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ABSTRACT

Do Countries Compete over Corporate Tax Rates?*

This Paper tests whether OECD countries compete with each other over corporate taxes in order to attract investment. We develop two models: with firm mobility, countries compete only over the statutory tax rate or the effective average tax rate, while with capital mobility, countries compete only over the effective marginal tax rate. We estimate the parameters of reaction functions using data from 21 countries between 1983-99. We find evidence that countries compete over all three measures, but particularly over the statutory tax rate and the effective average tax rate. This is consistent with a belief amongst governments that location choices by multinational firms are discrete. We also find evidence of concave reaction functions, consistent with the model outlined in the Paper.

JEL Classification: H00, H25 and H77

Keywords: corporate taxes, effective marginal tax rate, effective tax rate and tax competition

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1. Introduction

Statutory rates of corporation tax in developed countries have fallen substantially over the last two decades. The average rate amongst OECD countries in the early 1980s was nearly 50%; by 2001 this had fallen to under 35%. In 1992, the European Union's Ruling Committee recommended a minimum rate of 30% - then lower than any rate in Europe (with the exception of a special rate for manufacturing in Ireland). Ten years later, already one third of the members of the European Union have a rate at or below this level. It is commonly believed that the reason for these declining rates is a process of tax competition: countries compete with each other to attract inward flows of capital by reducing their tax rates on corporate profits. Such a belief has led to increasing international coordination in an attempt to maintain revenue from corporation taxes. Both the European Union and the OECD introduced initiatives in the late 1990s designed to combat what they see as "harmful" tax competition.

The notion that there is increasing competitive pressure on governments to reduce their corporation tax rates has been the subject of a growing theoretical literature - surveyed by Wilson (1999). But there have been no detailed attempts to examine whether there is any empirical evidence of such international competition in taxes on corporate income. In this paper we aim to provide such evidence. Part of the reason for the lack of empirical evidence to date is the difficulty in developing appropriate measures of taxation. Although there have been striking changes to statutory tax rates, there have also been important changes to the definitions of tax bases; broadly, tax bases have been broadened as tax rates have fallen. To find the net impact on incentives to invest and locate in particular countries requires detailed information on tax systems. It also requires well specified economic models.

One of drawbacks of most existing theory is that it does not adequately deal with the fact that governments have two broad instruments for determining corporate income taxes: the rate and the base. Almost exclusively, theoretical models combine this into a single¹ "effective" tax rate. The most common type of models assume mobility of capital, but immobility of firms: in this case, the impact of tax on the capital stock in any country depends on the effective marginal tax rate (EMTR); this measures the extent to which the tax generates an increase in the pre-tax required rate of return on an investment project.

However, in practice, multinational firms make decisions as to where to locate their foreign

¹ In general, specific values of the EMTR could be generated with different combinations of rate and base. In general, reducing the rate and expanding the base may increase or decrease the EMTR.

affiliates. Discrete location choices do not depend on the EMTR. Rather they depend on how taxes affect the post-tax level of profit available in each potential location. In a world of mobile firms, then, the proportion of profit taken in tax, the so-called effective average tax rate (EATR) will determine location. In turn, the underlying parameters of the corporate tax system, the rate and the base, determine both the EMTR and the EATR.

We begin by developing two models which help clarify the nature of corporate tax competition. In the first model, firms are mobile, but countries are small relative to the world capital market. In this case, countries compete only² in EATRs. In the second, firms are immobile, and countries are large relative to the world capital market. In this case, countries compete only in EMTRs. For each of the two models, we derive tax reaction functions, and we pay particular attention to the shape of the reaction functions in order to inform our empirical specifications.

We then take our theory to the data. We find evidence consistent with our prediction (under the assumption of mobile firms) that countries compete over the statutory tax rate and the effective average tax rate. Our findings thus support the common belief amongst governments that the typical location decision of a multinational is a mutually exclusive discrete choice between two locations. In this case, and contrary to the vast majority of the theoretical literature, the impact of tax can be measured by the effective average tax rate rather than by the impact of tax on the cost of capital. We also find evidence of non-linear reaction functions. Specifically, countries with relatively high tax rates tend to respond more strongly to tax rates in other countries. We find rather weaker evidence that countries compete over effective marginal tax rates.

