**Yariv Brauner**

P.O. Box 117633, Gainesville, FL 32611 (352) 273 0949 brauner@law.ufl.edu

**Academic Appointments**

**University of Florida, Levin College of Law**, Gainesville, FL

*Hugh Culverhouse Eminent Scholar Chair,* since *2017.*

*University of Florida Research Foundation Professor,* 2013 - 2016.

*Professor of Law*, since 2009**,** *Associate Professor of Law*, 2006-2009

Member of the University's Graduate School, and of the International and Graduate Tax Programs’ Faculty

Courses: Tax Policy Colloquium, U.S. International Taxation (I & II), Taxation of Cross-Border Mergers & Acquisitions, Tax Treaties, Advance Tax Treaties, Treaty Negotiation, International Trade Law, International Business Transactions, Corporate Finance, International Tax Planning, Transfer Pricing, Corporate Taxation, Tax Policy, Taxation of Intellectual property, Taxation and Development, , Multinational Corporations and the Law, International Commercial Arbitration, European Taxation, International Law Practicum: Treaty Negotiations, Master Thesis, Doctoral supervision.

**Università degli Studi di Milano,** Italy

*Honorary Visiting professor*, 2020-2021

**Universidad Carlos III de Madrid**, Spain

*University Chair of Excellence*, 2017

**IBFD, Amsterdam,** The Netherlands

*Professor in Residence,* 2014, 2021

**WU - Wirtschaftsuniversität Wien / Vienna University of Economics and Business**

*PWC Visiting Chair,* 2011

**The University of Melbourne, Faculty of Law**, Melbourne, Australia

*Senior Fellow* (Honorary), 2008, 2012, 2018

**Arizona State University College of Law**, Tempe, AZ

*Associate Professor of Law*, 2004 – 2006.

Courses: U.S. International Taxation of Cross-Border Transactions, Taxation of Business Entities, Tax Policy Seminar, Federal Income Taxation, International Trade Law.

Service: Appointments, International studies (chair & member), University committee on international academic programs, co-leader – legal theory colloquium, externships supervision.

**Northwestern University School of Law**, Chicago, IL

*Visiting Assistant Professor of Law*, 2003-2004.

Courses: Fundamentals of U.S. Individual and Business Taxation for Foreign Lawyers; Advanced Corporate Tax Problems (International), International Tax Policy.

**New York University School of Law**, New York, NY

*Acting Assistant Professor of Law*, 2000-2003.

Courses: Fundamentals of U.S. Individual and Business Taxation; Comparative Tax Policy, Corporate Tax, Advanced Corporate Tax Problems (International), International Tax, International Tax Policy, International Business Transactions, Tax Procedure, Comparative Jurisprudence: Taxation.

**Education**

**New York University School of Law**, New York, NY

*J.S.D*, May 2003

*LL.M.* in International Taxation, May 1998

**Hebrew University School of Law**, Jerusalem, Israel

*LL.B.*, March 1996

**Practice**

**Ernst & Young LLP**, New York, NY

International Tax, Mergers and Acquisitions & Entrepreneurial Services, 1998-2003.

**S. Friedman & Co., Advocates**, Israel

*Associate & Legal Intern*, 1995 – 1997

**Scholarship**

**Books**

* Tax Treaties: A United States Perspective (in progress).
* Ed., Research Handbook on International Taxation (Edward Elgar, 2020)
* Ed., Tax Policy at a Crossroad: The Americas’ Tax Policy in the 21st Century (Special volume of the Florida Tax Review in conjunction with the OITI in honor of Professor Michael Friel, forthcoming 2020).
* Ed., The BRICS and the Emergence of International Tax Coordination (IBFD, 2015) (with Pasquale Pistone).
* Ed., Tax, Law and Development (Edward Elgar, 2013) (with Miranda Stewart).
* Ed., (with Martin M. McMahon), The Proper Tax Base: Structural Fairness from an International and Comparative Perspective (A Volume in Honor of Paul R. McDaniel) (Kluwer Law International, 2012).
* U.S. International Taxation – Cases and Materials(with Reuven S. Avi-Yonah and Diane M. Ring), currently at its 4th. Ed. (Foundation Press, 2019) (including a Teacher’s Manual).

**Articles**

* Thinking Like a Source State in a Digital Economy, 18 Pitt. Tax Rev. 225 (2021).
* Editorial: Lost in Construction: What Is the Direction of the Work on the Taxation of the Digital Economy? 48 Intertax 270 (2020).
* Book Review: Collection Examines Major Issues in Tax Treaty Law and Celebrates 50 Years of the International Tax Group, Tax Notes Int’l (Sept. 21, 2020), 1605.
* The Klaus Vogel Lecture 2019: The True Nature of Tax Treaties 74(1) Bull. Int’l Tax. 28 (2020)
* Taxing the Digital Economy Post-BEPS… Seriously (with Andres Baez Moreno), 58 Colum. Trans. L. J. 121 (2019).
* Book Review: Tsilly Dagan, International Tax Policy: Between Competition and Cooperation, 22 Fla Tax Rev. 571 (2019).
* Editorial: Developments on the Digital Economy Front: Progress or Regression? 47 Intertax 422 (2019).
* The Multilateral Instrument as a Platform for Coordination of International Tax Policies, 2019 British Tax Rev. 437 (2019).
* Book Review: Lawrence Zelenak, Figuring Out the Tax: Congress, Treasury, and the Design of the Early Modern Income Tax, 46 Intertax 824 (2018).
* McBEPS: The MLI - The First Multilateral Tax Treaty That Has Never Been, 46 Intertax 6 (2018).
* Why Examples? Towards More Behaviorally-Intelligent Regulation 37 Va. Tax Rev. 243 (2018)
* Editorial: Taxing the Digital Economy Post-BEPS, Seriously, 46 Intertax 461 (2018)
* The European Union and the United States: The Good Old Tax “Frenemies” in the Shadows of Reforms (with Pasquale Pistone) 71 Bull. Int’l Tax. (2017).
* Brexit: A Note from the United States, 44 Intertax 882 (2016).
* The Future of the Trans-Atlantic Cooperation in Tax Matters (with Pasquale Pistone) (Fla Tax Rev., 2017).
* Treaties in the Aftermath of BEPS, 41 Brook. Int'l L. Rev. 973 (2016).
* BEPS Action Item 7 (Prevent the Artificial Avoidance of PE Status), State Tax Notes (2015).
* Editorial: Ten Years of Marks & Spencer (with Ana Paula Dourado & Edoardo Traversa), 43 Intertax 306 (2015).
* Transfer Pricing in BEPS: First Round—Business Interests Win (But, not in Knock-Out), 43 Intertax 72 (2015).
* What the BEPS…? 16 Fla. Tax Rev. 55 (2014).
* Formula Based Transfer Pricing, 42 Intertax 615 (2014).
* BEPS: An Interim Evaluation, 6 World Tax J. 1 (2014).
* Book Review: Daniel N. Shaviro, Fixing U.S. International Taxation, 9 Jerusalem Rev. Leg. Stud. 116 (2014).
* *Art. 5 of the OECD Model*, in the IBFD Permanent Establishment Database (2012 - present) [available online on the IBFD research platform, and updated semi-annualy].
* Why Does the United States Conclude Tax Treaties? And Why Does it not Have a Tax Treaty with Brazil? (in Portuguese), in 26 Revista Direito Tributário Atual 109 (2011), and in the 2011 Bi-Annual IBDT International Tax Conference Proceedings (under the auspices of the University of Sao Paulo).
* Policy Forum: Taxation of Corporate Groups—Lessons from the United States, 59(2) Can. Tax J. 295 (2011).
* Cost Sharing and the Acrobatics of Arm’s Length Taxation, 38 Intertax 554 (2010).
* Brain Drain Taxation as Development Policy, 55 St. Louis U. L. J. 221 (2010).
* A Framework for an Informed Study of the Realistic Role of Tax in a Development Agenda 42 U. B. C. L. Rev. 275 (2010).
* Trade Law and Income Tax Treaties - (translated to Portuguese by the IBDT for their law review), Sao Paulo, Brazil (2009).
* The Non-Sense Tax: A Reply to New Corporate Income Tax Advocacy, 2008 Mich. St. L. Rev. 591 (Summer 2008). A version of this article has been translated to Portuguese and published by the University of Sao Paulo in Brazil in their law review.
* Value in the Eye of the Beholder: The Valuation of Intangibles for Transfer Pricing Purposes, 28 Va. Tax Rev. 79 (Summer, 2008).
* U.S. International Tax Developments - a quarterly column in Diritto e Pratica Tributaria Internazionale, Italy (2006-2007).
* Integration in an Integrating World, 2 NYU J. L. & Bus. 51 (2005)
* International Trade and Tax Agreements May be Coordinated, but not Reconciled, 25 Va. Tax Rev. 251 (2005)
* Taxing Cross-Border Mergers & Acquisitions in a Globalizing World, 2005 Fla. Tax Rev. 1027 (2005).
* A Good Old Habit, or Just an Old One? Preferential Tax Treatment for Reorganizations, 2004-1 B.Y.U. L. Rev. 101.
* An International Tax Regime in Crystallization, 56 Tax L. Rev. 259 (2003).

