

## International Taxation: Information on Foreign-Owned But Essentially U.S.-Based Corporate Groups Is Limited



Filesize: 8.54 MB

### ***Reviews***

*This book will never be easy to start on reading but quite exciting to see. It is actually rally intriguing throgh looking at period of time. Your daily life span will be convert once you total looking over this book.*



***(Torrance Vandervort)***

## **INTERNATIONAL TAXATION: INFORMATION ON FOREIGN-OWNED BUT ESSENTIALLY U.S.-BASED CORPORATE GROUPS IS LIMITED**



To download **International Taxation: Information on Foreign-Owned But Essentially U.S.-Based Corporate Groups Is Limited** eBook, remember to click the hyperlink below and download the file or have access to other information which might be related to INTERNATIONAL TAXATION: INFORMATION ON FOREIGN-OWNED BUT ESSENTIALLY U.S.-BASED CORPORATE GROUPS IS LIMITED ebook.

CreateSpace Independent Publishing Platform. Paperback. Book Condition: New. This item is printed on demand. Paperback. 30 pages. Dimensions: 11.0in. x 8.5in. x 0.1in. The FCDC ownership structure could provide a tax avoidance or evasion advantage relative to a structure where U. S. parents own foreign subsidiaries. Academic experts we spoke to said that the FCDC corporate structure does not provide an inherently greater ability to evade taxes through transfer pricing abuse because transfer pricing rules are the same for the FCDC structure as for U. S. corporations with foreign subsidiaries. However, according to IRS officials and our own research, the FCDC structure could confer a tax advantage because certain rules that can limit potential abuse by U. S. parent companies and their foreign subsidiaries may not apply to FCDCs and their foreign parent companies. These rules (called anti-deferral rules) make immediately taxable to U. S. corporations certain types of income such as interest, rents, and royalties of their foreign subsidiaries. These types of income tend to be easily moveable from one taxing jurisdiction to another and hence more amenable to transfer pricing abuse. This item ships from La Vergne, TN. Paperback.

-  [\*\*Read International Taxation: Information on Foreign-Owned But Essentially U.S.-Based Corporate Groups Is Limited Online\*\*](#)
-  [\*\*Download PDF International Taxation: Information on Foreign-Owned But Essentially U.S.-Based Corporate Groups Is Limited\*\*](#)

## Related Books



**[PDF] Absolutely Lucy #4 Lucy on the Ball A Stepping Stone BookTM**

Follow the hyperlink beneath to get "Absolutely Lucy #4 Lucy on the Ball A Stepping Stone BookTM" document.

[Read PDF »](#)



**[PDF] Animalogy: Animal Analogies**

Follow the hyperlink beneath to get "Animalogy: Animal Analogies" document.

[Read PDF »](#)



**[PDF] The Mystery at Motown Carole Marsh Mysteries**

Follow the hyperlink beneath to get "The Mystery at Motown Carole Marsh Mysteries" document.

[Read PDF »](#)



**[PDF] Eagle Song Puffin Chapters**

Follow the hyperlink beneath to get "Eagle Song Puffin Chapters" document.

[Read PDF »](#)



**[PDF] The Stories Julian Tells A Stepping Stone BookTM**

Follow the hyperlink beneath to get "The Stories Julian Tells A Stepping Stone BookTM" document.

[Read PDF »](#)



**[PDF] Viking Ships At Sunrise Magic Tree House, No. 15**

Follow the hyperlink beneath to get "Viking Ships At Sunrise Magic Tree House, No. 15" document.

[Read PDF »](#)