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CHARTERED TAX INSTITUTE OF MALAYSIA (225750-T)

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TO ALL MEMBERS

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GENERAL

CTIM'S SUBSCRIPTION TO BLOOMBERG-BNA ONLINE DATABASE – TRANSFER PRICING PREMIER LIBRARY

The Institute has recently subscribed to the **Bloomberg-BNA** online resource – **Transfer Pricing Premier Library.** Members can now access the online transfer pricing members **ONLY** via the Resource Centre at the Institute's premises.

The Library helps you:

- Compare different approaches to transfer pricing across jurisdictions.
- Recognize and prepare for important technical problems before they arise.
- Assess the implications of transfer pricing regime on a company's cross-border strategies and advise investment decision accordingly.
- Access a collection of tax case studies to compare the treatment of key issues around the world.

The Transfer Pricing Premier Library consists of the following	j :
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Resource	Remarks
Transfer Pricing Portfolios	Expert analysis written by leading practitioners in this highly complex and constantly evolving practice area. It provides the guidance and practical insights in global transfer pricing jurisdictions such as the U.S., Australia, Belgium, Brazil, Canada, China, Denmark, France, Germany, Hong Kong, India, Ireland, Italy, Japan, Korea, Luxembourg, Mexico, the Netherlands, New Zealand, OECD, Singapore, Spain, Sweden, Switzerland, Taiwan, and the United Kingdom. The Portfolio contents cover most vital tax issues in transfer pricing and includes judicial decisions, strategy and outcomes, economic, managerial and accounting principles, alternative practical strategies, advance pricing agreements, cost-sharing arrangements, OECD Transfer Pricing Rules and Guidelines, etc.
Transfer Pricing Report	A biweekly report on the latest major tax developments in International Transfer Pricing.
Transfer Pricing International Journal	Articles and analysis by leading practitioners from around the world on prevailing Transfer Pricing rules and practices.
Transfer Pricing Forum	A quarterly forum that consists of discussions by practitioners from 25 – 27 countries on how each set of questions will be treated according to prevailing Transfer Pricing rules in their respective jurisdictions.

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