**Book Chapters**

* Tax Mediation in the United States, in Pasquale Pistone et al., Flexible Multi-Tier Dispute Resolution in International Tax Disputes (IBFD, 2021).
* International Tax Treaty Dispute Resolution, the Mutual Agreement Procedure, and the Promise of Mandatory Arbitration for Developing Countries, in Yariv Brauner, ed., Research Handbook on International Taxation (Edward Elgar, 2020), .
* Between Arm’s Length and Formulary Apportionment, in Richard Krever and Francois Vaillancourt, eds., The Allocation of Multinational Business Income: Reassessing the Formulary Apportionment Option (Kluwer Law International, 2019), 209.
* The Impact of the 2017 United States Tax Reform Post-BEPS on its Latin American Trade Partners (with Christine A. Davis), in Andres Baez Moreno and Jose Manuel Castro, Eds., Problemas de Tributacion Internacional en Iberoamerica: Una Vision Desde los Diez Anos del OITI (Universdiad Externado de Colombia, 2019), 301.
* The Latin American Opposition to Mandatory Arbitration in Tax Treaties: Origins, the Calvo Doctrine, and a Reappraisal, in Yariv Brauner, ed., Tax Policy at a Crossroad: The Americas’ Tax Policy in the 21st Century (Special volume of the Florida Tax Review in conjunction with the OITI in honor of Professor Michael Friel, forthcoming 2019), .
* Introduction, in Yariv Brauner, ed., Tax Policy at a Crossroad: The Americas’ Tax Policy in the 21st Century (Special volume of the Florida Tax Review in conjunction with the OITI in honor of Professor Michael Friel, forthcoming 2019), .
* Controlled Foreign Corporations Legislation: The United States Report (with Christine A. Davis), in Michael Lang et al., eds., Controlled Foreign Corporations Legislation (Linde, forthcoming 2020), 833.
* The United States Report, in Guglielmo Maisto, ed., New Trends in the Definition of Permanent Establishments (IBFD, 2019), 969.
* Discretionary Treaty Benefits: The Starr International Case Note, in Michael Lang et al., eds., Tax Treaty Case Law around the Globe - 2018 (Linde, 2019).
* Corporations should not be Taxpayers, Especially Post-BEPS, in Jerome Monsenego and Jan Bjuvberg, International Taxation in a Changing Landscape: Liber Amicorum in honor of Bertil Wiman (Kluwer Law International, 2019), 29. .
* Profit Splits, United States Report, in Guglielmo Maisto, ed. (forthcoming 2020).
* Improving Tax Compliance in a Globalized World: The United States Report (with Shay Menuchin), in Michael Lang, et al, Ed., Improving Tax Compliance in a Globalized World (Linde 2018).
* BEPS, Sovereignty, and the future of the International Tax Regime, in Sergio A. Rocha & Allison Christians, Ed., Tax Sovereignty in the BEPS Era (Kluwer, 2017), 73.
* Payments to Graduate Students, in Daniel Smit, et al., eds., Tax Treaty Case Law around the Globe - 2017 (IBFD, 2018).
* Changes? BEPS, Transfer Pricing for Intangibles, and CCAS, in Michael Lang, et al, Ed., Trans­fer Pri­cing in a Post-BEPS World (Wolters Kluwer, 2016), Ch. 4.
* United States Report, in Michael Lang et. Al., Ed., Tax Treaties and BITs (Linde, 2017).
* Tax Treaty Disputes in the United States, in Eduardo Baistrocchi, Ed., Tax Treaty Disputes Around the Globe (Cambridge University Press, 2017), 17.
* Interaction of tax treaties with international economic law (With Georg Kofler), chapter OM3 in the Richard Vann, Ed., Global Tax Treaty Commentary, IBFD Online (2016, updated 2018, 2019).
* The *Abrahamsen* Case report in Michael Lang, et al., Ed., Tax Treaty Case Law around the Globe - 2014 (Linde, 2015).
* The United States Report (with Shay Menuchin), in Michael Lang, et al., Ed., General Anti-Avoidance Rules (GAARs) – A Key Element of Tax Systems in the Post-BEPS Tax World? (Linde, 2015).
* The Bad, the Worse and the Ugly: BEPS Action Items 2 and 3, in Robert Danon, Ed., BEPS (Kluwer/Schulthess, 2016).
* Taxation of Skilled Migrants, in Reuven S. Avi-Yonah & Joel Slemrod, Ed., Taxation and Migration (forthcoming, Kluwer Law International, 2017).
* Should Corporations Be Taxpayers? Ch. 10 in Anthony Infanti, Controversies in Tax Law (Ashgate, 2015).
* The *Garcia* Case report, in Daniel Smit, et al., Tax Treaty Case Law around the Globe - 2013 (Linde, 2014).
* The *Maccabi Rishon* Case report (with Tsilly Dagan), in Daniel Smit, et al., Tax Treaty Case Law around the Globe - 2013 (Linde, 2014).
* U.S. Departures from the OECD MC and Commentaries in EU Law and Tax Treaties (with Omri Marian) in Guglielmo Maisto, Ed., Departures from the OECD MC and Commentaries in EU Law and Tax Treaties (IBFD, 2014) 537.
* The Flight Attendants’ Cases, report in Michael Lang, et al., Tax Treaty Case Law around the Globe - 2012 (Linde, 2013).
* Choice of Entity (?), in David Gliksberg, Ed., The Arie Lapidot Book (The Harry and Michael Sacher Institute for Legislative Research & Comparative Law, Hebrew University (2013).
* The Future of Tax Incentives, in Yariv Brauner & Miranda Stewart, Ed., Tax Law and Development (Edward Elgar, 2013).
* Taxation of Companies on Capital Gains on Shares under United States Law and Tax Treaties, in Guglielmo Maisto, Ed., Taxation of Companies on Capital Gains on Shares under Domestic Law, EU Law and Tax Treaties (IBFD, 2013).
* Beneficial Ownership in United States’ Tax Law, in Michael Lang, et al., Beneficial Ownership: Recent Trends (IBFD, 2013).
* The History of Israeli Tax Treaties (with Shay Menuchin), in Ekkehart Reimer, et. Al., Ed., History of Double Tax Conventions (completed 2013, forthcoming, 2016).
* CCCTB and Fiscally Transparent Entities – A third Countries’ Perspective, in Michael Lang et al., Ed., Corporate Income Taxation in Europe: The Common Consolidated Corporate Tax Base (CCCTB) and Third Countries (Edward Elgar, 2013).
* The *Goosen* Case report, in Daniel Smit, et al., Tax Treaty Case Law around the Globe - 2011 (Linde, 2012).
* The *Aloe Vera* Case report in Daniel Smit, et al., Tax Treaty Case Law around the Globe - 2011 (Linde, 2012).
* United States Report (with Christine Allie), in Michael Lang et al., Ed., Tax Rules in Non-Tax Agreements (IBFD, 2012), 881-898.
* *Xilinx* case report, in Michael Lang et al., Ed., Tax Treaty Case Law around the Globe - 2010 (Linde, 2011).
* 26. *Procter & Gamble* Case report, in Michael Lang et al., Ed., Tax Treaty Case Law around the Globe - 2010 (Linde, 2011).
* The Meaning of “Enterprise,” “Business” and “Business Profits” under United States Tax Treaties and Domestic Law (with Allison Christians), Ch. 19 in Guglielmo Maisto (Ed.), The Meaning of “Enterprise,” “Business” and “Business Profits” under Tax Treaties and EU Tax Law (IBFD, 2011).
* A United States Perspective on a Latin American Multilateral Tax Treaty in ILADT Tax Treaty Model (2010).
* Corporate Tax Residence in the United States, in Guglielmo Maisto, Ed., Residence of Companies under Tax Treaties and EC Law (IBFD, 2009).
* Group Taxation in the United States, in Guglielmo Maisto, Ed., International and EC Tax Aspects of Groups of Companies (IBFD, 2007).
* The United States National Report, in Michael Lang & Pasquale Pistone, Ed., The EU and Third Countries: Direct Taxation (Kluwer Law International, 2007).
* The United States National Report, in Taxation of Savings Income (with Adam Chodorow) (Linde-Verlag in 2006)
* The International Tax Regime and Social Security, in Michael Lang, et al., Ed., Social Security and International Taxation (Kluwer Law International, 2005).
* The United States Report, in Michael Lang et al., Ed., The WTO and Direct Taxation (Kluwer Law International, 2005).

