



Programme start date

1 October 2024

The programme is designed to be followed online over a 6-month period and consists of a selection of specifically designed IBFD online courses and webinars addressing corporate international taxation. You will be tested throughout the programme and encouraged to engage in active learning through quizzes, assignments, recommended readings and a final assessment.

Once the programme is completed, you will receive a professional certificate of acknowledgement from IBFD, a reputable international organization in the international tax community, to acknowledge that you have successfully completed a rigorous learning regime in corporate international taxation.

Level

Intermediate

Field of study

Taxes

Completion requirements

To benefit from the learning experience for this training and obtain the certificate, completing all mandatory components is necessary. Upon access to the learning platform, the syllabus will indicate the exact completion requirements. Please also consult the FAQ for more information.



Certificate Programme Phases

(programme is subject to change)

PHASE 1 | ONLINE COURSES | OCTOBER - NOVEMBER

Online Course

Cross-Border Corporate Tax Structuring

- > Introduction to cross-border corporate tax structuring
- > Tax structuring of holding and financing activities
- > Tax structuring of manufacturing and distribution activities
- > Tax planning of intangible property

Online Course

Tax Treaty Aspects of Corporate International Tax Structuring

- > Applying tax treaties to cross-border business activities
- > The role of tax treaties in international tax structuring
- > Eligibility to treaty benefits
- > Interpretation and dispute resolution

Online Course

Transfer Pricing Aspects of Corporate International Tax Structuring

- > The role of transfer pricing in international tax planning
- > Transfer pricing methodology in the OECD Transfer Pricing Guidelines
- > Applying the arm's length principle to intragroup transactions
- > Transfer pricing dispute and avoidance and resolution

PHASE 2 | WEBINARS AND ASSIGNMENT | DECEMBER - JANUARY 2025

Webinars on

Corporate Taxation

- > Permanent Establishment (PE) risks and opportunities in international tax structuring in the post-BEPS era
- > Post-BEPS holding, finance and IP Companies in international tax structuring
- > Substance requirements in post-BEPS international tax planning
- > Taxation of indirect asset transfers
- > Pillar Two in action: Practical insights and compliance challenges

Webinars on

Tax Treaties

- > Post-BEPS practical tax treaty application
- > MLI and its practical perspectives
- > Beneficial ownership and related controversies
- > Treaty anti-abuse rules and corporate tax structuring
- > Effective international tax dispute resolution

Webinars on

Transfer Pricing

- > OECD Transfer Pricing Guidelines and areas of controversy
- > Recent developments in transfer pricing
- > Trends in transfer pricing of R&D and IP activities
- > How to price intragroup financial transactions
- > Get ready for Amount B: Key strategies for businesses



PHASE 3 | WEBINARS, LIVE WORKSHOP AND FINAL ASSESSMENT | FEBRUARY - MARCH

Webinars on Controversy Management

- > Cross-border tax disputes and recent cases
- > Transfer pricing disputes and recent cases
- > Cross-border disputes and dispute resolution under OECD Pillar One and Pillar Two
- > Controversy management and transparency initiatives

Live online Workshop

> Practical, complex, case study - group work

Online Course Authors and Contributors

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Programme Calendar

PHASE 1 October - November				
Online Courses		Cross-border corporate tax structuring	2. Tax treaty aspects of corporate international tax structuring	3. Transfer pricing aspects of corporate international tax structuring
Live online participant meet-up session	17 October	Opportunity for APCIT participants to get to know each other and network		

PHASE 2 December - Janu		re a webinar is not yet recorded, the tend live, if they choose. Webinars	ne live broadcast date is shown and pa are subject to change.	articipants will be able		
Webinars (pre-recorded)	Corporate Taxation	Permanent Establishment risks and opportunities in international tax structuring in the post-BEPS era	Post-BEPS holding, finance and IP Companies in international tax structuring	3. Substance requirements in post-BEPS international tax planning		
		4. Taxation of indirect asset transfers	5. Pillar Two in action: Practical insights and compliance challenges			
	Tax Treaties	Post-BEPS practical tax treaty application	7. MLI and its practical perspectives	Beneficial ownership and related controversies		
		Treaty anti-abuse rules and corporate tax structuring	10. Effective international tax dispute resolution			
	Transfer Pricing	11. OECD Transfer Pricing Guidelines and areas of controversy	12. Recent developments in transfer pricing	13. Trends in transfer pricing of R&D and IP activities		
		14. How to price intragroup financial transactions	15. Get ready for Amount B: Key strategies for businesses			
Case study assignment	7 - 27 January	Case study assignment (individual online assignment)				
	11 February	Assignment feedback (live zoom session)				



PHASE 3 February - March		
Webinars	Controversy Management	 Cross-border tax disputes and recent cases Transfer pricing disputes and recent cases Cross border disputes and dispute resolution under OECD Pillar 1 and Pillar 2 Controversy Management and Transparency Initiatives
Live Online Workshop	4 March	Practical, complex, case study – group work
Final assessment	7 - 14 March (incl.)	Final assessment (multiple-choice questions)
Resit (if applicable)	17 - 24 March (incl.)	Resit – Final assessment
Certificate	Until 31 March	Successful participants can download their personalized APCIT Certificate

from the learning platform

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(incl.)

International Online Tax Courses

Email: onlinecourses@ibfd.org

Online certification programmes

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