td>2</td>
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<tr>
<td>D Taxation of companies</td>
<td></td>
</tr>
<tr>
<td>1. The meaning of the term ‘company’</td>
<td>3</td>
</tr>
<tr>
<td>2. General tax treatment of companies</td>
<td>3</td>
</tr>
<tr>
<td>3. Tax accounting</td>
<td>3</td>
</tr>
<tr>
<td>4. The refundable tax credit system and the full imputation system</td>
<td>3</td>
</tr>
<tr>
<td>5. Deemed distributions and the investment income provisions</td>
<td>2</td>
</tr>
<tr>
<td>E Taxation of partnerships</td>
<td></td>
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<tr>
<td>1. Transparent entities for the purposes of Maltese law</td>
<td>2</td>
</tr>
</tbody>
</table>
## Taxation of Partners and Partnerships

### Special cases

1. Shipping companies
2. Collective investment schemes
3. Non-resident entertainers
4. Trusts and foundations
5. Aviation companies
6. Insurance companies
7. Banking companies
8. Petroleum profits
9. Rental income
10. Notional interest deduction
11. Fiscal consolidation

## Relief from international double taxation and Malta’s double tax treaty network

1. Double taxation treaty relief
2. Unilateral relief and relief for underlying tax
3. The Flat Rate Foreign Tax Credit
4. Malta’s double tax treaty network

## Tax administration

1. Tax compliance obligations
2. Penalties
3. Objections, assessments and appeals
4. Taxation and human rights

## Anti Tax Avoidance Directive (ATAD)

1. Domestic implementation of ATAD measures, including CFC, interest limitation and anti-hybrid rules

## Income Tax on capital gains

1. Chargeable gains
2. Relevant definitions
3. Transfers of immovable property
4. Transfers of securities (including capital gains rules)
5. Transfer of interests in partnerships
6. Value-shifting
7. De-grouping
8. Exemptions

## Property Transfers Tax (PTT)

1. Scope of Article 5A, Income Tax Act
2. Special rules

## Duty on Documents and Transfers (DDT)

1. Documents subject to duty
2. Transfers of shares
3. Transfers of immovable property

## Value Added Tax (VAT)

1. Concept of ‘Turnover Tax’
2. The application of VAT to cross-border acquisitions, importations and supplies
3. Compliance obligations
4. VAT grouping
Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from Malta Institute of Management:
www.maltamanagement.com
Or available from Malta Online Bookshop:
https://maltaonlinebookshop.com

Available from Malta Institute of Management:
www.maltamanagement.com

Available from Legislation Malta:
https://legislation.mt/eli/cap/123/eng

Available from Legislation Malta:
https://legislation.mt/eli/cap/372/eng

Available from Legislation Malta:

Available from Legislation Malta:
https://legislation.mt/eli/cap/406/eng

No other texts may be taken into the examination.
# Module 2.08 - Singapore Option

## I Income Tax

### A Jurisdiction to tax
1. Charge to tax: source; remittance
2. Deemed and exempt income
3. Tax residence and its implications

### B Taxation of individuals
1. Employment income
2. Perquisites: stock options
3. Deductions and personal reliefs
4. Non-resident reliefs

### C Taxation of companies and other vehicles
1. Taxation of corporate profits: trade or business
2. Corporate residence and tax implication

### D Taxation implications of debt and equity
1. Deductibility of interest and other costs of debt financing
2. Taxation of corporate distributions

### E Ascertainment of chargeable income
1. Deductions
2. Capital allowances
3. Loss relief

### F Tax planning
1. Anti-avoidance
2. Advance rulings
3. Transfer pricing

### G Tax administration
1. Assessment and compliance
2. Objections and appellate process
3. Penalties for non-compliance and violations

### H Relief from international double taxation
1. Unilateral and bilateral reliefs
2. Tax credits under double tax agreements

## II Goods and Services Tax (GST)

<table>
<thead>
<tr>
<th>Income Tax</th>
<th>Goods and Services Tax (GST)</th>
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</thead>
<tbody>
<tr>
<td>A Jurisdiction to tax</td>
<td>10%</td>
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<tr>
<td>B Taxation of individuals</td>
<td>10%</td>
</tr>
<tr>
<td>C Taxation of companies and other vehicles</td>
<td>15%</td>
</tr>
<tr>
<td>D Taxation implications of debt and equity</td>
<td>10%</td>
</tr>
<tr>
<td>E Ascertainment of chargeable income</td>
<td>10%</td>
</tr>
<tr>
<td>F Tax planning</td>
<td>10%</td>
</tr>
<tr>
<td>G Tax administration</td>
<td>5%</td>
</tr>
<tr>
<td>H Relief from international double taxation</td>
<td>15%</td>
</tr>
<tr>
<td>II Goods and Services Tax (GST)</td>
<td>15%</td>
</tr>
</tbody>
</table>
## Goods and Services Tax (GST)

A. The charge to tax

B. Scope of charge: supply; consideration; taxable person; in the course of furtherance of business

C. Value of supply and time of supply

D. International services and taxation of the digital economy
   1. Business-to-business supplies of imported services under the reverse charge mechanism regime
   2. Business-to-consumer supplies made to non GST registered persons under the new overseas vendor registration (OVR) regime

E. Anti-avoidance
Permitted Texts

Candidates may take a copy of the following texts only into the examination:

**Goods and Services Tax Act, Cap 117A, Rev Ed 2005** with all subsequent amendments
Available from the Singapore Attorney-General’s Chambers: [https://sso.agc.gov.sg/](https://sso.agc.gov.sg/)

**Income Tax Act, Cap 134, Rev Ed 2014** with all subsequent amendments
Available from the Singapore Attorney-General’s Chambers: [https://sso.agc.gov.sg/](https://sso.agc.gov.sg/)
Also available in the following publication:

No other texts may be taken into the examination.

Textbooks for Singapore Tax

Or available from Professional Bookshop: [www.pbookshop.com](https://www.pbookshop.com)

Volume 2 contains a compilation of articles on a range of topics and issues that candidates may find helpful.

Available from Professional Bookshop: [www.pbookshop.com](https://www.pbookshop.com)


Additional Reading


Online Resources

Singapore IRAS: [www.iras.gov.sg](https://www.iras.gov.sg)
Singapore Law Watch: [www.singaporelawwatch.sg](https://www.singaporelawwatch.sg)
Singapore Ministry of Finance/Taxation: [www.mof.gov.sg](https://www.mof.gov.sg)
MODULE 2.09 - UNITED KINGDOM OPTION

I Income Tax, Corporation Tax and Capital Gains Tax
   A Basic jurisdictional rules
      1. Jurisdictional rules applying to the various categories of income and to Capital Gains Tax
      2. Meaning of residence for individuals, corporations and other bodies
      3. Determination of UK source or situs for various categories of income and property: trading in the UK; UK permanent establishment
      4. The imposition of tax on non-resident persons: UK tax representatives of non-resident persons; withholding at source
      5. Domicile
      6. Remittance basis
      7. Administrative and compliance requirements
   B The application of Corporation Tax, etc. to cross-border situations
      1. The taxation of the foreign income of UK-resident corporations
      2. The determination and taxation of the UK-source income of non-resident corporations
      3. Entity characterisation: the characterisation of foreign entities for various purposes
      4. Cross-border payments of dividends, interest and royalties out of the UK
      5. Cross-border payments of dividends, interest and royalties into the UK
      6. Restrictions on the deductibility of interest
      7. Forex rules
      8. Cross-border reorganisations
      9. Tax consequences of change of corporate residence
      10. Tax issues of employees: stock options, NICs, tax equalisation arrangements
      11. UK partnerships trading abroad; non-resident partners in UK partnerships
   C The UK double tax treaty network (including double tax relief)
      1. The legal basis for negotiating and implementing double taxation conventions (DTCs) in the UK
      2. The approach to interpreting DTCs in the UK
      3. An overview of the UK treaty network (candidates are not expected to know the details of the entire network, but are expected to know where UK treaty practice departs regularly from the OECD Model. Some understanding of the major UK treaties, with the US, Netherlands, France and Germany in particular, is expected)
      4. Double tax relief
         i. The basis for double tax relief: unilateral and treaty relief
         ii. The rules for determining double tax relief: the credit code
         iii. Practical administration of DTCs and foreign tax credit relief

II Inheritance Tax

III Stamp Taxes

IV National Insurance Contributions (NICs)

