

The Rise of the Value-Added Tax

KATHRYN JAMES

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The Rise Of The Value Added Tax Cambridge Tax Law Series

Robert F. Conrad, Michael Alexeev



The Rise Of The Value Added Tax Cambridge Tax Law Series:

The Rise of the Value-Added Tax Kathryn James, 2015-04-30 This book explores one of the most significant trends in the evolution of global tax systems by asking how within less than half a century the value added tax VAT has risen from relative obscurity to become one of the world's most dominant revenue instruments. Despite its significance, very little is known about why so many countries have adopted the VAT and in particular why different countries adopt the types of VAT that they do. The popular mythology provides that the merits of the VAT have underpinned its global spread; however, this book contends that much scholarship confuses the question of why the VAT has risen to dominance with the issue of what makes a good VAT. This book combines policy and legal analysis to propose a new way of understanding the rise of this important revenue instrument so as to better reflect the realities of the VATs that are actually implemented.

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CJEU - Recent Developments in Value Added Tax 2021 Georg Kofler, Michael Lang, Pasquale Pistone, Alexander Rust, Josef Schuch, Karoline Spies, Claus Staringer, Ilze Kuniga, 2023-01-11 The most important and recent judgments of the CJEU. Considering the ever-increasing importance of indirect taxation as a source of revenue for governments, the intensifying complexity of the legal framework and the proliferating number of countries adopting indirect

taxation it is essential to scrutinize how the law is applied in practice The primary driving force in this area is undoubtedly the Court of Justice of the European Union This book analyses selected topics e g taxpayer rights in EU VAT law bad debt and insolvency in VAT law taxable base and rates exemptions and deductions by examining the most prominent and recent judgments of the Court of Justice of the European Union Experts from all over the world not just from academia but also government and judiciary representatives as well as tax practitioners have provided their input and helped us compile what is an informative and worthy read for anyone dealing with indirect taxation on a professional basis **Pink Tax and the**

Law Alara Efsun Yazicioğlu,2018-09-10 The emergence of the terms pink tax and tampon tax in everyday language suggests that women who already suffer from an economic disadvantage due to the gender wage gap are put in an even more detrimental position by means of discriminatory consumption taxes This book is the first conducting a legal analysis to establish to what extent this public perception is accurate Does the practice of pink tax effectively amount to a tax in the legal sense Does the so called tampon tax genuinely constitute an anomaly within the general consumption tax system Most importantly can these two taxes be legally qualified as discriminatory This book provides scientific answers to these questions It first cuts through the existent information clutter by elucidating the pertinent economic sociological and psychological components of the practices referred to as pink tax and tampon tax It then proceeds with a thorough legal analysis of all relevant aspects to determine whether women are indeed subject to discriminatory consumption taxes It is well established that women earn less than men This book investigates if they simultaneously pay more due to discriminatory consumption taxes **European VAT and the Sharing Economy** Giorgio Beretta,2019-10-24 A breadth of new digital

platforms has dramatically expanded the range of possibilities for exchanging anything required by business or personal needs from accommodation to rides In the virtual marketplaces shaped and ruled by these novel matchmakers rather than by a single centralized entity value is created through the granular interaction of many dispersed individuals By allowing instantaneous and smooth interaction among millions of individuals platforms have indeed pushed the digital frontier farther and farther so as to include within it even services once not capable of direct delivery from a remote location such as accommodation and passenger transport Legal disruption is also underway with foundational dichotomous categories such as those between suppliers and customers business and private spheres employees and self employed no longer viable as organizational legal structures This is the essential background of the first book to relate what is synthetically captured under the umbrella definition of sharing economy to key features at the core of European Value Added Tax EU VAT and to look at the feasibility of a reformed EU VAT system capable of addressing the main challenges posed by these new models of production distribution and consumption of goods and services Specifically the study analyses five legal propositions underpinning the current EU VAT system as the following taxable persons taxable transactions composite supplies place of supply rules and liability regimes for collection and remittance of VAT Exploration of these five legal propositions is meant to

assess the practical feasibility of shoehorning the main sharing economy business models notably those available in the accommodation and passenger transport sectors into the framework of existing EU VAT provisions The author further draws on the normative standards of equality neutrality simplicity flexibility and proportionality to test the reflexes of the current EU VAT system in the sharing economy domain Opportunities for reform of the current EU VAT system are in turn evaluated with each chapter including cogent proposals in the form of incremental and targeted amendments to the current EU VAT provisions As the first comprehensive analysis of the treatment of the sharing economy for VAT purposes the book provides not only a theoretical framework for future studies in the tax field but also indispensable practical guidance for VAT specialists confronting daily with the many challenges ushered in by the sharing economy Moreover the various solutions and recommendations advanced in the book offer valuable insights to international and national policymakers dealing with similar issues under other VAT systems *Studies in the History of Tax Law, Volume 9* Peter Harris, Dominic de