**Major Reports**

* The Implementation of BEPS: The United States IFA Branch National Report (IFA Cahiers, 2017).
* Withholding Taxes in the Service of BEPS Action 1: Address the Tax Challenges of the Digital Economy (With Andres Baez Moreno), IBFD White Paper, (February 2, 2015).
* United States National Report to the 2013 IFA Annual Congress, Subject I: The taxation of foreign passive income for groups of companies (with Mindy Herzfeld), 98a Cahiers de Droit Fiscal International (IFA, 2013).

**Conference Proceedings**

* The International Implications of BEPS, in the Proceedings of the Annual Koc University Tax Conference (2017).
* BEPS: Revisiting Existing Treaty Rules, in the conference proceedings of: “Rethinking Corporate Tax Policy,” Université de Lausanne (2014).
* United States Report, in the 2011 Russia-Asia Annual Law Conference, Ural State University, Yekaterinburg, Conference Proceedings (2012).
* Formulary Taxation and Transfer Pricing: the Good, the Bad, and the Misguided, in the 2011 GREIT Annual Conference Proceedings (2011).

**Working Papers**

* Arm's Length Based Transfer Pricing as a TLO… (Working Paper, 2015).
* The Axioms of International Taxation: Crisis or Transformation? Working paper for the Digital Economy, Global Markets and Fiscal Systems Development symposium, Fondazione CESIFIN Alberto Predieri, Florence, Italy.

**Major Academic Lectures and Invited Seminars**

July 2021 Presented: Taxing Data, in the AMT Summer workshops (Online)

June 2021 Lectured: United States International Tax Developments, La Universidad de Navarra, Madrid, Spain (online).

May 2021 Presented: Cooperative Compliance, at: Cooperative Compliance Workshop - Tendências internacionais e a experiência recente do Brasil, Fundação Getulio Vargas (FGV), Sao Paulo, Brazil (online).

May 2021 Presented the *Coca-Cola* and *Baturin* cases in Tax Treaties Around the Globe – 2020, WU, Vienna, Austria (online).

April 2021 Presented: Taxing Data in the Faculty Scholarship Roundtables, UF, Gainesville, FL, USA (online).

April 2021 Presented: Serenity Now! The (not so) Inclusive Framework and the Multilateral Instrument, At the 2021 Critical Tax Conference, UC Irvine (online).

March 2021 Presented: United States Anti-Tax Abuse Measures, IBTD, Sao Paulo, Brazil (Online).

March 2021 Presented: Transfer pricing in the Covid-19 Era, IBTC, European University Rome, Rome, Italy (Online).

March 2021 Presented: Treaty Dispute Resolutions, IBFD Tax Takes, IBFD, Amsterdam, The Netherlands (Online).

March 2021 Presented: United States International Tax Developments, University of Malta, Malta (Online).

March 2021 Presented: Tax Treaty Negotiations: Myth and Reality, IBFD, Amsterdam, The Netherlands (Online).

February 2021 Mentor, International Tax Forum, PhD and Post-Doctoral annual workshop for researchers writing in international tax law, Amsterdam, The Netherlands (Online).

January 2021 Presented: Tax Treaty Negotiations: Myth and Reality, Oxford University Law Faculty, Oxford, U.K. (Online).

December 2020 Presented: Tax Policy at a Crossroad: The Americas’ Tax Policy in the 21st. Century, in the Faculty of Law “Cesare Beccaria,” Universita Degli Studi di Milano (Online).