V Value Added Tax (VAT) and customs duties

VI The impact of EU law
D  Transfer pricing (to include thin capitalisation)
   1. The legal basis for transfer pricing adjustments in the UK 3
   2. The UK approach to transfer pricing 3
   3. Other transfer pricing provisions 2
   4. Thin capitalisation provisions 3
   5. The UK approach to thin capitalisation 3
E  Anti-avoidance
   1. Transfers of assets abroad 2
   2. Controlled Foreign Companies (CFCs) 3
   3. Offshore funds 1
   4. International movement of capital – reporting requirements 3
   5. Treaty abuse 2
   6. Capital Gains Tax 3
   7. Hybrid mismatch rules 3
   8. Corporate Interest Restriction (CIR) 3
   9. Diverted Profits Tax (DPT) 3
  10. Unallowable purpose rule 3
  11. General Anti-Abuse Rule (GAAR) 2
  12. Profit fragmentation rules 2
  13. Offshore receipts in respect of intangible property (ORIP) rules 2
  14. Digital Services Tax (DST) 3

II  Inheritance Tax
   A  Basic jurisdictional rules
      1. Domiciled individuals, non-domiciled individuals, deemed domicile 2
      2. Situs of assets 2
   B  Double taxation
      1. The UK’s network of estate taxation conventions 1
      2. Measures for relieving double taxation 1

III  Stamp Duty, Stamp Duty Reserve Tax, Stamp Duty Land Tax
   A  Basic jurisdictional rules 2
   B  Extension of stamp duty reliefs to cross-border situations 2

IV  National Insurance Contributions (NICs)
   A  Application of NIC rules in cross-border situations 2
   B  The UK’s network of social security agreements 1

V  Value Added Tax (VAT) and customs duties
   A  The application of VAT to cross-border acquisitions, importations and supplies 2
   B  The application of VAT to non-UK resident entities 2
   C  The liability to and collection of customs duties in the UK and available reliefs 1
   D  The post-Brexit settlement, including the new UK VAT rules 3

VI  The impact of EU law
   1. The impact of the Directives on direct taxation: Parent-Subsidiary Directive; Mergers Directive; Arbitration Convention; Mutual Assistance Directives; Interest; Royalties; Savings Income 2
   2. Withholding taxes and the non-applicability of EU Directives post-Brexit 3
   3. DAC6 and the EU Mandatory Disclosure Regime 2
For exams taking place in 2022, the 2021 Finance Act is considered examinable. Any 2021 Finance Act (No.2) is not considered examinable.

The EU-UK Trade and Cooperation Agreement is considered examinable in 2022.

Nonetheless, all ADIT exam candidates are expected to maintain a general understanding of recent, significant legislative changes relevant to each exam subject.

What is essential is a thorough understanding of the relevant parts of the UK tax legislation and cases, to which candidates will need direct access.

Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from LexisNexis: www.lexisnexis.co.uk
(Discount available for registered ADIT students at www.tolley.co.uk/purchase?id=27&pc=CIOT_ET&step=2)

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from LexisNexis: www.lexisnexis.co.uk
(Discount available for registered ADIT students at www.tolley.co.uk/purchase?id=27&pc=CIOT_ET&step=2)

Candidates with a pre-2016 edition may instead take Volume 1 of the earlier edition into the examination.
Available from the International Tax Centre at Leiden University: www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com

No other texts may be taken into the examination.

Tax Legislation

CCH. British International Tax Agreements (CCH, updated weekly)
Online version available from CCH: www.cch.co.uk

Croner-i Green VAT Legislation
Available from Croner-i: https://library.croneri.co.uk/green

Croner-i Red Tax Legislation
Available from Croner-i: https://library.croneri.co.uk/red

The Stationary Office Ltd. Finance Act 2021 (TSO, 2021)

Books

Available from Sweet & Maxwell: www.sweetandmaxwell.co.uk


MODULE 2.10 - UNITED STATES OPTION

I Federal Income Tax
   A Basic rules and concepts
   B Cross-border situations: outbound
   C Cross-border situations: inbound
   D US tax treaties
   E Transfer pricing
   F Cross-border mergers and acquisitions
   G Foreign trusts
   H Information reporting and information exchange

II Federal Estate Tax
   A Basic rules and concepts
   B Cross-border issues

III Federal Gift Tax
   A Basic rules and concepts
   B Cross-border tax issues

I Federal Income Tax
   A Basic rules and concepts
     1. US taxpayers: individuals, corporations and others
     2. Entity classification
     3. Residency tests for individuals
     4. Source of income and deductions
     5. Withholding tax principles
     6. Bilateral tax treaties
     7. Corporate groups and consolidated returns
     8. General anti-avoidance: substance over form
   B Cross-border situations: outbound
     1. Participation exemption, Global Intangible Low-taxed Income (GILTI) and Foreign-Derived Intangible Income (FDII)
     2. Foreign tax credit
     3. Corporate transfers to foreign subsidiaries
     4. Distributions from foreign subsidiaries
     5. Foreign currency rules
     6. Controlled foreign corporations
     7. Passive foreign investment companies
     8. Investment in foreign partnerships, funds
     9. Foreign branches
   C Cross-border situations: inbound
     1. US trade or business of a foreign person
     2. Effectively connected income
     3. Branch profits tax
4. Related party financing of US subsidiary:
   i. debt vs. equity
   ii. earnings stripping rules
5. Distributions from US subsidiary
6. US-source payments where no US trade or business
7. Safe harbours for US investment activity
8. Anti-conduit rules
9. Foreign investment in US real property interests

D US tax treaties
1. The OECD Model and the US Model
2. Limitation on benefits provisions
3. Provisions relating to hybrid entities

E Transfer pricing
1. The US approach to transfer pricing
2. Cost-sharing for research and development
3. Global trading of securities
4. Transfer pricing of services and intangibles

F Cross-border mergers and acquisitions
1. Tax-free reorganisations
2. Outbound reorganisations
3. Inbound reorganisations
4. Carryover of tax attributes, losses

G Foreign trusts
1. Grantor trust rules
2. Non-grantor trusts and accumulated income

H Information reporting and information exchange
1. Foreign Account Tax Compliance Act (FATCA)
2. Foreign bank account reporting and entity information returns
3. Exchange of information and cooperation between revenue authorities

II Federal Estate Tax

A Basic rules and concepts
1. Domicile of individuals
2. Situs of assets

B Cross-border issues
1. Transfers to non-resident alien beneficiaries
2. Relief of double taxation: estate tax treaties

III Federal Gift Tax

A Basic rules and concepts
1. US persons and non-resident aliens
2. Situs of property for gift tax purposes

B Cross-border issues
1. Transfers to non-resident aliens
RECOMMENDED READING LIST

Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Any unannotated, bound hardcopy edition of the Internal Revenue Code and Treasury Regulations may be used.

CCH. Internal Revenue Code (Chicago: CCH, latest edition)
Available from CCH: www.cchgroup.com

CCH. Income Tax Regulations (Chicago: CCH, latest edition)
Available from CCH: www.cchgroup.com

Both available in the following publication:
Available from CCH: www.cchgroup.com

No other texts may be taken into the examination.

Essential Reading

Available from Wildy & Sons: www.wildy.com

Available from Amazon: www.amazon.com

Additional Reading

Available from LexisNexis: www.lexisnexis.com

Available from Amazon: www.amazon.com


Available from CCH: www.cchcpelink.com


Periodicals

Tax Notes International (Tax Analysts) [ISSN: 10483306]
Available from LexisNexis: www.lexisnexis.co.uk
Also available from Tax Analysts: www.taxanalysts.com

Tax Notes International Special Supplement - The Tax Cuts and Jobs Act: A Practitioner’s Resource (Tax Analysts)
Available from Tax Analysts (subscription required): www.taxanalysts.com
MODULE 2.11 - BRAZIL OPTION

I  Jurisdiction to tax (including territoriality) 15%

II  Taxation of non-residents 25%

III  Taxation of individuals 10%

IV  Taxation of companies 25%

V  Tax planning 10%

VI  Tax treaties and international agreements 15%

I  Jurisdiction to tax (including territoriality)

A  Brazilian sovereignty and the territoriality principle 1
B  The fiscal domicile concept in Brazilian tax legislation 3
C  The double tax treaty primacy rule 2

II  Taxation of non-residents

A  General rules 3
B  Taxpayers 3
C  Income and capital gains 3
D  Exemptions, zero rates and tax reductions 1
E  Dividends 2
F  Capital and financial markets 2
G  Interest 2
H  Services 2
I  Royalties 2
J  International freight 1
K  International leasing 1
L  Withholding and collection 3