Cogan, 2019-09-19 These are the papers from the ninth Cambridge Tax Law History Conference held in July 2018 In the usual manner these papers have been selected from an oversupply of proposals for their interest and relevance and scrutinised and edited to the highest standard for inclusion in this prestigious series The papers fall within five basic themes Four papers focus on tax theory Bentham social contract and tax governance Schumpeter's thunder of history and the resurgence of the benefits theory Three involve the history of UK specific interpretational issues management expenses anti avoidance jurisprudence and identification of professionals A further three concern specific forms of UK tax on road travel land and capital gains One paper considers the formation of HMRC and another explains aspects of nineteenth century taxation by reference to Jane Austen characters Four consider aspects of international taxation development of EU corporate tax policy history of Dutch tax planning the important 1942 Canada US tax treaty and the 1928 UN model tax treaties on tax evasion Also included are papers on the effects of WWI on New Zealand income tax and development of anti tax avoidance rules in China **The Future of Federalism** Richard Eccleston, Richard Krever, 2017-01-27 The crisis and its aftermath had a dramatic short term effect on federal relations and as the twelve case studies in this volume show set in place a new set of socio political factors that are shaping the longer run process of institutional evolution and adaptation in federal systems This illuminating book illustrates how an understanding of these complex dynamics is crucial to the development of policies needed for effective and sustainable federal governance in the twenty first century

Macroeconomic Developments and Prospects in Low-Income Developing Countries—2019 International Monetary Fund, 2019-12-11 This paper is the fifth in a series that examines macroeconomic developments and prospects in low income developing countries LIDCs LIDCs are a group of 59 IMF member countries primarily defined by income per capita below a threshold level LIDCs contain one fifth of the world's population 1.5 billion people but account for only 4 percent of global output The first chapter of the paper discusses recent macroeconomic developments and trends across LIDCs and using growth decompositions explores the key

drivers of growth performance in LIDCs A second chapter examines the challenges faced by LIDCs in implementing a value added tax system generally seen as a key component of a strong national tax system The third chapter discusses how financial safety nets can be appropriately tailored to the specific needs of LIDCs recognizing that an effective safety net is important for ensuring financial stability and underpinning public confidence in the financial system thereby promoting financial intermediation

Evolutionary Tax Reform in Emerging Economies Robert F. Conrad, Michael

Alexeev, 2024-03-05 Evolutionary Tax Reform in Emerging Economies an income based approach provides one approach to tax reform in emerging economies Conrad describes the context for tax reform in these economies and outlines the Standard Approach to tax reform an approach that is critically evaluated Emphasis is placed on revenue generation given to economic efficiency considerations and constraints institutional and economic that change through time and the approach of the work is based on two main elements policy for all tax instruments developed with the individual as the taxpayer and policy implemented via the use of withholding taxes advanced taxes to the extent possible and via the use of withholding agents Advanced Payment Agents APAs Evolutionary Tax Reform in Emerging Economies examines APAs direct tax income tax and VAT excises and tariffs and discusses topics such as how the base of each tax is defined how the base might change over time how APAs are used to collect advanced payments and how to preserve excise tax collection at the point of production or import

The Guangdong Model and Taxation in China Jin-A Kang, 2025-10-01 This book explores the formation development and characteristics of modern China's finance focusing especially on Guangdong province as a case study to illustrate both the macro level trends and the micro level reality The chronological range of this book is mainly from the late Qing period to the early Republican Era ending in 1937 when the full scale Second Sino Japanese War broke out After the concept of modern finance was introduced to China for the first time in the late Qing period the efforts to build modern finance continued in the Republican Era both nationally and locally But this process was interrupted by the outbreak of the war against Japan in 1937 and having been derailed did not subsequently recover due to the subsequent civil war between the Kuomintang and the Chinese Communist Party This interrupted process of financial modernization was resumed with Reform and Opening up launched in 1978 Therefore in order to illustrate the structural transformation and persistent characteristics of China's fiscal system this book also includes discussions of the early Qing period and current Chinese finance