December 2020 Chair: Covid-19 and the Future of International Tax Policy session in the International Tax Webinar, Universita Degli Studi di Milano (Online).

December 2020 Presented: United States International Tax Developments, University of Luxembourg (Online).

November 2020 Presented: Tax Treaty Negotiations: Myth and Reality, National Tax Association Annual Meeting (Online).

November 2020 Chair & Commentator, Taxation of the Digital Economy session, National Tax Association Annual Meeting (Online).

November 2020 Chair & Moderator: The Concept of Source in Ibero-American Taxation, 2020 Annual OITI Symposium (Online).

November 2020 Judge, International Tax Moot Court competition, 2020 Annual OITI Symposium (Online).

October 2020 Presented: Serenity Now! The (not so) Inclusive Framework and the Multilateral Instrument, in Oxford University’s International Tax Governance and Justice workshop (online).

September 2020 Participated as a Mentor: IBFD/IBDT/USP doctoral and post-doctoral seminar on international taxation (online).

September 2020 Presented: Pillar One in the opening session (taxation of the digital economy) of the bi-annual IBDT congress (online).

August 2020 Presented:  Tax Treaty Negotiations: Myth and Reality, AMT Summer Workshop (Online).

June 2020 Presented:  Tax Treaty Negotiations: Myth and Reality, UF Faculty Colloquium (Online).

May 2020 Lectured: United States International Tax Developments, La Universidad de Navarra, Madrid, Spain (online).

May 2020 Guest Lecture: Tax Law Issues for Entrepreneurial Ventures, University of Tampa (online).

January 2020 Presented: The True Nature of Tax Treaties, University of British Columbia, Vancouver, Canada.

December 2019 Presented: United States International Tax Developments, University of Luxembourg, Luxembourg.

December 2019 presented: Contemporary Issues in International Taxation, Bar Ilan University, Israel.

November 2019 Chaired and commented in the session: Legal Issues in Tax Reform at the Annual meeting of the National Tax Association, Tampa, Florida.

November 2019 Chaired the 2019 Annual OITI Symposium, Gainesville, Florida.

October 2019 Gave the 2019 Klaus Vogel Lecture: The True Nature of Tax Treaties, in the Vienna University for Economics and Business Administration, Vienna, Austria.

October 2019 Chaired the keynote panel in the Tax aspects of the Brain Drain Conference, in the University of Belgrade Faculty of Law, Belgrade, Serbia.

October 2019 Presented: CFC Legislation Around the World, in the Vienna University for Economics and Business Administration, Vienna, Austria.

September 2019 Presented: The True Nature of Tax Treaties, in the University of Toronto [James Hausman Tax Law & Policy Workshop](https://urldefense.proofpoint.com/v2/url?u=http-3A__www.law.utoronto.ca_scholarship-2Dpublications_workshops-2Dand-2Dseminars_tax-2Dlaw-2Dand-2Dpolicy-2Dworkshop-2Dseries&d=DwMF-g&c=sJ6xIWYx-zLMB3EPkvcnVg&r=pS0AoQrH76GhkZt-stFTNoSPhr1bajYWmkPWUcn067o&m=_8-jTaKyji0nGIY7s48UDnMtR32ZOw_woKBMh1AlqqQ&s=-k0VtvjcQvb_oAICpGZPi_QlDVsOjf5ShDpX8YEGUyk&e=), Toronto, Canada.

September 2019 Presented: The True Nature of Tax Treaties, in the University of Florida Faculty Colloquium, Gainesville, Florida.

July 2019 Presented: The United states report in the CFC Legislation Conference, Rust, Austria.

June 2019 *Visiting Professor*, La Universidad de Navarra, Madrid, Spain.

May 2019 Presented: Discretionary Treaty Benefits, in Tax Treaty Case Law Around the Globe – 2018, Vienna University for Economics and Business Administration, Vienna, Austria.

May 2019 Presented: The Digital Tax Future in the US and the EU, in the International Tax Developments: Cross-Atlantic Perspectives, University of Luxembourg, Luxembourg.

April 2019 Presented: Taxing the Digital Economy… Seriously, in a workshop organized by the South Center in conjunction with the annual meeting of the UN tax committee, New York, New York.

April 2019 Presented: Taxing the Digital Economy… Seriously, in the IFA Nordic meeting, University of Helsinki, Finland.

December 2018 Lectured: U.S. International Taxation, University of Luxembourg, Luxembourg.

August 2018 Presented: Research across legal disciplines – international tax as part of international economic law and served on the jury of the 2018 PhD seminar, Uppsala University, Sweden.

August 2018 Presented: The transfer pricing aspects of intangibles, in the Stockholm University Transfer Pricing Conference, Stockholm, Sweden.

August 2018 Presented: The U.S. International Tax Reform, in the Bi-Annual IBDT Congress, University of Sao Paulo, Brazil

August 2018 Presented: Tax and the Sharing Economy, in the Bi-Annual IBDT Congress, University of Sao Paulo, Brazil

July 2018 Presented: The Aftermath of BEPS, Victoria University of Wellington, New Zealand.

July 2018 *Visiting Fellow* (Law and Development), University of Melbourne, Australia.

June 2018 Presented: Taxing the Digital Economy, OITI meeting, Pamplona, Spain.

June 2018 Presented: Payments to Graduate Students Treaty Cases, in Tax Treaty Case Law Around the Globe – 2017, Tilburg University, The Netherlands.

June 2018 *Visiting Professor*, La Universidad de Navarra, Madrid, Spain.

May 2018 Presented: The U.S. International Tax Reform, Tilburg University, The Netherlands.

December 2017 Presented: A U.S. Perspective on the MLI, the 2017 OECD Update and Beyond, Heidelberg University, Heidelberg, Germany.

December 2017 Presented: The U.S. International Tax Reform, University of Luxembourg, Luxembourg.

December 2017 Lectured: U.S. International Taxation, University of Luxembourg, Luxembourg.

August 2017 Participated in the main topic panel: The Future of Transfer Pricing, Annual IFA Meeting, Rio de Janeiro, Brazil.

August 2017 Participated in a Panel on Mandatory Disclosure Rules in BEPS, The Machado Meyer Panel at the Annual IFA Meeting, Rio de Janeiro, Brazil.

July 2017 Presented: Should Corporations be Taxpayers, Australian National University, Canberra, Australia.

July 2017 Presented: United States National Report on the main subject for the 2017 Rio IFA Annual Meeting: The Implementation of BEPS. Netanya College International Workshop, Israel.

June 2017 Presented: Should Corporations be Taxpayers, UCIIIM, Madrid, Spain.

June 2017 Presented: BEPS, the MLI and Avoidance of PE Status, in GREIT Lisbon 2017: European and International Tax Coordination: recent developments, Lisbon, Portugal.

June 2017 Presented: BEPS, the MLI, Improving Treaty Dispute Resolution and Arbitration, in GREIT Lisbon 2017: European and International Tax Coordination: recent developments, Lisbon, Portugal.