III  Taxation of individuals

A  Tax residency 3
B  Worldwide income taxation principle for Brazilian residents 2
C  Dual residence under Brazil’s double taxation treaties 1
D  Foreign tax credit 2
E  Income and capital gains 3

IV  Taxation of companies

A  Tax residency 3
B  The worldwide income taxation principle for Brazilian companies 2
C  CFC rules 3
D  Dual fiscal residence under Brazil’s double tax treaties 2
E  Taxation of non-resident entities
   1. Foreign tax credit 1
   2. Permanent establishment 2
F  Transfer pricing 1
G  Thin capitalisation rules 1
H  Taxation of trusts and transparent entities 1
V  Tax planning

A  The substance-over-form approach in Brazil
   1. Treaty shopping prevention of BEPS in Brazil’s domestic regulations  3
   B  Impacts of the OECD/G20 BEPS Project on Brazil’s tax policy  1

VI  Tax treaties and international agreements

A  OECD and UN models  2
B  Brazil’s international tax policy vis-a-vis the OECD and UN models  3
C  Exchange of information for tax purposes  1
**Recommended Reading List**

### Tax Legislation

- **Brazilian Federal Constitution**
  Available from Biblioteca Digital da Câmara dos Deputados: http://english.tse.jus.br/arquivos/federal-constitution

- Federal Tax Legislation

- Service Tax Legislation

- ICMS Legislation

- Brazilian Double Taxation Treaties

### Books

  Available from Estante Virtual: www.estantevirtual.com.br

  Available from Estante Virtual: www.estantevirtual.com.br

  Available from Estante Virtual: www.estantevirtual.com.br

  Available from Estante Virtual: www.estantevirtual.com.br

### Additional Reading


- Rocha, S. A. *Tributação de Lucros Auferidos no Exterior* [Lei nº 12.973/2014]

- Schoueri, L. E. *Preços de Transferência* [Lei nº 12.766/2012]

### Online Resources

- Income Tax Department of Brazil: idg.receita.fazenda.gov.br

- Ministry of Finance: www.fazenda.gov.br

- Mercosul: www.mercosul.gov.br
# MODULE 3.01 - EU DIRECT TAX OPTION

## I The legal background

| A | The provisions of the TEU and the TFEU which are relevant to taxation | 1 |
| B | The EU institutions relevant to taxation | 1 |
| C | The hierarchy of EU and national tax regimes: possible approaches and implications for taxation | 1 |
| D | The Charter of Fundamental Rights and its application to taxpayers | 1 |

## II The harmonisation of direct taxes

| B | Pending and proposed directives including CCTB/CCCTB and taxation of the digital economy | 1 |

## III The tax jurisprudence of the ECJ relating to direct taxation

| A | The concept of ‘restriction’ | 3 |
| B | Comparability and discrimination | 3 |
| C | The concept of proportionality | 3 |
| D | Derogations, justifications and the exercise of sovereignty | 3 |
| E | Abuse of law | 3 |
| F | The relationship with non-member countries | 2 |

## IV Administrative co-operation between revenue authorities in Europe

| A | The Mutual Assistance Directive for the Recovery of Taxes | 1 |
| B | The Directive on Administrative Cooperation | 3 |

## V The EU and international tax law

| A | The EU and double taxation conventions, including the relevant jurisprudence of the Court of Justice | 1 |
| B | The EU and international tax avoidance and evasion | 1 |
| C | The EU and the OECD/G20’s BEPS project | 2 |
| D | The EU and Good Tax Governance | 2 |

| I | The legal background | 10% |
| II | The harmonisation of direct taxes | 20% |
| III | The tax jurisprudence of the ECJ relating to direct taxation | 35% |
| IV | Administrative co-operation between revenue authorities in Europe | 5% |
| V | The EU and international tax law | 15% |
| VI | The state aid rules and taxation | 10% |
| VII | The future direction of EU tax law | 5% |
VI  The state aid rules and taxation

A  The application of the State Aid rules to taxation, with particular reference to the decisions of the Court of Justice

VII  The future directions of EU tax law

A  Current developments
B  Future policy directions
For exams taking place in 2021, the EU-UK Trade and Cooperation Agreement is not considered examinable.

Permitted Texts

Candidates may take a copy of the following text only into the examination:

Available from the International Tax Centre at Leiden University:
www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com

Candidates with a 2016-2017 edition may instead take Volume C of the earlier edition into the examination.

No other texts may be taken into the examination.

Books

There are several good books that cover the subject matter of this module:

Available from IFBD: www.ibfd.org

Available from Cambridge University Press:
www.cambridge.org/gb/academic

Available from Amazon: www.amazon.com

Available from Amazon: www.amazon.com

Periodicals

*Bulletin of the International Bureau of Fiscal Documentation* (Amsterdam: IBFD) [ISSN: 00074624]
Available from IBFD: www.ibfd.org

*EC Tax Journal* (Key Haven Publications) [ISSN: 13501089]
Available from Key Haven Publications:
www.khpplc.co.uk

Published together with Intertax.
Available from Kluwer Law International:
www.kluwerlawonline.com

*European Taxation* (Amsterdam: IBFD) [ISSN: 00143138], Also known as ET.
Available from IFBD: www.ibfd.org

*Highlights and Insights on European Taxation* (Deventer: Kluwer Law International) [ISSN: 10134764]
Available from Kluwer Law International:
http://shop.kluwer.nl

*Tax Notes International* (Tax Analysts) [ISSN: 10483306]
Available from LexisNexis: www.lexisnexis.co.uk
Also available from Tax Analysts: www.taxanalysts.com

Case Law

Candidates should regularly check the European Court of Justice database for new tax cases:

The following list of cases from the database will be of interest to candidates:

European Commission Taxation and Customs Union:
http://ec.europa.eu/taxation_customs/index_en.htm
Additional Reading

_Treaty on the Functioning of the European Union_
Available from EUR-Lex:
https://eur-lex.europa.eu/legal-content/EN/
TXT/?uri=celex%3A12012E%2FTXT
I Fundamental concepts

A Sources of law
1. Treaty on the Functioning of the European Union (articles relating to VAT and indirect taxes) 1
2. Development of VAT law from First Directive to 2006 1
3. Principal VAT Directive 2006/112 as amended 3
4. Implementing Regulation 282/2011/EU as amended 3
5. Other Directives relevant to VAT 1
6. Other Regulations relevant to VAT, e.g. Regulation 904/2010/EU relating to Administrative Cooperation 1
7. The role of Commission and Council in relation to VAT 1

B EU law principles
1. Fundamental freedoms 1
2. Fiscal neutrality, equal treatment 3
3. Equivalence, effectiveness 3
4. Legal certainty, legitimate expectations 3
5. Proportionality, fundamental human rights 3
6. Abuse of rights, abusive practices 3
7. Acquis communautaire (body of statute and case law of the EU) 1
8. Direct effect of Directives 3
9. Conforming construction of national law 3

C Judicial remedies
1. Role of the Court of Justice of the European Union in relation to VAT 3
2. Infringement proceedings against member states 2
3. Referrals under Article 267, TFEU 2
4. Claims for damages 1
5. Methods of interpretation: purposive construction 2
6. Acte clair (Clifit) and Acte éclairé (Da Costa) 1

II The scope of EU VAT

A Chargeable events
1. Supply, importation and intra-Community acquisition 3
2. Origin and destination system 1
3. Relevance of legality of transactions or fraudulent intent 2

B Territorial scope
1. VAT territory, customs territory, special territories 1
### Taxable person

1. Economic activity
2. Passive or private activities
3. Public authorities
4. Occasional transactions
5. VAT grouping (single taxable person)

### Taxable transaction

1. “Supply of goods” and “supply of services”
2. Supply for consideration
3. Classification of supplies as goods or services
4. Compound/single and multiple/mixed supplies
5. Deemed supplies, including intra-Community transfers
6. Deemed non-supplies (transfer of going concern)
7. Self-supplies
8. Acting as an agent

### Place of taxable transactions

#### A Place of supply of goods: general rules and exceptions

#### B Place of intra-Community acquisitions

#### C Place of importations

#### D Place of supply of services: business to business: general rule and exceptions

#### E Place of supply of services: business to consumer: general rule and exceptions

#### F Place of establishment and 'other fixed establishment'

### The charge to VAT

#### A Chargeable event

1. Timing of charge on supplies
2. Alternative rules: continuous supplies, link to payment
3. Timing of intra-Community acquisitions
4. Timing of importations
5. Timing of charge on intra-Community supplies of services