Insurance in European VAT Marta Papis-Almansa, 2016-11-30 Insurance constitutes a significant part of the financial services sector and is one of the foundations of modern economy and society In the design of tax laws however whether and how to tax insurance is a complex issue that has become particularly controversial in the area of value added tax VAT In the European Union as in most of the world insurance is exempt from VAT but New Zealand and Australia do not follow this practice Given that New Zealand's simple comprehensive goods and services tax GST called the world's purest value added tax and its modified Australian version do not appear to suffer from the shortcomings in efficiency and

effectiveness that plague European VAT a comparison of the two systems is in order This book is not only the first comparative in depth study of the treatment of insurance in the two systems but also the first comprehensive legal research devoted to the treatment of insurance in EU VAT published in English Among the underlying issues and topics treated by the two systems covered are the following who has a right to deduct input VAT in relation to supplies inherent in insurance arrangements and to what extent what constitutes a supply of insurance and consideration for such a supply what transactions fall within the scope of the VAT Directive s exemption for insurance and drawing a line between insurance and saving The analysis is grounded in a methodology in which concepts of European VAT are compared with concepts performing the same function in the Australian and New Zealand GST laws The author concludes with proposals for reform in EU VAT in the light of experience in these two major non EU countries Given that it has been proven that exemptions from VAT such as insurance cause a significant number of economic distortions and inefficiencies this study represents a major contribution to a topical debate in European VAT law It will be welcomed by taxation authorities interested policymakers practitioners and scholars not only in Europe but worldwide

Tax and Government in the 21st Century Miranda Stewart,2022-09-08 With an accessible style and clear structure Miranda Stewart explains how taxation finances government in the twenty first century exploring tax law in its historical economic and social context Today democratic tax states face an array of challenges including the changing nature of work the digitalisation and globalisation of the economy and rebuilding after the fiscal crisis of the COVID 19 pandemic Stewart demonstrates the centrality of taxation for government budgets and explains key tax principles of equity efficiency and administration Presenting examples from a wide range of jurisdictions and international developments Stewart shows how tax policy and law operate in our everyday lives ranging from family and working life to taxing multinational enterprises in the global digital economy Employing an interdisciplinary approach to the history and future of taxation law and policy this is a valuable resource for legal scholars practitioners and policy makers

eCommerce and the Effects of Technology on Taxation Anne Michèle Bardopoulos,2015-03-31 This book focuses on the impact of technology on taxation and deals with the broad effect of technology on diverse taxation systems It addresses the highly relevant eTax issue and argues that while VAT may not be the ultimate solution with regard to taxing electronic commerce it can be demonstrated to be the most effective solution to date The book analyzes the application and the effectiveness of traditional income tax principles in contradistinction to VAT principles Taking into account rapidly ameliorating technology the book next assesses the compatibility between electronic commerce and diverse systems of taxation Using case studies of Amazon com and Second Life as well as additional practical examples the book demonstrates the effectiveness of VAT in respect of electronic commerce and ameliorating technology in the incalculable and borderless realm of cyberspace

Studies in the History of Tax Law, Volume 12 Peter Harris,Dominic de Cogan,2025-09-18 This book is a continuation of the prestigious series investigating current tax policy debates in an historical context The authors are a

mix of senior tax professionals from academia the judiciary and practice with representatives from 9 countries The chapters fall within 3 basic categories 1 UK tax looking at a variety of topics ranging from income tax introduction and deduction at source tax administration Scotland cases and judges Lord Wilberforce to the Peasants Revolt indirect taxation tonnage tax and excise and tax concepts beneficial ownership 2 International taxation with chapters on the origins of the international income tax order the UN 1950s and 60s and VAT origins and procedure 3 Non UK tax systems including chapters on income tax in Singapore and early developments in Japan South Africa GAAR an influential Canadian report Carter Commission taxation in classical Athens and in the medieval Italian city states Collecting papers from the biennial Cambridge Tax Law History Conference the book is a key resource for those interested in tax law and legal history **CJEU - Recent**