June 2017 Presented (with Steve Shay): U.S. Corporate Tax Reform, in GREIT Lisbon 2017: European and International Tax Coordination: recent developments, Lisbon, Portugal.

May 2017 Presented: US International Tax and Tax Reform, University of Valencia, Spain.

May 2017 Presented: International Tax after BEPS, University of Valencia, Spain.

May 2017 Presented: CCCTB – Lessons to Learn from U.S. Formulary Apportionment, in the Tax Cooperation Vs. Tax Competition Conference, University of Luxembourg, Luxembourg.

May 2017 Santander Chair Lecture: The Impact of U.S. Tax Developments on the Future of the International Tax Regime, UCIIIM, Madrid, Spain.

April 2017 *Visiting Professor*, La Universidad de Navarra, Madrid, Spain.

April 2017 Presented: the *Medtronic* case, in Tax Treaty Case Law Around the Globe – 2016, Vienna University for Economics and Business Administration, Vienna, Austria.

April 2017 Presented: the *Guidant* case, in Tax Treaty Case Law Around the Globe – 2016, Vienna University for Economics and Business Administration, Vienna, Austria.

April 2017 Presented: the *Dileng* case, in Tax Treaty Case Law Around the Globe – 2016, Vienna University for Economics and Business Administration, Vienna, Austria.

April 2017 Presented: the *Topsnik* case, in Tax Treaty Case Law Around the Globe – 2016, Vienna University for Economics and Business Administration, Vienna, Austria.

March 2017 *Visiting Professor*, Maastricht University & University of Aruba, Aruba.

March 2017 Presented: The Impact of U.S. Tax Developments on the International Tax Regime, Maastricht University & PWC Aruba, Aruba.

November 2016 United States National Reporter on the main subject for the 2017 Rio IFA Annual Meeting: The Implementation of BEPS.

November 2016 Presented: Why examples? In the Annual meeting of the National Tax Association, Baltimore, Md.

November 2016 Presented: The Aftermath of BEPS, IBDT, Sao Paulo, Brazil.

November 2016 Presented: The Aftermath of BEPS, and chaired a panel on interest deductibility in BEPS, Annual OITI meeting, Sao Paulo, Brazil.

September 2016 Presented: Aggressive Tax Planning and Base Erosion (with O. Marres), in the IBFD / University of Amsterdam Conference, Amsterdam, The Netherlands,

June 2016 Presented: Why examples? In the Annual International Tax Roundtable at the Netanya College of Law, Netanya, Israel.

June 2016 Discussant and participant in the first panel on "The Meaning of Avoidance and Aggressive Tax Planning in the BEPS Context" at the Annual EATLP meeting, The Max Planck Institute and LMU, Munich, Germany.

May 2016 *Visiting Professor*, La Universidad de Navarra, Madrid, Spain.

April 2016 Presented: The Future of the Trans-Atlantic Cooperation in Tax Matters, in the 10th Annual Tax Conference, MIM, Malta.

April 2016 *Visiting Professor*, Vienna University of Economics and Business Administration, Vienna, Austria. Lectured on: CFC, LOB and the United States Anti-Avoidance rules.

April 2016 Presented: The U.S. and the Future of the Trans-Atlantic Cooperation in Tax Matters, in University of Sannio, Benevento, Italy.

April 2016 Presented: The U.S. and the Future of the Trans-Atlantic Cooperation in Tax Matters, in University of Salerno, Salerno, Italy.

April 2016 *Visiting Professor*, International Commercial Arbitration, LUISS University, Rome, Italy.

February 2016 Presented: Changes? BEPS, Transfer Pricing for Intangibles, and CCAS, in the first Annual Global Transfer Pricing Conference, WU, Vienna Austria.

December 2015 Presented a U.S. perspective in the State Aid and Taxation: Latest Developments conference, , University of Luxembourg, Luxembourg.

December 2015 Lectured: U.S. International Taxation, University of Luxembourg, Luxembourg.

November 2015 Presented: Treaties in the Aftermath of BEPS. In Koc University, Istanbul, Turkey.

November 2015 Presented: Whither Arm’s Length? In the annual symposium of the Copenhagen Business School, Copenhagen, Denmark.

November 2015 Presented: Treaties in the Aftermath of BEPS? In the annual symposium of IFA Chile (remotely).

October 2015 Presented: Treaties in the Aftermath of BEPS, in the Brooklyn Law School (in their international law journal symposium).

October 2015 Presented: BEPS: the Aftermath, in the Colombian Tax Institute, Bogota, Colombia.

October 2015 Presented: BEPS and Latin American Countries’ Laws, in the 2015 Annual OITI Congress, Universidad Externado, Bogota, Colombia.

September 2015 Presented: Withholding Taxes in the Service of BEPS Action 1: Address the Tax Challenges of the Digital Economy, in the faculty colloquium, University of Florida, Levin College of Law.

August 2015 Presented: BEPS Action Item 3: CFCs, in the Bi-Annual IBDT International Tax Conference, University of Sao Paulo, Sao Paulo, Brazil.

July 2015 Presented: U.S. Report, in the Tax Treaties and BITs conference, Rust, Austria.

June 2015 Presented: The *Abrahamsen* Case report in the Tax Treaty Case Law around the Globe – 2014 conference, Vienna, Austria.

June 2015 *Visiting Professor*, La Universidad de Navarra, Madrid, Spain.

May 2015 Presented: Arm's Length Based Transfer Pricing as a TLO… in The 2015 Law & Society Annual Meeting, Seattle, WA.

May 2015 Presented: Action Item 4: Deduction of Interest, in the Global BEPS Conference: Transparency, Certainty and Predictability? International tax planning strategies and multilateral governance, - Bocconi School of Management, Bocconi University, Milan, Italy.

May 2015 Presented: Withholding Taxes in the Service of BEPS Action 1: Address the Tax Challenges of the Digital Economy, in the interdisciplinary Law & Economics workshop on the taxation of the Digital Economy, IBFD, Amsterdam, The Netherlands.

May 2015 Presented: The Axioms of International Taxation: Crisis or Transformation? Working paper for the Digital Economy, Global Markets and Fiscal Systems Development symposium, Fondazione CESIFIN Alberto Predieri, Florence, Italy.

April 2015 Presented: The Role of Legal Scholarship in Transfer Pricing, in the 3rd. Annual USD Transfer Pricing Symposium, USD, San Diego, CA.

April 2015 Presented: Withholding Taxes in the Service of BEPS Action 1: Address the Tax Challenges of the Digital Economy, in a conference on the taxation of the Digital Economy, Xiamen University, Xiamen, China.

April 2015 Presented: Locational Savings and Synergies, in a BEPS conference at the School of Commerce, Renmin University, Beijing, China.

February 2015 *Visiting Professor*, University of Lausanne, Switzerland.

December 2014 Presented: The Bad, the Worse and the Ugly : BEPS Action Items 2 and 3, University of Lausanne, Switzerland.

December 2014 Hebrew University Tax Policy Colloquium

December 2014 Visiting Professor, University of Luxembourg, Luxembourg.

