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11 July 2025

**HIGHLIGHTS**

- **Tariff wars**
 - New deadline for US's "reciprocal tariffs" is 1 August
- **GloBE news**
 - What does G7 statement really mean?
- **One Big Beautiful Bill is now law**
 - Review international tax changes

HAPPY FRIDAY!**Nvidia hits 4 trillion; and Linda Yaccarino goes from X CEO to ex-CEO!**

Meanwhile, in the tax world ...

Trump sends a friendly letter to 22 countries; Canada's DST announcement costs 35%; GILTI becomes NCTI; Pascal starts a new SAGA; China wants to keep your money; Japan doesn't play ball; and Finland tests which way the wind is blowing!But at the end of the week, the most important question is this: **"Do you think that Elon Musk's new party will be successful?"**

Have a great weekend!

Steve

THIS WEEK'S PODCAST*(For ITB video subscribers, please log in to access the video and documents/reports)*

1. Tariff wars
2. GloBE news
3. US: One Big Beautiful Bill Act
4. Other global developments
5. Asia Pacific
 - Australia, China, Japan, Malaysia, Vietnam
6. Europe
 - Austria, Belgium, EU, Finland, Italy, Norway, UK
7. Middle East & Central Asia
 - Bahrain, Kuwait, UAE
8. Americas
 - Canada, US
9. Treaty news

ITB series on Pillar One

- **Report on Amount B in Pillar One** (ITB, 23 February 2024)
- **Consultation document on Amount B in Pillar One** (ITB, 28 July 2023)
- **Draft MLC provisions for commitments on DSTs and other relevant similar measures** (ITB, 6 January 2023)
- **Consultation document on Amount B in Pillar One** (ITB, 16 December 2022)
- **Progress Report on Amount A in Pillar One** (ITB, 22 July 2022)
- **Draft model rules for Amount A in Pillar One:**
 - Tax certainty (ITB, 10 June 2022)
 - Regulated Financial Services exclusion from scope (ITB, 13 May 2022)
 - Extractives exclusion from scope (ITB, 22 April 2022)
 - Scope (ITB, 8 April 2022)
 - Tax base determinations (ITB, 25 February 2022)
 - Nexus and revenue sourcing (ITB, 11 February 2022)
- **Inclusive Framework's final agreement on Pillars One & Two** (ITB, 15 October 2021)