#### B Taxable amount

1. Valuation rules: consideration
2. Specific items to be included or excluded from taxable amount
3. Barter transactions
4. Use of open market value: anti-avoidance provisions
5. Valuation of intra-Community acquisitions
6. Valuation of importations
7. Adjustment for non-receipt

#### C VAT rates

1. Structure and level of rates
2. Lower rates
3. Transitional provisions for rates retained by member states

### Exemptions

1. General principles of exemption: strict construction, mandatory where applicable, conditions and scope for member states to vary rules
2. Exemptions within the territory: in the public interest
3. Exemptions within the territory: other exemptions 3
4. Option to tax certain exempt transactions 2
5. Exemptions for despatches of goods within the EU 3
6. Exemptions for intra-Community acquisitions of goods 2
7. Triangular transactions 3
8. Exemptions for exports of goods 3
9. Exemptions on importation 2
10. Other exemptions related to international trade 1

VI The right to deduct input tax

1. The basic right to deduct 3
2. Partial exemption: standard and ‘special’ or alternative methods 3
3. Irrecoverable input tax 2
4. Transitional provisions retaining ‘blocking’ of input tax 1
5. Adjustment of recovery: change of circumstances 3
6. Adjustment of recovery: capital goods 3
7. Exercise of the right to deduct, including requirements for evidence 2

VII Administration of VAT

A Obligations on taxable persons
1. Identification and registration 1
2. Invoicing, accounting, returns and recapitulative statements 1
3. Special schemes for small enterprises 1
4. Margin schemes for tour operators, second hand goods 1
5. Special schemes for taxation of telecommunications, electronic and broadcasting services 2
6. Other special schemes 1

B Derogations
1. Transitional derogations allowed until definitive arrangements agreed 1
2. General scheme of derogations subject to authorisations 1

C Miscellaneous VAT provisions
1. Role of the VAT Committee and VAT Expert Group (VEG) 1
2. Prohibition of other turnover taxes 1
3. Transitional arrangements regarding intra-Community trade 1
4. Proposals for a definitive VAT regime 1

D Cross-Border VAT claims: claimant established in the EU
1. Rules and procedures of Directive 2008/9/EC 1

E Cross-Border VAT claims: claimant established outside the EU

F Trading of goods
1. Community statistics relating to the trading of goods (Regulation 638/2004/EC) 1
2. The One-Stop-Shop (OSS) and Import One-Stop-Shop (IOSS) 2
For exams taking place in 2022, the EU-UK Trade and Cooperation Agreement is considered examinable.

Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from LexisNexis: www.lexisnexis.co.uk
(Discount available for registered ADIT students at www.tolley.co.uk/purchase?id=27&pc=CIOT_ET&step=2)

Available from IBFD: www.ibfd.org

No other texts may be taken into the examination.

Essential Reading

Available from EUR-Lex:

Available from EUR-Lex:

Available from EUR-Lex:

*European Parliament & Council Regulation 638/2004/EC*
Available from EUR-Lex:

The materials listed above are also included in the following permitted book:

Available from IBFD: www.ibfd.org

Available from Booklooker: www.booklooker.de


Additional Reading

Available from Accountancy Europe: www.accountancyeurope.eu/publications/modernising-vat

*European Commission Action Plan on VAT*
Available from the European Commission:

*European Commission Group on the Future of VAT*
Available from the European Commission:
Online Resources

EU law, including case law, can be found at EUR-Lex:
http://eur-lex.europa.eu/browse/summaries.html

Information for VAT professionals and students about the Principal VAT Directive, and its implications for businesses trading with or within the EU, can be found at: www.vatdirective.com

Croner-i Green VAT Legislation
Available from Croner-i:
https://library.croneri.co.uk/green
MODULE 3.03 - TRANSFER PRICING OPTION

I  Fundamental sources  
A  Tax treaties, based on the OECD Model Convention and UN Model Convention, specifically Article 9 and “special relationship” in Articles 10-12  
B  OECD 2017 Transfer Pricing Guidelines (TPG)  
C  OECD BEPS Final Reports (Actions 8-10): Aligning transfer pricing outcomes with value creation  
D  UN 2017 Practical Manual on Transfer Pricing for Developing Countries  
E  Transfer pricing litigation cases (refer to the reading list)  
F  EUJTPF Codes of Conduct guidelines and reports  

II  The arm’s length principle (ALP)  
A  Interpretation of the arm’s length principle and current dialogue  
B  Associated enterprises  
C  Global Formulary Apportionment  
D  Recognition of the actual transactions undertaken  
E  Losses and the effect of government policy  

III  Functional analysis  
A  The goal of functional analysis  
B  Analysis of functions, assets and risks (FAR)  
C  Relating functional analysis to selection of transfer pricing method  
D  Entity characterisation (e.g. characterisation as “entrepreneur”, stripped risk manufacturer, commissaire, etc.)  
E  The practical approach to undertaking functional analysis  

IV  Transfer pricing methods  
A  Description of methods  
B  Selection and application of the method(s) (including by reference to FAR analysis, entity characterisation and availability of comparables); the party to be tested
V Comparability

A The significance of comparability and factors determining comparability 3
B Performing a comparability analysis 3
C Dealing with the lack of comparable data 2
D Sources of information: internal/external comparables; “secret comparables”, foreign comparables 2
E Timing and compliance issues in comparability 2

VI Specific transactions

A Intra-group services
1. Different types of intra-group services 3
2. Transfer pricing methods 3
3. Direct/indirect charging and allocation keys 3
4. International guidelines on reviewing services 2
B Intra-group financial transactions
1. Intragain loans, credit guarantee fees, factoring or receivables, cash pooling, and other forms of financing and credit risk transfer arrangements 3
2. Loan pricing including creditworthiness, interest rates and credit margins 2
3. Thin capitalisation rules and the nexus with transfer pricing 3
4. Debt pricing and/or debt amounts that result in ongoing losses or low levels of profitability 2
C Intangible property
1. The life cycle of intangibles (development, exploitation, exit strategy) 1
2. Different types of intangibles 2
3. Models to structure the development of intangibles (e.g. contract research and development vs. cost contribution/cost sharing arrangements) 3
4. Models for exploiting intangibles: for example principal structure vs. licensing out 3
5. Valuation of intangible assets 3
6. Current developments on transfer pricing aspects of intangibles 2
D Business restructurings
1. The nature of business restructuring 1
2. Guidance on transfer pricing aspects of business restructurings including Chapter IX of the OECD TPG) 3
E Cost contribution arrangements (CCAs)
1. Concept of a CCA including entry, withdrawal or termination 3
2. Applying the ALP in a CCA 3
3. Tax consequences if a CCA is not arm’s length 1
4. Structuring and documenting a CCA 2

VII Permanent establishments (PEs)

A Article 5: Permanent establishments (OECD and UN Models) 1
B Article 7: Business profits (OECD and UN Models) 2
C Understanding the importance of PEs when dealing with transfer pricing 3

VIII Compliance issues

A Documentation
1. OECD BEPS 2015 Final Reports (Action 13) 3
2. Country by country reporting, master and local file documentation formats 3
B Examination practices, burden of proof and penalties 2
C Risk assessment and risk management 3
D Audits 1
### IX Avoiding Double Taxation and dispute resolution

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<tr>
<td>A</td>
<td>Adjustments</td>
<td>3</td>
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<tr>
<td>B</td>
<td>Mutual agreement procedure, including OECD BEPS 2015 Final Reports (Action 14)</td>
<td>3</td>
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<tr>
<td>C</td>
<td>Arbitration: Article 25(5)</td>
<td>2</td>
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<tr>
<td>D</td>
<td>EU Arbitration Convention</td>
<td>1</td>
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<tr>
<td>E</td>
<td>Advance pricing agreements (APAs)</td>
<td>3</td>
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### X Other issues

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<tr>
<td>A</td>
<td>OECD/G20 Base Erosion and Profit Shifting (BEPS) Project</td>
<td>3</td>
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<tr>
<td>B</td>
<td>Interaction between customs valuation and transfer pricing</td>
<td>2</td>
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<tr>
<td>C</td>
<td>Safe harbours and tax incentives</td>
<td>2</td>
</tr>
<tr>
<td>D</td>
<td>E-commerce and transfer pricing</td>
<td>2</td>
</tr>
<tr>
<td>E</td>
<td>Worldwide recent developments in transfer pricing</td>
<td>2</td>
</tr>
</tbody>
</table>
Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from Turpin Distribution: ebiz.turpin-distribution.com


Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com


Candidates with a pre-2016 edition may instead take Volume 1 of the earlier edition into the examination.
Available from the International Tax Centre at Leiden University:
www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com

No other texts may be taken into the examination.

