FRIDAY 3 JUNE 2016

12h  Reception of participants
12h30/14h  Lunch

14h/16h  Session 1: The implementation of « anti-BEPS » measures in the 3 countries: context and perspective
  Chair: Philippe Durand, PwC France
  Bruno Gibert, CMS Bureau Francis Lefebvre, France
  Caroline Docclo, Loyens & Loeff, Belgium
  François Guilloteau, Deloitte Tax & Consulting, Luxembourg

16h/16h30  Pause-café

16h30/17h30  Session 2: The tax treatment of hybrid instruments
  Chair: Frank Muntendam, EY, Luxembourg
  Siamak Mostafavi, Jones Day, France
  Charles-Albert Helleputte, Mayer Brown, Belgium
  Olivier Van Ermengem, Linklaters LLP, Luxembourg

17h30/19h  Session 3: The new EU anti-abuse clauses in the Parent Subsidiary Directive and proposed ATA Directive
  Chair: Thierry Denayer, Stibbe, Belgium
  Pascal Faes, NautaDutilh, Belgium
  Gauthier Blanluet, Sullivan & Cromwell, France
  Alain Goebel, Arendt & Medernach, Luxembourg

20h15  Dinner at the « Beau Rivage » Restaurant in Nice

SATURDAY 4 JUNE 2016

9h/10h30  Session 4: The elimination of double taxation on cross-border investment income (withholding tax and tax credit); the impact of EU Law
  Chair: Philippe Derouin, Cabinet Derouin, France
  Philippe Vanclooster, PwC, Belgium
  Gerdy Roose, BDO Luxembourg

10h30/11h  Coffee break

11h/12h30  Session 5: Fundamental rights in tax matters: some remarkable examples in our domestic, judicial, administrative and legislative practice
  Chair: Daniel Garabedian, Liedekerke, Belgium
  Eric Ginter, Hoche Société d’Avocats, France
  Georges Simon, Loyens & Loeff, Luxembourg

12h30/14h  Luncheon Cocktail