



Levels

Introductory, Intermediate, Advanced

Field of study

- > International Taxation: Policies and Principles
- > Corporate Taxation
- > Transfer Pricing
- > Value Added Taxes
- > Integrity, Compliance and Auditing

Intro text

We offer a wide range of tailored trainings to suit you and your organization's needs. Training a large group cost effectively has never been easier with out tailored tax courses specially designed for you that combine online training on standard tax topics with customised training on topics of your choice. These trainings can happen online, on-site or at a place of your choice. We combine globally accepted practices with country specific issues, delivered in a practical and interactive manner with the help of case studies and expert interviews.

Experienced instructors from all around the globe and various industries are chosen to deliver practical, skill-based and interactive training.



Tailored Tax Courses

International Taxation: Policies and Principles

| Level | Course | Areas / Potential Topics | |
|--------------|--|--|--|
| Introductory | Principles of International Taxation | Domestic International Tax Principles Taxation of cross-border activities The role of tax treaties OECD Model vs UN Model Residence Permanent Establishment | > Cross border investment income > Employment Income > Administrative aspects of tax treaties: exchange of information, mutual assistance, etc. |
| Introductory | International Tax Policy | Economic theories Tax and Public Finance Revenue Forecasting Concept of Taxation Tax Reform Policy Principles Public Communication Legal Aspects | > Drafting Legislation – Primary vs Secondary Legislation > Implementation Guidelines > Autonomy in Tax Administration > Strategic Planning > Management Reporting and Evaluation |
| Intermediate | Application of Tax Treaties | > Dual residents > Permanent Establishments in cross-border business > Cross-border services > Characterization issues > Digital economy and tax treaties | > Taxation of expatriates > Double taxation reliefs > Exchange of information under tax treaties and OECD Multilateral Convention on Mutual Assistance |
| Intermediate | Pillar Two: Tax Policy and Implementation Considerations | > BEPS 2.0, the Pillar 2 Blueprint and the OECD Model Rules and Commentary > Discussion on the technical details of the Model Rules: Scope, Charging Provisions, Administration | Computations: GloBE Income or Loss, Adjusted Covered Taxes, Effective Tax Rate, Top-up Tax Selected Issues: Corporate Restructurings, Holding |
| Intermediate | Legal Drafting | Requirements of tax legislation Key elements of any tax law Structuring of legislation – primary vs secondary | > Drafting of implementation guidelines > Language: plain English drafting |



| بجُّا | | | | The Home of International Taxation |
|-------|----------------------------|---|--|---|
| IBFD | Level | Course | Areas / Potential Topics | |
| | Intermediate / Advanced | Tax Treaties Negotiations | > Treaty Scopes and Definitions > Treaty text - Business Income > Treaty text - passive income > Treaty text - personal income > Treaty text - other categories | > Elimination of Double Taxation > Special Provisions > UN Model > The negotiations process > Simulation Process |
| | Advanced | Workshops on Tax Treaties | Current developments on Pillar 1 and Pillar 2 Permanent Establishments and profit attribution | > Triangular cases> Treaty entitlement and anti-abuse rule |
| | Corporate Taxation | | | |
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| | Level | Course | Areas / Potential Topics | |
| | | | Areas / Potential Topics Introduction to international tax planning Post-BEPS considerations, including Pillar 1 and Pillar 2 The role of tax treaties and transfer pricing principles | Use of holding companies Financing structures Supply chain structuring Structuring of intangibles activities |
| | Level | Course Principles of International Tax | Introduction to international tax planning Post-BEPS considerations, including Pillar 1 and Pillar 2 The role of tax treaties and | structures > Supply chain structuring |

Intermediate / Advanced

Selected Issues in International Tax Structuring

- > Structuring of digital businesses
- > Impact of COVID-19 pandemic on international tax structuring
- > Exit taxation in international tax structuring
- > Hybrids and international tax structuring Permanent establishments in international tax structures
- > International tax structuring and Pillar 2 developments

Intermediate/ Advanced

Cross-border Dispute Resolution

- > Cross border tax disputes in international tax structuring
- > Transfer pricing controversies
- > Anti-abuse rules and crossborder controversies
- > Mutual agreement procedures
- > Advanced pricing agreements
- > ICAP and alternative dispute resolution mechanisms
- > The role of mandatory arbitration
- > Advanced
- > 1 to 2 days
- > Workshops in Corporate Tax Structuring