Additional Reading

Available from Oxford University Press: global.oup.com

Available from Bloomsbury Professional:
www.bloomsburyprofessional.com

Available from EY:

Available from Blackwells:
https://blackwells.co.uk/bookshop


The following texts may also be considered useful for candidates in understanding the post-BEPS environment. However, familiarity with these texts is not required to sit and pass the exam:


**Case Law**

The following court decisions:
- Cameco Corporation [2020 FCA 112]
- Chevron Australia Holdings Pty Ltd [2017 FCAFC 62]
- DSG [2009 UKFTT 31 (TC)]
- GE Capital [2010 FCA 344]
- GSK Canada [2010 FCA 201]
- Glencore [2020 FCAFC 187]
- LG Electronics India Pvt Ltd v ACIT [2013 29 taxmann.com 300]
- Roche Products Property [2008 AATA 261]
- SNF (Australia) Pty Ltd [Single Federal Court Decision, 2010 FCA 635]
- SNF (Australia) Pty Ltd [Full Federal Court Decision, 2011 FCAFC 74]
- Unilever Kenya [Income Tax Appeal 753 of 2003]

**Online Resources**


Candidates should read the following sections:
1. Background, achievements
2. Code of conduct on transfer pricing documentation for associated enterprises in the EU
3. Guidelines for advance pricing agreements (APAs) in the EU
4. Guidelines on low-value-adding intra-group services
5. Potential approaches to non-EU triangular cases
6. Report on small and medium enterprises (SMEs) and transfer pricing
7. Report on cost contribution arrangements on services not creating intangible property
8. Report on secondary adjustments
9. Report on transfer pricing risk management
10. Report on compensating adjustments
11. Report on the application of the profit split method within the EU
OECD BEPS page:
www.oecd.org/ctp/beps.htm

OECD Transfer Pricing page:
www.oecd.org/ctp/tp
Candidates should read documents relevant to the syllabus within the “What’s New” and “Transfer Pricing Projects” sections.

Pacific Association of Tax Administrators (PATA) Transfer Pricing Documentation Package:
www.ustransferpricing.com/PATA_transferpricingpackage.pdf

Candidates should read documents relevant to the syllabus within the “Transfer Pricing” and “BEPS” thematic areas.
# MODULE 3.04 - ENERGY RESOURCES OPTION

## I. Fundamental tax issues
- A. International investment: 1%
- B. International income flows: 1%
- C. Tax treaties: 2%
- D. Transfer pricing: 2%

## II. Tax and fiscal regimes
- A. Licence and concession regimes: 3%
- B. Production sharing contracts (PSCs): 3%
- C. Service contracts: 2%
- D. Royalties: 2%
- E. Indirect taxes, including VAT and qualifying for exemptions: 2%
- F. Deferred tax accounting issues: 1%
- G. Carbon pricing: 2%

## III. Country tax examples
- A. Angola: 1%
- B. Brazil: 1%
- C. Indonesia: 1%
- D. Iraq, technical service contracts (TSCs), and development and production service contracts (DPSCs): 1%
- E. Nigeria: 1%
- F. Norway: 1%
- G. United Kingdom: 2%
- H. United States (federal taxation): 2%
- I. United States (state taxation generally, includes focus on Texas and Alaska): 1%
### IV Permanent establishments

- A Permanent establishments and tax treaties
- B Operating companies
- C Service companies

### V Technical services

- A Technical services background
- B Structuring technical service operations
- C Interaction with PSCs and joint operating agreements
- D Withholding tax and related planning

### VI Mergers and acquisitions

- A Acquire target assets or target company shares
- B Interest deductions and debt push down
- C Depreciation and asset step up
- D Carry-forward tax losses
- E Sale and purchase agreements
- F Cost carry deals
- G Tax due diligence

### VII Intellectual Property (IP)

- A IP in natural energy resources
- B Royalties
- C Transfers of IP
- D Group IP companies

### VIII Leasing

- A Operating leasing
- B Leasing and tax treaties
- C Sale and leaseback
- D Group leasing companies

### IX Financing

- A Group treasury companies and in-house banking
- B Thin capitalisation
- C Controlled foreign corporations
- D Hybrid entities and hybrid securities

### X Profit repatriation

- A Subsidiaries and dividends
- B Subsidiaries and deductible expenses
- C Branches and profit repatriation
- D Branches and allocation of related company expenses
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Subsections</th>
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<tbody>
<tr>
<td>XI</td>
<td>Trading</td>
<td>A Group trading company</td>
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<td>B Planning structures</td>
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<td>C Derivatives, including options, forwards and swaps</td>
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<td>XII</td>
<td>Transfer pricing</td>
<td>A Transfer pricing methods and advance pricing agreements (APAs)</td>
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<tr>
<td></td>
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<td>B Commodity pricing</td>
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<td></td>
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<td>C Exploration services and drilling</td>
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<td></td>
<td>D Financial and environmental guarantees</td>
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<td>E Transfer pricing and procurement</td>
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<td>Arbitration of disputes</td>
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<td>C UK decommissioning tax relief</td>
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</table>
RECOMMENDED READING LIST

Permitted Texts

Candidates may take a copy of the following texts only into the examination:

Available from Amazon: www.amazon.com

Available from LexisNexis: www.lexisnexis.co.uk
(Discount available for registered ADIT students; to access the discount, please click here.)

Available from Amereller: www.amereller.com

Available from Amazon: www.amazon.com

Available from Routledge: www.routledge.com/books

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Candidates with a pre-2016 edition may instead take Volume 1 of the earlier edition into the examination. Available from the International Tax Centre at Leiden University:
www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com

No other texts may be taken into the examination.

Essential Reading


Available from the IMF eLibrary: www.elibrary.imf.org

Deloitte. Oil and Gas Taxation in the UK: Deloitte Taxation and Investment Guides (London: Deloitte, 2013), pp. 3-6


HMRC. Oil and Gas Companies: Tax Relief for Decommissioning Expenditure (London: HMRC, 2016)
Indonesian Ministry of Energy and Mineral Resources (MEMR). Regulation No. 8 of 2017 regarding the Gross Split for Production Sharing Contracts (MEMR Regulation 8/2017)


Other Relevant Reading

Abdo, H. “Investigating the effectiveness of different forms of mineral resources governance in meeting the objectives of the UK petroleum fiscal regime”, in Energy Policy (2014, Volume 65, p.48)
Available at ScienceDirect: www.sciencedirect.com/science/journal/03014215/65


Available from Kluwer Law Online: www.kluwerlawonline.com

Available from Routledge: www.routledge.com/books


EY. US GAAP vs. IFRS – The Basics: Oil and Gas (London: EY, 2016)

IMF. Fiscal Regimes for Extractive Industries: Design and Implementation (IMF, 2012)

Johnston, D. and Johnston, D. “Fundamental petroleum fiscal considerations”, in Oxford Energy Comment (February 2015)

Available from Cambridge University Press: www.cambridge.org/gb/academic

Available from Turpin Distribution: ebiz.turpin-distribution.com

OECD, Multilateral Convention to Implement Tax Treaty Related Measures to Prevent Base Erosion and Profit Shifting (OECD, 2016)
Available from OECD: www.oecd.org

Available from KPMG: [www.kpmglaw.no/artikkel/a-guide-to-norwegian-petroleum-taxation](http://www.kpmglaw.no/artikkel/a-guide-to-norwegian-petroleum-taxation)


Wälde, T. “Arbitration in the oil, gas and energy field: emerging energy charter treaty practice”, in *Transnational Dispute Management* (2004, Volume 1:2)
Available from Transnational Dispute Management: [www.transnational-dispute-management.com](http://www.transnational-dispute-management.com)

Wälde, T. “Oil and gas arbitration: some historical background and current significance”, in *Transnational Dispute Management* (2006, Volume 3:5)
Available from Transnational Dispute Management: [www.transnational-dispute-management.com](http://www.transnational-dispute-management.com)
## MODULE 3.05 - BANKING OPTION