Our empirical work builds on a small but growing empirical literature on strategic interaction between fiscal authorities, initiated by a pioneering study by Case, Rosen and Hines (1993), who estimated an empirical model of strategic interaction in expenditures among state governments in the US. We believe that it is distinctive in several ways. First, existing empirical work on tax reaction functions has employed data on local (business) property tax rates (Brueckner, 1998, Brett and Pinkse, 2000, Heyndels and Vuchelen, 1998), or on local or state income taxes (Besley and Case, 1995, Heyndels and Vuchelen, 1998). This is significant, because, while local property taxes may determine business location within a region, corporate taxes are the most obvious taxes in determining location of investment between countries. Our study is therefore the first to test whether there is national-level competition through taxes to attract investment.

Secondly, our paper is the first, to our knowledge, to estimate tax reaction functions based

²It is also shown that for each country, a cash-flow corporation tax is optimal, so the EATR equals the statutory rate of corporation tax.

on detailed measures of corporate taxes.³ Our measures are based on applying the rules of the tax system to a hypothetical investment project; this methodology can be used to generate measures of both the EATR and EMTR (Devereux and Griffith, 2002). These measures have already been used for other purposes⁴, but not- as far as we know - for investigating strategic interactions between countries.

Finally, our empirical approach to estimating tax reaction functions also differs somewhat from the Case-Rosen-Hines methodology followed closely by some other papers. First, based on the models we develop, we allow reaction functions to be non-linear. In particular, both models indicate that the reaction functions are concave; this has the implication that country *i* has a greater response to changes in country *j*'s tax rates if *i*'s tax rate is higher than *j*'s. Second, we allow tax reaction functions to be dynamic. This has two aspects. First, we suppose that there is some cost to changing tax rates, which generates less than instant adjustment to the new equilibrium level - this implies a role for the lagged dependent variable. Second, we also allow for the possibility that governments respond to lagged values of other countries' tax rates, instead of only the contemporaneous rates.

Of course, it is possible that strategic interaction in tax setting may also be due to electoral or yardstick competition. The latter occurs when voters in any tax jurisdiction use the taxes (and expenditures) set by their own political representative relative to those in neighboring jurisdictions to evaluate the performance of their representative. This has been investigated by Besley and Case (1995), Besley and Smart (2001) and Bordignon, Cerniglia, and Revelli (2001). A standard method for testing for yardstick competition is to estimate a "popularity equation", relating the share of the vote obtained by the incumbent in the last election (or alternatively, a dummy recording whether the incumbent won the election) to the tax in that jurisdiction, and taxes in "neighboring" jurisdictions. We do not follow this approach here, for two reasons. First, we believe that there is a *prima facie* case that yardstick competition in corporate tax rates is unlikely. The corporate tax system is complex and does not directly affect voters (as opposed to say, income or indirect taxes), so it is simply not a salient issue for them when voting. Second, there is evidence that corporate taxes do affect FDI flows and location decisions of multinationals. Moreover, governments are aware of this evidence, and are clearly concerned

³Besley et al (2002) include corporate taxes in a more general empirical study of tax competition. However, their measures are based on tax revenue data, which do not provide a good measure of incentives, either for marginal or discrete investment decisions.

⁴For example, constructed measures of the EMTR have been used elsewhere to make international comparisons of corporate income taxes (See, for example, King and Fullerton (1984), OECD (1991), Devereux and Pearson (1995), Chennells and Griffith (1997), European Commission (2001)). Devereux and Freeman (1995) provide evidence that flows of foreign direct investment depend on differences in the EMTR across countries. Devereux and Griffith (1998) provide evidence that the discrete location choices of US multinationals depend on differences in the EATR.

about the mobility of the corporate tax base.

The layout of the rest of the paper is as follows. Section 2 provides a theoretical framework for the empirical analysis. Section 3 discusses several issues in the empirical implementation of these models. Section 4 presents the data. Section 5 discusses further econometric issues, and presents the results. Section 6 briefly concludes.

2. A Theoretical Framework

2.1. A Model of Corporate Tax Competition

The objectives of our theoretical modeling are first, to understand the forces that generate competition between countries in statutory tax rates, EATRs, and EMTRs, and secondly, to generate some testable predictions. Our model builds on the well-known Zodrow-Mieszkowski-Wilson (ZMW) model (Zodrow and Mieszkowski, 1986, Wilson, 1986).

