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International Tax Controversies

A Practical Guide

2017 Edition

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International Tax Controversies is a practical guide to resolving U.S. international tax controversies. Disputes with the Internal Revenue Service (IRS) regarding international tax issues often present special issues in addition to those normally relevant in purely domestic tax controversies. For example, questions may arise regarding the application of attorney-client privilege and other protections in the cross-border context. Where relevant documents, witnesses, and other information are held abroad, special procedures may be applicable. In addition, special dispute resolution mechanisms may be available in international tax disputes involving tax treaties and transfer pricing and Issue Campaigns will assess compliance issues using an issue-focused, risk-based process. *International Tax Controversies* explores these and other relevant considerations in international tax cases, in addition to the issues and procedures that commonly arise in U.S. federal tax audits (whether or not focused on international issues). Chapters 1 through 5 discuss international tax audits and IRS Appeals. Chapters 6 through 8 discuss government-to-government cooperation and special dispute resolution mechanisms in international tax controversies. Chapters 9 through 11 focus on litigating international tax cases.

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