### I  Fundamental tax issues 10%

- **A Residence**
- **B Permanent establishments**
- **C Beneficial ownership and withholding tax**
- **D Double tax relief**
- **E Transfer Pricing and thin capitalisation**
- **F General Anti-Abuse Rule (GAAR)**

### II  Tax implications of bank operating models and capital/funding allocations 20%

- **A Tax considerations for using different operating models (e.g. representative offices, branches, subsidiaries)**
- **B OECD guidelines for attribution of profits to branches, with specific reference to the guidelines for banking and financial trading business, and related bank internal derivatives**
- **C Tax considerations for the treatment of different types of capital instrument, e.g. Common Equity Tier One, Alternative Tier One, Tier Two, and hybrid capital**
- **D Attribution of capital to banking branches**

### III  Tax implications for banking activities 20%

- **A Global developments in banking taxation code of conduct and tax transparency; UK Code of Conduct for Banks; Australian Tax Transparency Code for Large Businesses**
- **B Cross-border tax considerations when loan assets are originated, transferred between entities or branches within a banking group, restructured (e.g. non-performing loans). Tax considerations for the change of domicile by borrowers, or the cross-border sale of loan assets between creditors**
- **C LMA documentation and tax clauses. Sub-participation and risk sharing within a banking group. Intra-group guarantees**
- **D Securitisation of assets (e.g. UK securitisation company regime)**
- **E Tax representations in ISDA Master Agreement**
- **F Cross-border tax considerations when functions are moved between branches/entities within a banking group**
### IV Transaction taxes and withholding taxes

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<td>Application of Stamp Duty and SDRT to on and off-exchange securities transactions in London and Hong Kong markets</td>
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<td>Withholding Tax on distributions and capital gains for fixed income, cash equities, listed and OTC derivatives, ETNs &amp; ETFs, cash and non-cash collateral, repo and Reverse-repo, stock lending and borrowing</td>
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<td>US Chapter 3 Withholding on Non-Resident Aliens including IRS Qualified Intermediary Agreement and Qualified Derivative Dealer regime</td>
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<td>Cryptocurrency, initial coin offering, asset tokenisation and the secondary market</td>
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### V Bank levy

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<td>Overview of bank levies in other significant territories (France, Germany, South Korea)</td>
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### VI Client tax reporting

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<td>FATCA; Common Reporting Standard (CRS); Directive Administrative Co-operation – 2011/16/EU (DAC2 – 2014/107/EU)</td>
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<td>B</td>
<td>UK Corporate Criminal Offences for failing to prevent criminal facilitation of tax evasion (Criminal Finances Act 2017, Part 3); Mandatory Disclosure Regime – 2011/16/EU (DAC6 – 2018/822/EU); OECD, Model Mandatory Disclosure Rules for CRS Avoidance and Opaque Offshore Structures</td>
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### VII The OECD context

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<tbody>
<tr>
<td>A</td>
<td>The OECD’s Base Erosion and Profit Shifting (BEPS) Project</td>
<td>1</td>
</tr>
</tbody>
</table>
Permitted Texts

Candidates may take a copy of the following texts only into the examination:

OECD. Additional Guidance on the Attribution of Profits to Permanent Establishments, BEPS Action 7 (Paris: OECD, 2018)
Available from the OECD: www.oecd.org

Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

Both available in the following publication:
Available from the International Tax Centre at Leiden University:
www.itc-leiden.nl or b.bosman@itc-leiden.nl
Or available from Wildy & Sons: www.wildy.com

No other texts may be taken into the examination.

Essential Reading

Available from AMAFI: www.amafi.fr/download/pages/dH8FTYcgpPHw0MYpep7odCfhE5pPAZ5UcJCT3E.pdf

Australian Tax Office. Voluntary Tax Transparency Code (ATO, 2016)

Available from the European Commission: https://ec.europa.eu

GOV.UK. The Code of Practice on Taxation for Banks (GOV.UK, 2014)
Available from GOV.UK: www.gov.uk/government/collections/the-code-of-practice-on-taxation-for-banks

HMRC. Stamp Taxes on Shares Manual (HMRC 2016)
Available from HMRC: www.gov.uk/hmrc-internal-manuals/stamp-taxes-shares-manual

Hong Kong. Cap 117, Stamp Ordinance (Hong Kong, 2018)
Available from Hong Kong eLegislation: www.elegislation.gov.hk/hk/cap117

ISDA. 2002 Master Agreement (ISDA, 2002)

ISDA. 2012 FATCA Protocol (ISDA, 2012)
Available from ISDA: www.isda.org/protocol/isda-2012-fatca-protocol

ISDA. 2015 Section 871m Protocol (ISDA, 2015)
Available from ISDA: www.isda.org/protocol/isda-2015-section-871m-protocol

Available from the OECD: www.oecd-ilibrary.org

Available from the OECD: www.oecd.org/tax/aggressive/46023583.pdf

Available from the OECD: www.oecd.org

Available from the OECD: www.oecd.org
Available from the OECD:

Available from the OECD

Available from the OECD:

Available from the OECD:

Available from the OECD:

Available from the OECD:

Available from the OECD:
www.oecd-ilibrary.org
Or available from Turpin Distribution:
ebiz.turpin-distribution.com

Available from PwC:

US IRS. *Notice 2016-76 on Enforcement and Administration of Section 871(m) and Related Withholding Provisions During the Phase-In Period* (US IRS, 2016)
Available from the IRS:

US IRS. *Notice 2017-42 on Extension of the Phase-In Period for the Enforcement and Administration of Section 871(m)* (US IRS, 2017)
Available from the IRS:
www.irs.gov/pub/irs-drop/n-17-42.pdf

US IRS. *Notice 2018-72 on Extensions of Phase-In, Transition Rules under Section 871(m)* (US IRS, 2018)
Available from the IRS:

US IRS. *REG-105476-18 on Withholding of Tax and Information Reporting with Respect to Interests in Partnerships Engaged in the Conduct of a US Trade or Business. [Notice of proposed rule-making]* (US IRS, 2019)
Available from the IRS:

Available from the IRS:
Available from the IRS: www.irs.gov/irb/2017-09_IRB

US Treasury. *Foreign Account Tax Compliance Act (FATCA), Model Intergovernmental Agreements* (US Treasury)
Available from the US Treasury: www.treasury.gov/resource-center/tax-policy/treaties/Pages/FATCA.aspx

US Treasury. *US Treasury Regulations, Sections 1.1441-0 through 1.1446-7 and Sections 1.1471-0 through 1.1474-7* (US Treasury)


**Textbooks**

Available from Wolters Kluwer: https://lrus.wolterskluwer.com/store

Available from Bloomsbury Professional: www.bloomsburyprofessional.com

**Cases**

- ConocoPhillips Skandinavia AS and Norske ConocoPhillips AS v Ojeskattekontoret, 2010
- General Electric Capital Canada Inc (GE Capital Canada) v The Queen, Tax Court of Canada, 2009
- Portuguese Arbitration Tax Court Decision, 2012
- Bombardier v Danish National Tribunal, 2014

**Other Relevant Reading**

Available from LexisNexis: www.lexisnexis.com.hk

Available from the IMF: www.imf.org

Available from Wildy & Sons: www.wildy.com

Heckemeyer, J. and De Mooij, R. *Taxes and Corporate Debt: Are Banks any Different?* (Washington DC, 2013)

IFA. “Withholding tax in the era of BEPS, CIVs and digital economy”, in *Cahiers De Droit* (2018, Volume 103b)
Available from SDU: www.sdu.nl/juridisch/producten-diensten/ifa/103b

IRS. *FATCA FAQs* (IRS, 2017)

Available from Cambridge University Press: www.cambridge.org

Available from AbeBooks: www.abebooks.co.uk

Miller, E. and Usher, G. *Commentary on the ISDA Master Agreements* (Field Fisher, 2008)
Available from the OECD: www.oecd-ilibrary.org
Or available from Turpin Distribution: ebiz.turpin-distribution.com

OECD. *CRS-related FAQs* (OECD, 2018)


Available from IBFD: www.ibfd.org

Available from Sweet & Maxwell: www.sweetandmaxwell.co.uk
Or available from Wildy & Sons: www.wildy.com

Available from Amazon: www.amazon.co.uk
EXTENDED ESSAY OPTION RULES

ADIT candidates may submit a 15,000-20,000 word extended essay, instead of sitting either a Module 2 or Module 3 exam.

