



Summary

As part of the partnership between IBFD and IFA Latin America (IFA LATAM), we are delighted to present the third edition of the annual IBFD course on international taxation and transfer pricing, providing a unique learning platform for Latin American tax professionals to analyse, discuss and share experiences on relevant current issues in international taxation.

This course, Opportunities and Challenges of Post-BEPS International Taxation – Current Issues, seeks to analyse a selection of critical topical issues, encompassing transfer pricing, the OECD/G20 Pillar Two, indirect transfers of assets abroad, tax treaty treatment of income from e-commerce and services, and the tax consequences of global mobility.

Field of Study

Taxes

Who should attend

The course is suitable for professionals, such as tax managers and directors, in-house tax and accounting specialists in commerce and industry, practitioners in tax advisory firms, and government officials who deal with international taxation or transfer pricing in Latin America and wish to gain a deeper technical understanding of developments in international taxation, in particular, transfer pricing and tax treaties.

Course level and prerequisites

This is an intermediate-level course. Participants taking this course are expected to have a good understanding of at least one national tax system and the fundamentals of transfer pricing and tax treaties.



Day 1

09.00 - 09.15	Welcome and IBFD	Introduction
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09.15 - 10.45 Transfer Pricing (TP) in Practice

- > Practical application of TP rules from the compliance perspective
 - > Characterization of transactions: Re-allocation of risks and non-recognition
 - > Pricing of intra-group transactions
 - > Comparability analysis
 - > Benchmarking studies
 - > TP adjustments
 - > TP documentation (country-by-country reporting, Master File and Local File)
- > TP compliance
 - > Developing a TP study based on the arm's length principle
 - > TP methods and hierarchy of OECD methodology
 - > Addressing difficulties in searching for comparables, sources and practice
- > Requirements under Brazilian TP rules based on the Normative Instructions. Application to Brazilian MNE groups with foreign subsidiaries vs foreign MNE groups with Brazilian subsidiaries

10.45 - 11.15 Break - Refreshments

11.15 - 12.45 Transfer Pricing in Practice

- > Transfer pricing of intra-group transactions
 - Centralized business model and intra-group services (application of Brazilian withholding taxes and other service taxes)
 - > Intra-group intangibles transactions
 - > Cost sharing arrangements under the arm's length principle
 - > Business restructuring and exit taxes
 - > Intra-group financial transactions

12.45 - 14.15 Lunch

13.45 - 15.30 Transfer Pricing in Practice

- > Potential TP disputes
 - > Common areas of TP disputes
 - > Approaches to resolving TP disputes
 - > Managing TP audits and enquiries
 - > Advance pricing agreement and its role in TP certainty
 - > Resolution of disputes and the mutual agreement procedure (MAP) in practice

15.45 – 16.15 Break – Refreshments



16.15 – 17.45 **OECD/IF Pillar Two: The Global Minimum Tax**

(The length of this session will depend on Pillar Two developments in Brazil and other Latin American countries. Accordingly, it may be dealt with in a shorter session in Day 2 (in which case the whole Day 1 may be allocated to TP) or in two sessions (additional session in Day 2))

- > Key features of OECD Pillar Two Model Rules and developments in their implementation in Latin America
- > Pillar Two methodology and transfer pricing
- > Application to inbound investments
 - > Impact on ETR of current incentives
 - > Pillar Two competition: The Substance-based Income Exclusion and the Qualified Refundable Tax Credit
 - > Compliance issues for subsidiaries of foreign multinationals in the region
- > Application to outbound investments
 - > Whether ultimate parent entities would have to pay top-up tax (TuT)? If not, who will levy and who will pay TuT?
 - > Impact of current Brazilian CFC rules on minimum tax?

Day 2

09.00 - 10.45 Taxation of Capital Gains and Offshore Indirect Asset Transfers: What is the Current State of Play?

- > Taxation of capital gains under the 2017 OECD and 2021 UN Models with a special focus on immovable property, including natural resource rights and shares
- > Impact of BEPS measures and the Multilateral Instrument
- Critical issues of offshore indirect transfer of assets and the toolkit of the Platform for Collaboration on Tax (IMF, OECD, UN, World Bank)
- > Examples of domestic legislation in Latin America and its application
- > Analysis of selected case law

10.45 - 11.15 Break - Refreshments

11.15 - 12.45 Tax Treaty Treatment of Income from E-Commerce including Digital Services

- > Disentangle the order of application of tax treaty provisions dealing with income from e-commerce including digital services
- > Impact of the 2017 UN Model provision on e-commerce
- > Need of the 2021 UN Model provision on income from automated digital services
- > Analysis of specific tax treaty examples and case law

12.45 - 14.15 Lunch



14.15 - 15.45 Tax Treaty Treatment of Royalties, Services and Software

- > Treatment of royalties and technical services under tax treaties
 - > Model conventions
 - > Tax treaty examples
 - > Examples of administrative rulings and case law
- > Is software included in the definition of royalties of the 2017 OECD Model and 2021 UN Model?
- > 2023 October UN Tax Committee decision to explicitly include software in the royalties definition
- > Examples of approaches of Latin American countries

15.45 - 16.15

Break - Refreshments

16.15 - 17.30

Global Mobility: Taxation Consequences

(This session may be replaced by an additional session on Pillar Two depending on the developments of Pillar Two in Brazil and other Latin American countries)

- > Consequences of taxes and social contributions over mobility (individual and corporations)
- > Avoiding the risk of creating a taxable presence in other countries by e-working
- > Role of 3rd parties providing "talent"
- > Special regimes granted by countries and mismatches

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