Developments in Value Added Tax 2022 Georg Kofler, Michael Lang, Pasquale Pistone, Alexander Rust, Josef Schuch, Karoline Spies, Claus Staringer, Rita Szudoczky, Ilze Kuniga, 2024-01-17 The most important and recent judgments of the CJEU Considering the ever increasing importance of indirect taxation as a source of revenue for governments the intensifying complexity of the legal framework and the proliferating number of countries adopting indirect taxation it is essential to scrutinize how the law is applied in practice The primary driving force in this area is undoubtedly the Court of Justice of the European Union This book analyses selected topics e.g. fighting VAT fraud obligations imposed on digital platforms taxable person taxable transactions place of supply taxable base and rates exemptions and deductions by examining the most prominent and recent judgments of the Court of Justice of the European Union Experts from all over the world not just from academia but also government and judiciary representatives as well as tax practitioners have provided their input and helped us compile what is an informative and worthy read for anyone dealing with indirect taxation on a professional basis The Routledge Companion to Accounting History John Richard Edwards, Stephen P. Walker, 2009-05-07

The Routledge Companion to Accounting History shows how the seemingly innocuous practice of accounting has pervaded human existence in fascinating ways at numerous times and places from ancient civilisations to the modern day and from the personal to the political Placing the history of accounting in context with other fields of study the collection gives invaluable insights to subjects such as the rise of capitalism the control of labour gender and family relationships racial exploitation the functioning of the state and the pursuit of military conflict An engaging and comprehensive overview also examining geographical differences this Companion is split into key sections which explore changing technologies used to represent financial and other data historical development of accounting theory and practice accounting institutions and those who perform accounting accountancy and the economy accounting society and culture the role of accounting in the government protection and financing of states including chapters on the important role played by accountancy in religious organizations a review of how the discipline is portrayed in fine art and popular culture and analysis of sharp practice and corporate scandals The Routledge Companion to Accounting History has a breadth of coverage that is unmatched in this growing area of study

Bringing together leading writers in the field this is an essential reference work for any student of accounting business and management and history **The Oxford Handbook of International Tax Law** Florian Haase, Georg Kofler, 2023-10-13

International Tax Law is at a turning point Increased tax transparency the tackling of Base Erosion and Profit Shifting BEPS the reconstruction of the network of bilateral tax treaties the renewed discussion about a fair and efficient allocation of taxing rights between States in a global digitalized economy and the bold push for minimum corporate taxation are some expressions of this shift This new era also demonstrates the increased influence of international standard setters such as the OECD the UN and the EU Each of these developments alone has the potential of being disruptive to the traditional world of international tax law but together they have the potential to reshape the international tax system The Oxford Handbook of International Tax Law provides a comprehensive exploration of these key issues which will shape the future of tax law Divided into eight parts this handbook traces the history of international tax law from its earliest days until the present including reflections on the developments that have characterized the last one hundred years The second section places tax law within the broader international context considering how it relates to public and private international law as well as corporate trade and criminal law Sections three and four consider key legal principles and issues such as regional tax treaty models OECD dispute resolution and transfer pricing versus formulary apportionment Subsequent analysis places these issues within their European and cross border contexts providing an assessment of the role of the ECJ state aid and cross border VAT Section seven broadens the scope of this analysis asking how trends in recent major economies and regions have helped shape the current outlook The final section considers emerging issues and the future of international tax law With over sixty authors from 28 different countries the Oxford Handbook of International Tax Law is an invaluable resource for scholars academics and practitioners alike *Modernizing VATs in Africa* Sijbren Cnossen, 2019-07-16 Most African countries are in dire need of more tax revenue In 28 out of 45 countries with a value added tax VAT total tax revenue as a percentage of GDP is around 15% or less falling short of what is necessary to finance basic human and economic development Far from being revenue raising instruments current African VATs are riddled with exemptions exclusions and zero rates on domestic goods and services that depress revenue are highly distortionary and greatly complicate the administration of VAT Modernizing VATs in Africa enables policymakers professionals and students to analyse African tax systems to ascertain how they can be modernized It explains the case for VAT base broadening over rate increasing arguing that exemptions and zero rates mainly accrue benefits for higher income groups Even more persuasively it demonstrates that the net result of fiscal systems can be equalizing if the revenue of broad based VATs is used to finance in kind transfers such as healthcare and education VAT modernization should be used to enable governments to finance development Modernizing VATs in Africa puts a compelling case forward for how and why this can be achieved

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