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Transfer pricing is the pricing of goods, services and intangibles between related parties. The arm's length principle should be adopted for transfer pricing between related parties. Taxpayers should prepare and keep contemporaneous transfer pricing documentation to show that their related party transactions are conducted at arm's length.

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IRAS | Introduction to Transfer Pricing

He has written and edited many books, including the Transfer Pricing Handbook, Third Edition, Export Handbook, and International Mergers and Acquisitions, all published by Wiley. ... CRC Press Anderson Hart Publishing Routledge-Cavendish Academic Press Cengage Learning 2012 edition 1 edition Roger LeRoy Miller Second Edition Lloyd's Shipping ...

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International Finance and Accounting Handbook

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& Associates, concentrates on international transfer pricing. He has written and ed-ited many books on taxation, including Transfer Pricing Handbook, Transfer Pricing International: A Country-by-Country Guide, and International Mergers: A Country-by-Country Tax Guide. He is the editor of Interstate Tax Report and the founding ed-

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International Transfer Pricing 2015/16: Transfer pricing ...

The handbook states that transfer pricing risk in particular arises in three broad scenarios; first, where entities engage in recurring transactions with related parties which have the potential to erode a jurisdiction's tax base over time; second, transfer pricing risk can arise from large or

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United Nations Handbook

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