

Fundamentals of Transfer Pricing

Pulau Ujong (Singapore)

22 - 26 July 2024

UK Training

PARTNER



Fundamentals of Transfer Pricing

Code: CS28 From: 22 - 26 July 2024 City: Pulau Ujong (Singapore) Fees: 5200 Pound

Introduction

This course co-developed with the OECD aims to explain the stakes and problems of transfer pricing on both tax and customs points of view. This course was updated in 2015 thanks to the financial support of the Ministry of Strategy and Finance.

Course Objectives of Transfer Pricing

- Separate Entity Approach
- Stakes for the MNE
- Customs Duty
- Model Tax Convention
- Associated Enterprises
- Administrative and Practical Aspects
- Procedural Aspects
- Transfer Pricing Methods
- Traditional Transaction Methods and Transactional Profit Methods
- Comparable Uncontrolled Price
- Resale Price Method
- Cost Plus Method
- Transactional Net Margin Method
- Profit Split Method

Course outlines - Transfer Pricing

Day 1

Introduction to Transfer Pricing

- What is transfer pricing?
- Why is it important?

The Legal Framework

- The international tax environment
- The arm's length principle
- Domestic transfer pricing rules
- The role of tax treaties
- The OECD Transfer Pricing Guidelines



Day 2

Comparability

- The Arm's Length Principle and Comparability
- Comparability Factors
- Comparability Adjustments

Day 3

Transfer pricing methods

- CUP method
- Resale price method
- Cost plus method
- Transaction net margin method
- Profit split method Other methods

Day 4

Transfer pricing adjustments

- Compensating adjustments
- Primary adjustments
- Corresponding adjustments
- Secondary adjustments
- Repatriation

Day 5

Transfer Pricing dispute avoidance and resolution

- Advance Pricing Agreement s
- Domestic mechanisms
- Mutual Agreement Procedure
- Arbitration Art. 255 OECD MTC
- European Arbitration Convention



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