1. Candidates must first submit a proposal using the extended essay proposal form, available at www.tax.org.uk/adit/extended-essay. The proposal must include:
   - a working title; and
   - a brief synopsis of your topic, approximately 250 words in length and outlining the scope and planned objectives of your proposed extended essay.

2. Approval of the extended essay proposal is at the sole discretion of the ADIT Academic Board.

3. The proposal must be accompanied by a registration fee, currently £200, which will be collected only if the proposal is approved. ADIT fees are subject to annual review and may change over time.

4. Registration is valid for three years from the date of notification of approval by the Academic Board. Subject to the approval of the Academic Board, an extended essay proposal may be changed within the three-year period without a further fee being charged. However, candidates are recommended to submit their extended essay within two years of approval in order to maintain the momentum of attaining the qualification.

5. If the candidate has chosen to submit an extended essay instead of sitting a Module 2 examination, the subject matter of the extended essay must be related to international tax from the perspective of a particular tax jurisdiction. Extended essays dealing with matters of international or supranational tax policy are acceptable, so long as the effects on and/or relationship with the chosen jurisdiction are included. Likewise, extended essays which carry out comparative studies of the chosen jurisdiction with those of other jurisdictions are acceptable.

6. If the candidate has chosen to submit an extended essay instead of sitting a Module 3 examination, the subject matter of the extended essay must be related to some aspect of international tax as it affects a specific sector, area of taxation or transnational grouping or supranational entity such as the World Trade Organisation or the European Union.

7. The tax jurisdiction or subject area covered by the extended essay must differ from that of the Module 2 or Module 3 exam selected by the candidate for the remaining option module. For example, if you plan to sit the Module 3.03 Transfer Pricing exam, your extended essay should cover a subject area other than transfer pricing, and if you plan to sit the Module 2.10 United States exam, your extended essay should cover a jurisdiction other than the United States. If you plan to sit a Module 2 exam and complete a comparative study in your extended essay, then your extended essay may include the jurisdiction addressed by your Module 2 exam but will also need to focus on at least one other jurisdiction.

8. Further guidance regarding the subject matter of the extended essay is given in the Extended Essay Guidance Notes on the following pages. Where appropriate (e.g., in an extended essay which takes an aspect of a tax system as its subject and which draws on the author’s practical experience), adequate consideration should be given to the commercial and legal background to the topic so that such matters as company law, trust law, contract law and generally accepted accounting principles are discussed where relevant.

9. The extended essay must be personal to the candidate. This means that it must contain the candidate’s original analysis of the issues under consideration.

10. The extended essay must be fully referenced. This means that all books, articles and other sources (including in-house technical materials) used must be cited in the text by way of footnote. Where quotations are used, these should be clearly identified as such and properly referenced. A full bibliography should be provided.
11. The extended essay should normally be between 15,000 and 20,000 words and must be submitted in English.

12. The extended essay should be presented in accordance with the instructions in the Extended Essay Guidance Notes regarding page layout, margins and spacing. The candidate’s extended essay reference number should be clearly marked on the outer cover, but there should be no mention of the candidate’s name or ADIT student number either on the cover or elsewhere in the work.

13. One electronic softcopy must be submitted to the CIOT. The essay must be accompanied by a completed Extended Essay Declaration Form, confirming that the extended essay has been completed in accordance with the Extended Essay Rules, and that the extended essay is the candidate’s own work.

14. Extended essays will be reviewed as quickly as possible, normally within four months, but the Academic Board reserves the right to take such time as may be needed to complete its review.

15. In cases of failure to reach the required standard, the Academic Board will provide a short report to the candidate outlining the principal areas of deficiency. The report will indicate whether a revised submission making good the deficiencies identified will be permitted. The decision of the Academic Board is final.

16. By submitting an extended essay to the Academic Board, candidates grant the CIOT a non-exclusive, royalty free licence to publish it in whole or in part in Tax Adviser (the CIOT’s monthly and online journal), on the CIOT website, and/or otherwise, if the extended essay is approved. The CIOT also reserves the right to make available any extended essay which has been approved for reading or photocopying. Any application for the CIOT to waive these rights must be made at the time of submission and will be judged on its own merits, with the decision of the CIOT being final. Copyright will remain vested in the authoring candidate.

17. The John Avery Jones Extended Essay Prize may, at the discretion of the Academic Board, be awarded to the candidate who, in the sole opinion of the Academic Board, achieves the highest standard in any calendar year.

18. The Academic Board reserves the right to amend the rules regarding extended essays at any time, but the rules applying at the date of the application for extended essay approval will remain valid throughout the period of registration.

19. Any candidate submitting an ADIT extended essay must hold a valid ADIT student registration at the time of submission.

20. ADIT extended essay passes are valid for five years from the date on which the pass is awarded.
EXTENDED ESSAY OPTION
GUIDANCE NOTES

Introduction

These guidance notes are intended to clarify the requirements for the presentation of your ADIT extended essay, which are laid down in the Extended Essay Rules. They aim to indicate those matters for which extended essay reviewers will be searching, to summarise the main faults commonly found in extended essays, and to list the steps in approaching the preparation of an extended essay which the ADIT Academic Board considers will increase the likelihood of your success.

Choosing a topic

The primary questions to address are:

“What aspect of international taxation really interests me, and does it provide sufficient scope for a 15,000-20,000 word extended essay?”

Extended essays may address an area of taxation in which you have considerable practical experience, be based purely on academic research or be a mixture of the two.

Originality

A key requirement for success is that your extended essay contains a high degree of originality. The nature of originality means that it is impossible to specify what constitutes it but, by way of illustration, originality may be achieved in one or more of the following ways:

• By drawing on your own professional experience;
• By drawing together for the first time diverse sources of information on a particular topic, to present a coherent and novel treatment of the subject; and
• By relating an aspect of taxation to wider legal, political, economic or ethical considerations in a way that has not previously been done.

The key test that will be applied is whether or not the extended essay treats the chosen topic in a way not previously published.

There is no bar to choosing topics on which ADIT extended essays have previously been submitted, provided the foregoing guidelines are following.

The required extended essay standard

The extended essay should be of publishable quality, i.e. broadly equivalent to a dissertation for a master’s degree at a UK university.

Plagiarism and academic bad practice

As an ADIT extended essay candidate, you are expected and required to adhere to a high standard of academic practice. The CIOT takes offences such as plagiarism very seriously and, if judged to have engaged in academic bad practice in the conduct of your extended essay, you may, in addition to receiving an automatic fail grade for the ADIT extended essay, be subject to penalties including disqualification from the ADIT extended essay option and/or ADIT and related CIOT examinations.
While a distinction will always be made between accidental instances of misattribution (such as resulting from a typing error or use of an unrecognised citing convention in a footnote), and deliberate attempts to pass someone else’s work off as your own, you are strongly advised to double check that all uses of external sources are properly and correctly referenced, with the author and text indicated in the footnotes and bibliography.

The CIOT reserves the right to use plagiarism checking software to screen extended essays for unattributed or improperly attributed use of the work of others. By submitting an extended essay, you consent to the submission of the text to plagiarism checking software. Processing by such software may involve inclusion of the text in the software’s database. This does not affect ownership of or copyright in the extended essay, which remains with the author.

Examples of external sources which need to be referenced include:

- Direct quotations;
- Arguments or conclusions from other authors which you have summarised or paraphrased;
- Extracts from external sources which you have reproduced or adapted anywhere in the extended essay (in appendices as well as the main body of the work);
- Images or graphical depictions which you have reproduced or adapted anywhere in the extended essay (in appendices as well as the main body of the work);
- Ideas which you have previously presented in an earlier work (however, this does not include an earlier submission of the same extended essay, if the submission was in fulfilment of a university assessment or other academic requirement); and
- Any external source which is in a language other than English. Many essays on international tax topics will use foreign language primary and secondary source materials, and indeed your ability to review and analyse foreign language materials may be a major advantage in researching a topic. However, the usual research and citation standards apply. In particular, all citations to foreign language materials should include full citation information in both English and the original language.

As a general rule of thumb, if you have depicted or referred to an idea, conclusion, quote or piece of data which is not original to your extended essay, even if it is your own idea, conclusion, quote or piece of data from another work, it should be referenced.

The Academic Board reserves the right to request copies of any cited material which it cannot easily obtain.