2.1.1. Preliminaries

There are two countries $i = 1; 2$. Each country has a unit measure of capitalists, who each own an endowment of capital, \bar{k} , and a unit measure of entrepreneurs, each of whom owns a fixed factor of production (a firm). A firm can produce a private consumption good, using capital and entrepreneurial effort. A firm located in either country can produce output $F(k; e)$, where k is a capital input, and e is entrepreneurial effort⁵. We assume that $e \geq 0; 1g$; and that the cost of effort to the entrepreneur is $\tilde{A}e$: The production function has the usual properties (strictly increasing in both arguments, and concave). The price of capital input is denoted by r ; and is determined as described below.

Every agent resident in country i has preferences over consumption of a private good (denoted by x) and of a public good (denoted by g) of the quasi-linear form :

$$u(x; g) = x + v(g) \tag{2.1}$$

where the function v is increasing and concave. We will assume that $2v'(0) > 1$ which implies that some provision of the public good is desirable, if lump-sum taxation is available. Governments finance the provision of a public good through a corporate tax, described in more detail below. Each government chooses the parameters of the corporate tax system to maximise the sum of utilities of the residents of the country, taking as given the tax system in the other country.

⁵The role of entrepreneurial effort is explained in more detail in Section 2.3.

The crucial mobility assumptions are the following. Capital is perfectly mobile between countries. Entrepreneurs are assumed mobile between countries, but at a cost. An entrepreneur resident in country i can move to country j , but at a relocation cost⁶ c . In each country, the distribution of these relocation costs is distributed on $[\underline{c}; \bar{c}]$ with distribution function H .

The order of events is as follows.

1. Governments in both countries choose their corporate tax systems.
2. Entrepreneurs make relocation decisions (if any).
3. Entrepreneurs purchase capital inputs and choose effort.
4. Production and consumption take place.

We solve the model backwards, introducing additional formal notation as required. Of course, our main focus of interest is what happens at stage 1.

It is worth commenting briefly on some of the features of the model at this stage. The above model is a variant of the ZMW model with two new features. First, firms are allowed to be mobile. This is required to generate competition between countries in EATRs. Second, we introduce a second input, entrepreneurial effort. Without this feature, then in the case of immobile firms, the government in either country could use the statutory rate of corporation tax to tax the rents (the profits from firms) without causing any distortions. Consequently, with a corporate tax, the desired level of public good provision in the ZMW model could be optimally financed first by taxing rents, and then, when rents are exhausted, by taxing capital⁷. So, without some upper bound on the statutory rate, a country would set a positive EMTR only when the statutory tax is at 100%. But when the statutory tax is at 100%, the EMTR is not in fact well-defined⁸. This problem could be eliminated in an ad hoc way simply by imposing an upper bound on τ : However, we present a relatively simple way of deriving an upper bound on τ endogenously, by allowing the rent of the firm to depend on variable entrepreneurial effort.

⁶For simplicity, it is assumed that these costs cannot be deducted from taxable profit e.g. they are psychic costs.

⁷The latter case would only arise when demand for public goods were high enough.

⁸To see this, note that $m = \tau(1 - a) = (1 - \tau)\tau$; so if $\tau = 1$; $m = 1 - a$; whatever a ; using the notation of Section 2.1.2: This can be remedied by imposing an upper bound of $1 - \epsilon$ on τ ; where ϵ is very small, but of course, the ϵ is arbitrary.

2.1.2. The Corporate Tax System

We begin by describing the corporate tax system and its effect on the firm. Consider a firm producing output $F(k; e)$. The tax paid by the firm is $\tau(F(k; e) - rk)$; where $0 < \tau < 1$ is the statutory rate of tax, and $a \geq 0$ is the rate of allowance. In the case of equity finance, a is the percentage of investment deductible from profit. However, a can also reflect the benefits of interest deductibility in the presence of debt-financed investment. Note that a cash flow tax would imply that $a = 1$ (all investment costs are deductible, but interest payments are not). To allow for debt finance, we do not impose $a < 1$. Post-tax profit is:

$$\pi = F(k; e) - rk - \tau(F(k; e) - rk) \quad (2.2)$$

The firm chooses capital to maximise after-tax profit, which from (2.2) gives the following condition:

$$F_k(k; e) = (1 + m)r; \quad m = \frac{\tau(1 - a)}{(1 - \tau)} \quad (2.3)$$

Hence m is the effective marginal tax rate (EMTR) on new investment⁹. Consequently, m is the “dimension” of the tax system that determines the scale of a firm’s operation i.e. the choice of k , in any country, other things equal. Note that with a cash flow tax, $m = 0$.