December 2014 Presented: Action Item 2 in the BEPS Conference, University of Luxemburg

November 2014 Transfer Pricing in BEPS, Kim & Chang Colloquium, Seoul, Korea.

November 2014 BEPS, Korean Academic Society of Taxation meeting, Seoul, Korea.

November 2014 Presented: U.S. International Tax Policy and Reform, IBDT, Sao Paulo, Brazil.

November 2014 Presented and commented on in the Annual OITI conference, UNAM, Mexico City, Mexico.

October 2014 Chaired a panel and Commented on Papers presented in the University of Florida’s International Tax Symposium.

October 2014 Presented: Taxation of High-Skilled Migrants, ATPI Conference on Taxation and Migration, Washington, DC.

September 2014 Presented: BEPS – Transfer Pricing Aspects, in the annual meeting of the business law section of the ABA, Chicago, Illinois.

September 2014 Presented: Non-Discrimination Clauses in Trade Agreements (with Kasper Dziurdz) in Duets on International Taxation: Focus on Non-Discrimination in Tax Treaties, University of Amsterdam and the IBFD, Amsterdam, the Netherlands.

July 2014 Presented: The United States Report (with Shay Menuchin) in General Anti-Avoidance Rules (GAARs) – A Key Element of Tax Systems in the Post-BEPS Tax World? Rust, Austria.

July 2014 *Visiting Professor*, U.S. International Tax Policy, Universität Münster, Münster, Germany.

June 2014 *Visiting Professor*, La Universidad de Navarra, Madrid, Spain.

June 2014 Presented: BEPS – Transfer Pricing Aspects, in El Plan de Acción BEPS: una vision iberoamericana, Universida Carlos III de Madrid, Madrid, Spain

May 2014 Presented the Sergio Garcia and Amutat Macabbi Rishon Letzion Cases, report in the 2013 Tax Treaty Case Law around the Globe in Tilburg University, Tilburg, the Netherlands.

May 2014 Presented: U.S. Tax Treaties and Tax Treaty Interpretation in a graduate seminar at the Bocconi University, Milan, Italy.

March 2014 *Visiting Professor*, Vienna University of Economics and Business Administration, Vienna, Austria. Lectured on: CFC, LOB and the United States Anti-Avoidance rules.

December 2013 Presented: “BEPS: Revisiting Existing Treaty Rules”, in the “Rethinking Corporate Tax Policy” conference at the Hebrew University, Jerusalem, Israel.

December 2013 Presented: “BEPS: Revisiting Existing Treaty Rules”, in the “Rethinking Corporate Tax Policy” conference at the University of Lausanne, Switzerland.

December 2013 Presented: “Tax Law and Development Policies” in the Max Planck Institute, Munich, Germany.

December 2013 Presented: “BRICS and the future of the OECD Model,” to the Tax Knowledge Group of the IBFD, Amsterdam, The Netherlands.

December 2013 Presented: “BRICS and the future of the OECD Model,” and chaired a writers’ conference: BRICS and the OECD model, Amsterdam, The Netherlands.

November 2013 Presented: OECD Model, Conflicts of qualification. In the annual conference of the Observatorio Iberoamericano de Derecho Tributario, at the University of Florida..

October 2013 Chaired a panel and Commented on Papers presented in the University of Florida’s International Tax Symposium.

October 2013 *Visiting Professor*, University of Lausanne, Switzerland.

October 2013 *Visiting Professor*, University of Zurich, Switzerland.

June 2013 Presented a book review of Daniel Shaviro’s Fixing U.S. International Taxation in a celebration of the book at Hebrew University, Jerusalem, Israel.

June 2013 Presented: Observations on the OECD’s BEPS project, in the International Tax Conference of the Univesidad de Navarra, Madrid, Spain.

June 2013 *Visiting Professor*, La Universidad de Navarra, Madrid, Spain.

May 2013 Presented: United States’ anti avoidance rules as applicable to royalties, in the PWC international Tax Conference, Universidad Carlos III, Madrid, Spain.

May 2013 Presented the Flight Attendants’ Cases, report in the 2012 *Tax Treaty Case Law around the Globe* in Vienna, 2013.

Spring 2013 *Visiting Professor*, Tel Aviv University, Berkeley Program in Tel Aviv, Israel.

March 2013 *Visiting Professor,* IBDT, Sao Paulo, Brazil.

March 2013 *Visiting Professor,* University of Sao Paulo, Sao Paulo, Brazil.

February 2013 Presented: “Rethinking Tax Incentives,” in Haifa university’s Faculty of Law’s faculty colloquium

February 2013 *Visiting Professor*, Tax Treaties, Bar Ilan University, Israel.

December 2012 Presented: Choice of Entity (?) in the tax workshop of the Hebrew University, Jerusalem, Israel.

November 2012 Presided and served as a judge in the first moot court competition of the Observatorio Iberoamericano de Derecho Tributario, at the Universidad de los Andes, Santiago de Chile.

November 2012 Presented: OECD Model, to be or not to be? In the annual conference of the Observatorio Iberoamericano de Derecho Tributario, at the Universidad de los Andes, Santiago de Chile.

October 2012 Commented on Aseem Chawla’s : Resolving Tax Treaty Disputes: Global Theory and Practice (India Chapter), presented in the “Resolving Tax Treaty Disputes: Global Theory and Practice in the BRICS World” conference, London School of Economics – Department of Law, LSE, London, United Kingdom.

October 2012 Chaired a panel and Commented on Papers presented in the University of Florida’s International Tax Symposium.

September 2012 Presented: Choice of Entity (?), in “Company law and tax law in the post-GFC era” Conference, Monash University Prato Centre, Prato, Italy.

September 2012 Presented: Choice of Entity (?), in the University of Florida’s Faculty Colloquium.

August 2012 Presented: Transfer pricing and permanent establishment - Recent US Cases and Developments, IFA Australia workshop, Sydney, Australia.

July 2012 Presented: Transfer pricing and permanent establishment - Recent US Cases and Developments, IFA Australia workshop, Melbourne, Australia.

July 2012 *Visiting Professor* – U.S. Taxation Graduate Seminar at the University of Melbourne, Melbourne, Australia.

June 2012 Presented the *Aloe Vera* case in the Tax Treaty Case Law around the Globe conference, Tilburg University, Tilburg, The Netherlands.

June 2012 Presented the *Goosen* case in the Tax Treaty Case Law around the Globe conference, Tilburg University, Tilburg, The Netherlands.

June 2012 Presented: Inequality, in the Social Justice conference, Kiryat Ono, Israel.

May 2012 Presented: Transfer Pricing at a Crossroad, Santiago, Chile.

May 2012 Presented: Beneficial Ownership in United States’ Tax Law, in the Vienna Conference on Beneficial Ownership, Vienna University of Economics and Business Administration, Vienna, Austria.

May 2012 *Visiting Professor*, La Universidad de Navarra, Pamplona, Spain.