ITB series on Pillar Two

- **GloBE Implementation Framework:**
 - GloBE Information Return (ITB, 28 July 2023)
 - Tax Certainty for the GloBE rules (ITB, 13 January 2023)
 - GloBE Information Return (ITB, 13 January 2023)
 - Guidance on Safe Harbours and Penalty Relief (ITB, 6 January 2023)
- **GloBE model rules:**
 - January 2025 Administrative Guidance on GloBE rules: Application of Article 9.1 to deferred tax assets arising from tax benefits provided by General Government (Parts 1 & 2) (ITB, 30 May & 13 June 2025)
 - June 2024 Administrative Guidance on GloBE rules: Treatment of Securitisation Vehicles (ITB, 23 May 2025)
 - June 2024 Administrative Guidance on GloBE rules: Allocation of profits and taxes in structures including Flow-through Entities (Parts 1 to 5) (ITB, 28 March; 4 & 11 April; 2 & 9 May 2025)
 - June 2024 Administrative Guidance on GloBE rules: Allocation of profits and taxes in structures including Flow-through Entities (Parts 1 to 4) (ITB, 28 March; 4 & 11 April; 2 May 2025)
 - June 2024 Administrative Guidance on GloBE rules: Allocation of Cross-border Current Taxes (Parts 1 to 5) (ITB, 15 & 22 November; 6, 13 & 20 December 2024)
 - June 2024 Administrative Guidance on GloBE rules: Divergences between GloBE and accounting carrying values (Parts 1 to 7) (ITB, 23 & 30 August; 6 & 13 September; 4, 11 & 18 October 2024)
 - June 2024 Administrative Guidance on GloBE rules: DTL recapture (Parts 1 to 4) (ITB, 28 June; 5, 12 & 19 July 2024)
 - December 2023 Administrative Guidance on GloBE rules: Transitional filing deadlines, and Simplified Calculation Safe Harbour (ITB, 26 April 2024)
 - December 2023 Administrative Guidance on GloBE rules: Allocation of blended CFC taxes (Parts 1 & 2) (ITB, 5 & 12 April 2024)
 - December 2023 Administrative Guidance on GloBE rules: Additional guidance on application of GloBE rules (ITB, 22 March 2024)
 - December 2023 Administrative Guidance on GloBE rules: Transitional CbCR Safe Harbour (Parts 1 to 4) (ITB, 19 January; 16 February; 1 & 8 March 2024)
 - GloBE rules commence operation in 2024 (ITB, 12 January 2024)
 - December 2023 Administrative Guidance on GloBE rules: overview (ITB, 22 December 2023)
 - July 2023 Administrative Guidance on GloBE rules: Transitional UTPR Safe Harbour & Summary of Safe Harbours (ITB, 8 December 2023)
 - July 2023 Administrative Guidance on GloBE rules: QDMTT Safe Harbour (Parts 1 & 2) (ITB, 10 & 17 November 2023)
 - July 2023 Administrative Guidance on GloBE rules: QDMTTs (Parts 1 to 6) (ITB, 15, 22 & 29 September; 6 & 27 October; 3 November 2023)
 - July 2023 Administrative Guidance on GloBE rules: Substance-based Income Exclusion (Parts 1 & 2) (ITB, 18 & 25 August 2023)
 - July 2023 Administrative Guidance on GloBE rules: Tax credits (Parts 1 to 3) (ITB, 4, 11 & 18 August 2023)
 - July 2023 Administrative Guidance on GloBE rules: overview (ITB, 28 July 2023)
 - Administrative Guidance on GloBE rules: Transition (Parts 1 to 3) (ITB, 16 & 23 June; 14 July 2023)
 - Administrative Guidance on GloBE rules: Income & taxes (Parts 1 to 8) (ITB, 31 March; 14, 21 & 28 April; 5, 12 May; 2 & 9 June 2023)
 - Administrative Guidance on GloBE rules: Scope (Parts 1 to 3) (ITB, 10, 17 & 24 March 2023)
 - Administrative Guidance on GloBE rules: Allocation of taxes arising under Blended CFC Tax Regimes (ITB, 3 March 2023)
 - Administrative Guidance on GloBE rules: QDMTTs (Parts 1 & 2) (ITB, 10 & 24 February 2023)
 - Art. 7.4 on ETR computation for Investment Entities (ITB, 2 December 2022)
 - Corporate Restructurings and Holding Structures (Parts 1 to 7) (ITB, 23 & 30 September; 7, 14 & 21 October; 11 & 18 November 2022)
 - Scope (Parts 1 & 2) (ITB, 24 June; 1 July 2022)
 - Charging Provisions (Parts 1 to 5) (ITB, 6, 13 & 20 May; 10 & 17 June 2022)
 - Computation of Effective Tax Rate and Top-up Tax (Parts 1 to 6) (ITB, 18 & 25 March; 1, 8, 22 & 29 April 2022)
 - Flow-through Entities and Hybrid Entities (ITB, 4 March 2022)
 - Computation of Adjusted Covered Taxes (Parts 1 to 9) (ITB, 11, 18 & 25 February; 29 July; 5, 12, 19 & 26 August; 16 September 2022)
 - Computation of GloBE Income or Loss (Parts 1 to 4) (ITB, 7, 14, 21 & 28 January 2022)
- **Subject to Tax Rule (STTR):**
 - STTR (Part 4) (ITB, 15 December 2023)
 - STTR (Parts 1 to 3) (ITB, 6 & 20 October; 3 November 2023)
 - Subject to Tax Rule (STTR): overview (ITB, 28 July 2023)

WORTH READING

Shafi U. Khan Niazi and Richard Krever

["The Rise and Stall of the EU's State Aid Campaign Against Transfer Pricing"](#)

Tax Notes Today International, Tax Analysts, 2 July 2025.

Maria Zvonarjova

["Applicability of OECD-Developed GloBE Explanatory Materials within the Legal Framework of the European Union"](#)

International Tax Studies, IBFD, 2025 (Vol. 8), No. 4.

Richard T. Ainsworth and Anand Raj

["Why the Dynamic Allocation Method Works for Hard-to-Value Intangibles"](#)

Tax Notes Today International, Tax Analysts, 3 July 2025.

INTERNATIONAL TAX QUIZ**THIS WEEK'S NEW QUIZ**

XCo, a company located in jurisdiction X, is the UPE of an MNE Group which is "within scope" of the GloBE rules. Jurisdiction X has not implemented the GloBE rules.

XCo owns 100% of the shares in YCo 1, a company located in jurisdiction Y. XCo also owns 80% of the shares in YCo 2, another company located in jurisdiction Y. The remaining 20% of the shares in YCo 2 are owned by YCo 1. Jurisdiction Y has implemented the GloBE rules (IIR, UTPR, and QDMTT).

YCo 2 owns 90% of the shares in ZCo, a company located in jurisdiction Z. The other 10% of the shares in ZCo are owned by YCo 1. Jurisdiction Z has not implemented a QDMTT.

ZCo is the only Constituent Entity located in jurisdiction Z. 100 of top-up tax exists in regard to jurisdiction Z.

How much top-up tax will each of XCo, YCo 1, and YCo 2 be required to pay?

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