

# CEE Vienna International Tax Law Summer School 2026

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July 13-17, 2026 • WU Vienna



Institute for Austrian and  
International Tax Law **Vienna**

**LeitnerLeitner**  
Wirtschaftsprüfer  
Steuerberater

**SIEMENS**



# Program

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**MONDAY, JULY 13, 2026**

## **INTRODUCTION TO TAX TREATY LAW**

**09.00 - 10.30** Michael Lang / Vitor Franciulli de Lima Castro

Structure of tax treaties, interaction between domestic law and treaty law, importance of regulations

**11.00 - 12.30** Michael Lang / Gustavo Weiss de Resende

Interpretation of tax treaties, rule of Art. 3 para. 2 OECD MC, relevance of the OECD Model Commentary and its modifications in practice

## **TAX TREATIES: ENTITLEMENT AND SCOPE**

**14.00 - 15.30** Michael Hubmann / Moritz Scherleitner

Limitation of tax avoidance, anti-abuse and substance-over-form concepts, limitation of benefits clauses, treaty abuse, treaty shopping, directive shopping

**16.00 - 17.30** Selina Siller / Annika Streicher

Scope of double tax treaties (Art. 1 and 2 OECD MC), tie-breaker (Art. 4 para. 2 OECD MC)

**TUESDAY, JULY 14, 2026**

## **TAX TREATIES: BUSINESS PROFITS AND TRANSFER PRICING**

**09.00 - 10.30** Abhishek Padwalkar / Siddhesh Rao

Taxation of business profits (Art. 7 OECD MC), concept of permanent establishment (Art. 5 OECD MC), income from independent personal services (formerly Art. 14 OECD MC), income from international shipping and air transport (Art. 8 OECD MC)

**11.00 - 12.30** Raffaele Petrucci

Allocation of profits between the head office and permanent establishments (Art. 7 para. 2 OECD MC), taxation of associated companies (Art. 9 OECD MC)

## **TAX TREATIES: INTEREST, DIVIDENDS AND ROYALTIES / EMPLOYEES, ENTERTAINERS AND SPORTSPERSONS**

**14.00 - 15.30** Alexander Rust

Income from dividends (Art. 10 OECD MC), interest (Art. 11 OECD MC) and royalties (Art. 12 OECD MC), withholding tax

**16.00 - 17.30** Marlies Ursprung-Steindl

Income from employment (Art. 15 OECD MC), taxation of frontier workers, income from government services (Art. 19 OECD MC), taxation of severance payments, income from entertainers and sportspersons (Art. 17 OECD MC)

**WEDNESDAY, JULY 15, 2026**

## **TAX TREATIES: CAPITAL GAINS AND INHERITANCE TAX / EXCHANGE OF INFORMATION AND LEGAL PROTECTION**

**09.00 - 10.30** Maximilian Pfluger / Gustavo Weiss de Resende

Income from capital gains (Art. 13 OECD MC), scope of tax treaties on inheritance taxes, liabilities in inheritance tax treaty law

**11.00 - 12.30** Valentin Bendlinger

Non-Discrimination (Art. 24 OECD MC), exchange of information (Art. 26 OECD MC), mutual agreement procedure (Art. 25 OECD MC), other possibilities of legal protection in the case of double taxation





## TAX TREATIES: METHODS TO AVOID DOUBLE TAXATION

13.45 - 15.15 Marion Stiașny

Exemption Method (Art. 23A OECD MC)

15.45 - 17.00 Marion Stiașny

Credit Method (Art. 23B OECD MC)

## THURSDAY, JULY 16, 2026

### EUROPEAN TAX LAW: FUNDAMENTAL FREEDOMS AND PILLAR II DIRECTIVE

09.00 - 10.30 Juliane Beverungen / Eline Huisman

EU Fundamental Freedoms (case law of the ECJ, recent developments)

11.00 - 12.30 Dilara İnal / Moritz Scherleitner

Pillar II Directive (implementation of a minimum tax rate for multinational groups and large-scale domestic groups)

### EUROPEAN TAX LAW: STATE AID PROVISIONS AND ANTI TAX AVOIDANCE DIRECTIVE

14.00 - 15.30 Timoleon Christodoulopoulos / Giuseppe Moramarco

State Aid (provisions in the EU and its relevance for direct taxation)

16.00 - 17.30 Timoleon Christodoulopoulos / Giuseppe Moramarco

Anti-Tax Avoidance Directive (interest limitation rule, exit taxation, the general anti-abuse rule and the CFC rules)

## FRIDAY, JULY 17, 2026

### EUROPEAN TAX LAW: DIRECTIVES ON MUTUAL COOPERATION AND ARBITRATION

09.00 - 10.30 Katharina Moldaschl / Martin Klokár

Directive on Administrative Cooperation (EU Directive to promote tax transparency and cooperation)

11.00 - 12.30 Laura Turcan

Arbitration Directive (EC Arbitration Convention, comparison to tax treaty arbitration)

### EUROPEAN TAX LAW: PARENT SUBSIDIARY, INTEREST & ROYALTIES AND MERGER DIRECTIVE

14.00 - 15.00 Alexander Rust

Parent-Subsidiary Directive (EU Directive regulating taxation on parent companies and their subsidiaries)

15.30 - 16.30 Dimitar Hristov

Interest & Royalties Directive (EU Directive to prevent double taxation in cross-border interest and royalty payments)

16.30 - 17.30 Matthias Hofstätter

Merger Directive (EU Directive to remove fiscal obstacles in cross-border reorganisations)

The Institute for Austrian and International Tax Law organizes the CEE Vienna International Tax Law Summer School for full-time students from Central and Eastern Europe (CEE) at the campus of WU Vienna University of Economics and Business.

This program comprises a week of intensive work on scientific topics, provided by professors and experienced research associates, covering the practice of double tax treaties and European tax law. The program will be held in English and is directed at full-time students from CEE countries, who have knowledge of the national laws of their home countries and are interested in practicing tax law after finalizing their studies. The main target group is students who are already well advanced in their studies and close to graduation or who are pursuing PhD studies. The program is limited to 25 to 30 students in order to ensure high quality. Renowned partners from the business community support the program.

Students from CEE countries are invited to apply for the program by April 30, 2026. The participation fee amounts to EUR 2,000. Full-time students as well as students employed as university teaching and/or research assistants may apply for a "waiver" of the participation fee. A subsidy for travel expenses may be granted upon request. Participants are asked for a non-reimbursable handling charge of EUR 50. Please find further details on the application process and the waiver procedure at [www.wu.ac.at/en/taxlaw](http://www.wu.ac.at/en/taxlaw)



## ACADEMIC DIRECTORS



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## CONTACT

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