The importance of analytical content

It necessarily follows from the requirement for originality that a successful ADIT extended essay will contain a high degree of analytical content. This must be distinguished from descriptive content. Whilst some descriptive content will be necessary, for example to explain the current or previous legal position or practice, the analytical content should provide, inter alia, commentary on (and critique of) the current or previous legal position or practice, together with your own opinions (and recommendations, if appropriate). Extended essays consisting mainly of descriptive content are less likely to succeed than ones with a high degree of analytical content. However, the analytical content must not be achieved at the expense of thorough research into your subject matter.

Breadth versus depth

The requirement for a high degree of analytical content means that your extended essay is more likely to succeed if it covers a narrow area in depth, rather than a broad area superficially. In other words, you are advised to limit
the scope of your extended essay to a few specific sections of tax law. For instance, if you wish to write on taxation in eastern European countries, you are advised to limit your extended essay either to one particular country or tax, or both (e.g. VAT in Romania) or even to a particular aspect of a tax (e.g. VAT on e-commerce in eastern European countries).

Your extended essay should involve a comprehensive treatment of your topic, meaning that all relevant aspects need to be analysed, unless the extended essay topic has been carefully defined to exclude them. Where appropriate, consideration of the relevant aspects of other areas of law or of accountancy should be included.

Technical accuracy

The Academic Board realises that some extended essays will be written about contentious areas or provisions. The Academic Board believes that there should always be room for a divergence of views as to the interpretation of statutes and case law, and it wishes to encourage discussion of the meaning of the law. You should therefore not hesitate to discuss contentious points, but you will be expected to support any position you may take. Provided your position is well reasoned, you will not be penalised if the reviewer happens to hold an opposing view.

Extended essays on tax planning issues

If your extended essay takes as its topic international issues in tax planning then it is important that the commercial aspects of the planning points and practical considerations in their implementation are considered. Relevant examples and illustrations would be expected, together with due consideration of the legal and, where relevant, accounting considerations of the planning strategies being put forward.

Changes in the law during preparation of the extended essay

Your extended essay should state at the outset the date through which the relevant law is covered. In general, if your extended essay deals with specific points of law that have changed since notification of approval of your extended essay proposal, then the following guidelines apply:

- Changes should generally be fully dealt with in the body of the extended essay unless they are announced less than three months prior to submission.
- Changes announced more than three months but less than one year before the submission date may either be fully dealt with throughout the extended essay or acknowledged via the addition of a short chapter discussing the impact of the changes on the subject matter of the extended essay.

Steps in researching and writing the extended essay

A good extended essay poses an interesting, focussed question and provides a reasoned answer to that question or identifies a problem and proposes a solution to that problem.

Keeping in mind that researching and writing a law essay is a dialectical process, not a linear one, these are the basic steps:

1. Choose a topic of interest both to yourself and potential readers. Know your target audience.

2. Narrow the scope of the topic down to a discrete issue that can be dealt with well in 15,000-20,000 words. You should avoid being too broad and descriptive while at the same time avoid being so narrowly focussed as to be unlikely to interest potential readers.
3. Know and cite the existing literature relevant to your issue.

4. Make sure the structure of the extended essay follows the logic of the argument, and maintains the focus of that argument throughout the essay.

5. Include your analysis and, where relevant, recommendations.

**Collecting source materials**

An ADIT extended essay is intended to be a work of scholarship and will require painstaking research into your chosen area, encompassing some or all of legislation, case law, books, journal articles, professional publications, websites, professional correspondence and files, and unpublished work such as university theses or dissertations, and other ADIT extended essays. In any extended essay which addresses a more academic topic, it will usually be appropriate to include a formal literature review so that the reader is aware of the volume and nature of materials available which are relevant to the topic.

You may find that noting the specific source of an idea, argument or quotation when taking notes will save you considerable time when writing up your essay.

**Planning the structure of the extended essay**

Whatever the topic of your extended essay you should write down, and keep in mind, the primary objective of your extended essay. Perhaps there is a question on which you wish to reach a conclusion. Perhaps you are seeking to perform a comparative study of an aspect of the tax system. Perhaps there is an assertion which you wish to try and prove. Making a list of criteria to be used in answering the question, making the comparison or proving the assertion will greatly assist in providing the extended essay with a logical and rational structure. For instance, if making a comparative study between property taxes in two jurisdictions, what will be the points of comparison for the analysis? Fairness? Simplicity? Effect on the housing market? Effect on business expansion?

Having done this, you should be in a position to outline your extended essay with chapter headings and approximate word allocations, taking care to allocate sufficient time and space to descriptive and analytical material and discussion. You should remember that it may be more appropriate to locate larger tracts of descriptive material in appendices if they are relevant to the extended essay but do not contribute directly to the analysis.

**Writing up**

You may find it difficult to begin writing your extended essay. However, rest assured that, once started, candidates often find it even more difficult to finish! This is a personal choice, but you may find it easier to start with descriptive sections or by preparing practical or numerical examples rather than plunging straight into analysis.

You are strongly advised to discuss your extended essay with colleagues or other contacts with appropriate knowledge of the subject matter, to have one or more of them read and critically review it and to arrange for a colleague or contact to proofread your extended essay prior to submission.

**Conclusions**

A successful ADIT extended essay will contain well-argued conclusions which are supported by preceding analysis and descriptive materials. The conclusions should form a substantial part of the extended essay, rather than being confined to a few sentences at the end.
Presentation

The title of your extended essay and the extended essay reference number, assigned on approval of the extended essay, must be on the front cover. Your name and ADIT student number should not appear anywhere on the extended essay, and you should ensure that you have deleted any personal information associated with the file.

The extended essay must be typed using Times Roman, Arial, Calibri or similar easily readable typeface, in 12 point font size.

The text should be double spaced. Page margins should be as follows:

- Left (binding edge): 40 mm
- Other margins: 25 mm

Page numbering and table of contents

Pages must be numbered in a single sequence throughout your extended essay. Page numbers should be located within the page footer, at least 15 mm from the edge of the page.

A table of contents should appear at the front of the extended essay, immediately following the title page. It should list, in sequence and with page numbers, all chapters, sections and relevant subsections of the extended essay; the bibliography; and any additional items included, such as appendices and any list of abbreviations.

Acknowledgements

Any acknowledgements should be given on the page immediately following the table of contents.

Referencing

A recognised referencing system should be used. In keeping with generally accepted practice in legal writing, this should be a full footnote citation system such as the Oxford Standard for the Citation of Legal Authorities (OSCOLA). Guides to and examples of OSCOLA and other full footnote citation systems are widely available, online and in print. Suitable modifications may be made for foreign language material and other material not sufficiently addressed by the citation system, as long as any such citations are consistent with the citation system.

In the context of the ADIT extended essay, the purpose of citation is two-fold: to acknowledge the source of an idea, an argument, a quotation or other material and to make it easy for the reader to check the source, either for accuracy or to read further. For these reasons, regardless of the referencing system used, a number of pieces of information should be included in each reference, to ensure that the reference can be traced and avoid the possibility of accidental misattribution or academic bad practice.

When citing a book, you should include:

- the full name(s) of the author(s);
- the title and edition of the work;
- the publisher and year of publication; and
- the page(s) from which the information is drawn.
When citing a journal, you should include:

- the full name(s) of the author(s);
- the title of the article;
- the title, publication year, volume and issue number of the journal; and
- the page(s) from which the information is drawn.

When citing a legal case, piece of legislation or report, you should include:

- the full title (including the parties’ names in the case of legal cases);
- the year of judgment, effective date and/or publication date;
- the volume, law or report number (if there is one);
- the judge or author, where relevant; and
- the page(s) or section(s) from which the information is drawn.

When citing a webpage, you should include:

- the name of the authoring individual(s) or organisation;
- the title of the website and article;
- the full web address (URL); and
- the date on which the information was published (if available) and the date on which the webpage was viewed.

Bibliography

ADIT extended essays should contain a full bibliography. Your bibliography should list references in alphabetical order by authors’ last names. Where more than one publication by the same author has been used, the publications should be listed in chronological order with the oldest item first. The bibliography may be divided into sections (e.g. books, journal articles, websites, etc).

Submitting your essay

As detailed in the Rules (Rule 13), you must submit one electronic softcopy of your extended essay. The essay should be sent to education@adit.org in either MS Word (.doc or .docx) or PDF format.

Your essay must be accompanied by a completed Extended Essay Declaration Form, confirming that your essay has been completed in accordance with the Extended Essay Rules, and that all sections of your essay are your own work.

Find out more at
www.tax.org.uk/adit/extended-essay
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