| IBFD | Level | Course | Areas / Potential Topics | | |
|------|------------------|---|---|--|--|
| | Advanced | Workshops in Corporate Tax Structuring | > Practical application of the OECD Multilateral Instrument > Structuring of private equity investment funds | Structuring of real estate investments Anti-abuse rules and international tax planning | |
| | Advanced | Impact of Minimum Taxation (Pillar Two) on Corporate Tax Structuring | > Pillar 2 and technical details of the OECD Model Rules and Commentary > Impact assessment of the OECD Model Rules | > Practical examples and potential responses > Post-Pillar 2 corporate tax structuring – what's next? | |
| | Transfer Pricing | | | | |
| | Level | Course | Areas / Potential Topics | | |
| | Intermediate | Transfer Pricing for Professionals | Importance of TP policies for MNEs TP and Supply Chain TP and Intra-group Financing TP and Intra-group Services TP and Intangibles | > TP Adjustments and Customs Considerations > Benchmarking and Valuation > Managing TP compliance obligations > Managing TP Disputes > MAP and APAs | |
| | Intermediate | Transfer Pricing and Intra-group Financing | An Area of Growing Controversy Treasury Function within a Multinational Enterprise | 2023 OECD Transfer Pricing Guidelines – Chapter X Intercompany Loans Cash Pooling Guarantees | |
| | Advanced | Transfer Pricing Masterclass | Case Study: Intra-Group Services Case Study: Manufacturing and Distribution Activities Case Study: Financial Activities | Case Study: R&D Activities and IP Ownership Case Study: Migration of IP and Valuation Case Study: APAs Case Study: MAP | |
| | Advanced | Transfer Pricing and Substance Masterclass | > Workshop on Value Chain Analysis > Workshop on Transfer Pricing and Digitalization > Workshop on Managing Transfer Pricing Controversies | Case Study: Intangibles Case Study: Services Case Study: Intra-Group Financing Case Study: Transfer Pricing and Supply Chain Case Study: Dispute Resolution | |
| | Advanced | Transfer Pricing and Intra-Group Financing Masterclass | Case Study: LoansCase Study: Cash Pooling | Case Study: GuaranteesCase Study: Captive Insurance | |



Value Added Taxes

| Introductory Fundamentals of Value Added Tax invoice VAT system Services > Taxable supplies – Goods and services > Taxable Persons > Taxable Activities > Administrative Eleme | very of Input Tax |
|---|---------------------|
| Intermediate Selected Issues > Recent developments in VAT > Digital economy and in European Value > Cross-border B2B services > VAT grouping Added Tax > Right to deduct input VAT > VAT aspects of prom > Intra-community supplies > Triangular transactions cases | notional activities |
| Intermediate Global VAT > Basic Principles of VAT / GST > Countries Experience > Developments in EU VAT > General trends | es |
| Intermediate Introduction to Seneral Introduction to the GCC Administrative Obligation VAT Special Schemes Taxable Persons International Goods as International Goods as International Goods as Exemption Zero-rate transactions | |
| Advanced VAT Master Class > Case Study: Manufacturing and selling activities goods and services > Case Study: Immovable > VAT optimisation property transactions > VAT and holding com | |

Additional Courses Specific To Governments: Integrity, Compliance and Auditing

| Level | Course | Areas / Potential Topics | |
|--------------|--|--|--|
| Introductory | Enhancing Tax Compliance | Concept of Compliance Types of Audit Risk Assessment Administrative Sanctions | Debt CollectionCooperative compliance/ Tax Control |
| Intermediate | Auditing High Net Worth Individuals (HNWI) | > Tax Issues Related to HNWI> The Role of Facilitators> Auditing HNWI | > Special Risk Groups> The Use of Offshore World> Exchange of Information |



| Level | Course | Areas / Potential Topics | |
|--------------|--------------------------------------|---|---|
| Intermediate | Anti-Money Laundering | Understanding the basics Shadow and cash economy/ origin illicit flows Different methods The fight against money laundering | Money laundering and non- compliance Money laundering specific sectors (real estate) |
| Intermediate | Dispute Resolution in Tax Matters | Certainty and Disputes - Legal Writing Mediation Advance Pricing Agreements / Advanced Tax Rulings Cooperative compliance/ Tax Control Framework | > Objection and Appeal> MAP and Arbitration> Objection and Appeal |
| Intermediate | Integrity | Theoretical framework The case of vulnerability: price, power abuse, non- integrity, disguise, cover up, behaviour, culture Dilemma issues | |
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IBFD Head Office

Rietlandpark 301 1019 DW Amsterdam P.O. Box 20237 1000 HE Amsterdam The Netherlands

Tel.: +31-20-554 0100 (GMT+1) Email: info@ibfd.org

International Online Tax Courses

Tel.: +31-20-554 0181 Email: onlinecourses@ibfd.org

Online certification programmes

Tel.: +31-20-554 0157 Email: certification@ibfd.org

Tailored Tax Courses

Tel.: +31-20-554 0160

Email: tailoredcourses@ibfd.org

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