May 2012 Presented: “Rethinking Tax Incentives,” in the transition to global fiscal transparency works in relations with developing countries conference, Academy of Global Governance, the European University Institute, Florence, Italy

May 2012 Presented: U.S. developments in the Tax Seminar, Universita Commerciale Luigi Bocconi, Milan, Italy.

May 2012 *Visiting Professor*, Universita Commerciale Luigi Bocconi, Milan, Italy.

February 2012 Presented: “On Vanity and Fiction” in the University of Florida’s faculty lunch series. The University of Florida.

February 2012 Commented on Professor Eugene Kontorovich’s “What the Right and Left Don’t Want You to Know About the Israeli-Palestinian Conflict,” Federalist Society Lecture, The University of Florida.

January 2012 Presented: CCCTB and Fiscally Transparent Entities – A third Countries’ Perspective, in the CCCTB and third Countries’ conference, Vienna University of Economics and Business Administration, Vienna, Austria.

January 2012 *Visiting Professor*, Vienna University of Economics and Business Administration, Vienna, Austria. Lectured on: CFC, LOB and the United States Anti-Avoidance rules.

December 2011 Presented: Formula Based Taxation in the Hebrew University, Jerusalem Tax Colloquium.

November 2011 Presented: Cost Sharing: Costs without Sharing, in the Annual Meeting of the National Tax Association, New Orleans, Louisiana.

October 2011 Jury service: Public defense of a Doctoral Thesis, Domingo Jesús Jiménez-Valladolid de L'Hotellerie-Fallois, Universidad Autónoma de Madrid, Madrid, Spain.

October 2011 Presented: Formula Based Transfer Pricing, in the University of Florida’s Faculty Colloquium.

October 2011 Chaired a panel and Commented on Papers presented in the University of Florida International Tax Symposium.

October 2011 Presented: Art. 2 of the OECD Model: A U.S. perspective in the 2011 Annual meeting of the Observatorio Iberoamericano de Tributación Internacional in Quito, Ecuador.

August 2011 Presented: Why Does the United States Conclude Tax Treaties? And Why Does it not Have a Tax Treaty with Brazil? in the 2011 Bi-Annual IBDT International Tax Conference, The University of Sao Paulo, Sao Paulo, Brazil.

July 2011 *Visiting Professor*, presented: introduction to tax treaties, Summer course, Universität Münster, Münster, germany.

July 2011 Presented the United States Report (with Christine Allie), in the Tax Provisions in Non-Tax Agreements, Rust, Austria.

June 2011 Chair and presenter: The Future of Tax Incentives, in the inaugural Tax Law and Development Conference, Lisbon, Portugal.

June 2011 Presented: Formulary Taxation and Transfer Pricing: the Good, the Bad, and the Misguided, in the 2011 GREIT Annual Conference, Lisbon, Portugal.

June 2011 Presented: Transfer Pricing, in the 2011 GREIT Summer course, University of Lisbon, Lisbon, Portugal.

May 2011 *Visiting Professor*, La Universidad de Navarra, Pamplona, Spain.

May 2011 Presented: the United States Report, in the 2011 Russia-Asia Annual Law Conference, Ural State University, Yekaterinburg, Russia.

May 2011 Presented: the Procter & Gamble case in Tax Treaty Case Law around the Globe, Vienna University of Economics and the Law, Vienna, Austria.

May 2011 Presented: the Xilinx case in Tax Treaty Case Law around the Globe, Vienna University of Economics and the Law, Vienna, Austria.

April 2011 Presented: "Corporate Tax Strategies in an International Setting," in DIR Claudio Dematté seminar, Milan, Italy.

April 2011 Presented: “United States International Taxation,” in the Universita Commerciale Luigi Bocconi, Milan, Italy.

April 2011 Inaugural Lecture: On Vanity and Fiction, PWC visiting Chair at the Vienna University of Economics and the Law, Vienna, Austria.

February 2011 Presented: Cost Sharing and the Acrobatics of Arm’s Length Taxation, in the inaugural IFA USA International Tax Colloquium, Atlanta, Georgia.

December 2010 Presented: Cost Sharing and the Acrobatics of Arm’s Length Taxation, in the Hebrew University, Jerusalem Tax Colloquium.

November 2010 Presented: “Taxation of Intercompany Services” in Pontificia Universidad Javeriana, Bogotá, Colombia.

November 2010 Presented: “Limitation on Benefits and United States Anti Abuse Rules” in Pontificia Universidad Javeriana, Bogotá, Colombia.

November 2010 Presented: “APAs and the Future of Transfer Pricing” in a conference organized by IFA Peru and ESAN University, Lima, Peru.

November 2010 Presented: “United States Taxation of Transfers of Intangibles” in a conference organized by IFA Peru and ESAN University, Lima, Peru.

October 2010 Chaired a panel and Commented on Papers presented in the University of Florida International Tax Symposium.

July 2010 Presented: “Transfer Pricing,” at the GREIT Lisbon Summer Course on European Tax Law, University of Lisbon School of Law, Lisbon, Portugal.

May 2010 *Visiting Professor*, La Universidad de Navarra, Pamplona, Spain.

April 2010 Presented: Taxation of “Brain Drain,” Washburn University School of Law Tax Workshop, Topeka, Kansas.

April 2010 Presented: Taxation of “Brain Drain,” Saint Louis University School of Law, Sanford E. Sarasohn Memorial Conference on [Critical Issues in International & Comparative Taxation](http://clicks.gotoextinguisher.com/v/?u=25e75a568b3b6e89de56e7986dfb6891&g=149&c=1456&p=70d357f493c59e8b6b23b00ba7becb18&t=1), Saint Louis, Missouri.

March 2010 Presented: Limitation on benefits and U.S. Anti Tax Avoidance Policy, MIM International Taxation Conference, Malta.

February 2010 Presented: Cost Sharing and the Acrobatics of Arm’s Length Taxation, Seattle University School of Law Tax Workshop, Seattle, Washington.

December 2009 *Visiting Professor*, Vienna University of Economics and Business Administration, Vienna, Austria.

September 2009 Presented: A United States Perspective on a Latin American Multilateral Tax Treaty, in a faculty workshop, University of Florida.

July 2009 Presented: The future of Tax Incentives, in the faculty colloquium of the University of Cape Town, Cape town, South Africa.

July 2009 Presented: Trade Law and Income Tax Treaties, in the IBDT 3rd International Tax Law Congress, in the Universidade de São Paulo, São Paulo, Brazil.

July – August 2009 *Visiting Professor*, University of Cape Town, Cape town, South Africa.

July 2009 Panel chair and commentator, Conference on Procedural Law in the Context of Community Law and Domestic Law, Vienna University of Economics and Business Administration, Rust, Austria.

June 2009 Visiting Researcher, Vienna University of Economics and Business Administration, Vienna, Austria.

May 2009 Presented: A United States Perspective on a Latin American Multilateral Tax Treaty, ILADT conference, Universidade de Vigo, Spain.

May 2009 *Visiting Professor*, La Universidad de Navarra, Pamplona, Spain.

April 2009 Presentation: The Future of Tax Incentives, in the annual critical tax theory conference at Indiana University - Bloomington.

March 2009 Presented: The Future of Tax Incentives, in the Hebrew University Tax Colloquium, Jerusalem, Israel.

January 2009 Presented: Taxation and Information Security, in Information Security Best Practices 2009: Interactive Media, Consumer Behavior and the Law, at the Wharton School of Business, University of Pennsylvania.

January 2009 Paper presenter: A Framework for an Informed Study of the Realistic Role of Tax in a Development Agenda, University of Florida, Levin College of Law, faculty colloquium.

November 2008 Presented: Corporate Tax Residence in the United States, and final roundtable participant, in Residence of Companies under Tax Treaties and EC Law, a conference under the auspices of the OECD, the Italian Council of Ministers and the The Università Cattolica del Sacro Cuore, in Milan, Italy.

October 2008 Presented: Tax Incentives, in “fiscal footprints,” a workshop on tax and development, organized by McGill University and the University of Wisconsin in Montreal, Canada.

October 2008 Presented: Limitation on Benefits Rules at the School of Law of Universidad Diego Portales, Santiago de Chile, in their annual Conference.

July 2008 *Visiting Professor* – U.S. Taxation Graduate Seminar at the University of Melbourne, Melbourne, Australia.

July 2008 Paper presenter and co-author of the Israeli report. Conference on "History of Double Tax Conventions", Vienna University of Economics and Business Administration, Rust, Austria. The proceeding are expected to be published in a book in 2009.

June 2008 Presented three papers: Transfer Pricing for Intangibles, Harmful Tax Competition and the Future of Tax Incentives in the International Fiscal Association, Peruvian Branch’s annual conference, Lima, Peru.

May 2008 European Tax Law Ph.D. students’ workshop – served as panels’ member and concentration group leader, and presented a lecture to the group. Consortium of several EU universities – location: Uppsala University, Uppsala, Sweden.

May 2008 *Visiting Professor* – U.S. International Taxation seminar at Universiteit Leiden, International Tax Center, Leiden, The Netherlands.

April 2008 Presented an incubation session: Fairness in International Taxation? And served as a discussant of Professor Brian Galle’s paper: *On Hidden Taxes & Optimal Taxation* in the critical tax theory conference at Florida State University.

February 2008 Doctoral workshop on taxation and WTO law at Università degli Studi di Salerno, UNISA, Italy.

November 2007 Served as a panel member, and Presented and criticized a paper by Professor Pasquale Pistone of the Universities of Salerno and Vienna on Article 19 of the OECD Model in the OECD and WU seminar: Source vs. Residence, The Allocation of Taxing Rights in Tax Treaty Law, in Vienna.

November 2007 “Group Taxation in the United States,” presented in the international seminar on International and EC Tax Aspects of Groups of Companies, under the auspices of the OECD, the Italian Council of Ministers and the The Università Cattolica del Sacro Cuore, in Milan.

September 2007 Commentator and discussant of paper by Professor Jinyan Li in the University of Florida International Tax Conference.

August 2007 Presented “Is there value in the valuation of intangibles for transfer pricing purposes?” in the IBDT 2nd International Tax Law Congress, in the Universidade de São Paulo, São Paulo, Brazil.

August 2007 Graduate Seminar on Taxation and Corporate Governance in the Universidade de São Paulo, São Paulo, Brazil.

October 2006 *Visiting Professor* – U.S. International Taxation seminar at Université Paris I Panthéon - Sorbonne.

October 2006 American presenter – Conference on "EU and Third Countries", Vienna University of Economics and Business Administration, Vienna, Austria. In addition, participated as a panel member in two sessions: “Limitation of Benefit Provisions” and “Tax Policy Implications.”

October 2006 Lecture in Book Presentation – update on “International Trade and Tax Agreements May be Coordinated, but not Reconciled,” Vienna University of Economics and Business Administration, Vienna, Austria.

June 2006 “Is there value in the valuation of intangibles for transfer pricing purposes?” - seminar at Universita Commerciale Luigi Bocconi, Milan, Italy.

June 2006 *Visiting Professor* – U.S. International Taxation and the Qualified Intermediaries rules at SUSPI, Lugano, Switzerland.

May 2006 “Transfer pricing for intangibles and services” – Presentation at the Peking University – University of Michigan first annual tax conference, Beijing, China (and co-chairing a panel on transfer pricing prospects for China in the 21st century).

April 2006 “Is there value in the valuation of intangibles for transfer pricing purposes?” – Colloquium presentation at Arizona State University’ faculty workshop.

November 2005 U.S. International Taxation seminar at Universita Commerciale Luigi Bocconi, Milan, Italy.

October 2005 *Visiting Professor* – U.S. International Taxation seminar at UTDT, Buenos Aires, Argentina.

September 2005 Commentator, International Tax Dispute Resolution – paper presented by Professor Hugh Ault, Boston College Law School and the OECD, in the University of Florida’s 2005 Graduate Tax Symposium.

July 2005 Chairperson, Posted workers panel, at the EU High Scientific Committee Conference – “Social Security and International Taxation,” in Rust, Austria.

February 2005 “Fiscal Policy” – presentation in “Public Policy and WTO Law: Regulating Globalization – an Institute for International Law, Katholieke Universiteit Leuven & Institut d’études européennes, Liège Colloquium – Brussels, Belgium.

February 2005 “Integration in an Integrating World” – University of Michigan School of Law, Tax Policy Colloquium.

February 2005 “International Trade and Tax Agreements May be Coordinated, but not Reconciled” – University of Michigan School of Law, Legal Theory Colloquium.

October 2004 “International Trade and Tax Agreements May be Coordinated, but not Reconciled” – ASU College of Law, Faculty Colloquium.

July 2004 The U.S. National Reporter, and co-chairperson, Most-Favoured Nation Session, at the EU High Scientific Committee Conference – “The WTO and Direct Taxation,” in Vienna, Austria.

March 2004 “Global Taxation of Electronic Commerce,” Electronic Commerce, Regulation and Legal Strategy Workshop, Northwestern University School of Law, Chicago, IL.

August 2003 “Corporate Tax Integration in the U.S. – New Developments,” The University of Melbourne Law School, Melbourne, Australia.

**Miscellaneous**

*Decalogue Scholar*, 1997-1998

Ministry of Defense Scholar, 1993-1996

The Moshe Golan Prize, 1993

*International Educator of the Year*, University of Florida, 2013.

*Editorial Board Member of Intertax*

*Editorial Board Member of The Italian Law Journal*

*Board Member*, The International Tax Program, New York University School of Law

*Member of the Scientific Committee,* Executive Master of Advanced Studies in International Taxation, University of Lausanne

*Member*, The Scientific Committee of the Review Diritto e Pratica Tributaria Internazionale, Italy

*Associate Member*, EATLP (European Association of Tax Law professors)

*Member*, The National Tax Association

*Member*, The International Fiscal Association

*Associate Member*, The American Bar Association

*Associate Member*, The Florida Bar Association

*Member*, The Israeli Bar