Now note from (2.2) that the firm’s after-tax profit in a country with tax system $(\tau; a)$ can be written

$$\pi = [1 - \tau_a](F(k; e) - rk); \quad \tau_a = \frac{\tau(F(k; e) - rk)}{F(k; e) - rk}$$

Hence τ_a is the effective average tax rate (EATR) i.e. tax paid as a percentage of true economic profit. Consequently, τ_a is the “dimension” of the tax system that determines the location of the firm, other things equal. Note that with a cash-flow tax, $\tau_a = \tau$:

To summarise, a corporate tax system with underlying tax parameters $(\tau; a)$ generates two different effective tax rates, the EATR and the EMTR, which help determine the location decision of the firms and the investment decision of the firm respectively.

2.1.3. Classification of Different Cases and Overview of Results

We can now consider different variants of the model, which generate competition in different “dimensions” of the tax system. Say that the two countries react only in statutory rates if the optimal choice of τ_1 depends on τ_2 ; and vice versa, and a_1 is independent of a_2 ; τ_2 ; and vice

⁹We discuss the measures used in the empirical work further in Section 4.1. and Appendix B.

versa. Conversely, say that the two countries react only in allowances if the optimal choice of a_1 depends on a_2 ; and vice versa, and ζ_1 is independent of $a_2; \zeta_2$; and vice versa. In each of these cases, tax reaction functions are said to be one-dimensional. The general case is where $(a_1; \zeta_1)$ both depend on $(a_2; \zeta_2)$ and vice versa, in which case tax reaction functions is said to be two-dimensional.

We can now identify the assumptions under which we get one- or two-dimensional tax reaction functions. First, note that firms, or more precisely, the entrepreneurs that own them, may be mobile ($\underline{c} \cdot \bar{c} < 1$) or not ($\underline{c} = \bar{c} = 1$): Second, the price of the capital input may be determined in one of two possible ways. First, as in the original ZMW model, each of the two countries may be assumed “small” relative to the size of the capital market, in the sense that they cannot affect r : In this case, we simply take r as fixed. Second, each country may be “large” relative to the capital market¹⁰, so that r is determined endogenously, and will be affected by the taxes $(\zeta_i; a_i)$ set by the two countries $i = 1; 2$. The dependence of r on the taxes is sometimes known as the terms-of-trade effect.

We then have the following results:

Table 1

	Countries small relative to the capital market	Countries large relative to the capital market
Immobile firms ($\underline{c} = \bar{c} = 1$)	Original ZMW model: no tax reaction functions	Model 2: reaction functions in allowances only
Mobile firms ($\underline{c} \cdot \bar{c} < 1$)	Model 1: reaction functions in statutory taxes only	Two-dimensional reaction functions

When countries $i = 1; 2$ are small relative to the capital market and firms are immobile, we have the original ZMW model (modulo the introduction of entrepreneurial export). In this model, there are no tax reaction functions¹¹: each country i chooses $(\zeta_i; a_i)$ taking r as fixed, and so does not react to taxes set in other countries. When r is fixed but firms are mobile, we have Model 1. Here, it is shown that a cash-flow tax ($a_i = 1$) is always optimal for any country, whatever the corporate tax system of the other. So, by the above definition, countries compete only in statutory tax rates: they use their statutory tax rates to compete for the inward location

¹⁰ Following e.g. Brueckner(2000), this is modelled by supposing that the entrepreneurs and capitalists of the two countries are the only agents transacting on the capital market.

¹¹ This may sound paradoxical, given that the ZMW model is usually taken to be the canonical model of tax competition. However, from a formal point of view, it is true (and is shown in Section 2.3 below) that the tax choices of country 1 are independent of country 2, and vice versa, when r is fixed. What is called “competition” in the ZMW model is in reality, nothing more than the fact that with capital mobility, the supply of capital in any particular country becomes elastic, with the implication that the optimal tax on capital is lower than it is in the closed economy.

of firms.

Model 2 is the mirror image of model 1. Here, there is no competition in statutory taxes, as they cannot affect the price of capital. In fact, statutory taxes are set to extract the maximum rent from entrepreneurs, whilst inducing them to supply positive effort. Given the statutory tax fixed, countries then set their allowances to manipulate the demand for capital, and thus the price of capital. So, countries compete in only allowances, or equivalently in EMTRs.

The most general case is where firms are mobile and countries are "large". In this case, there will generally be competition both in τ and a i.e. the choice of τ_1 and a_1 will depend on both τ_2 and a_2 : We now formally demonstrate the claimed properties of Models 1 and 2, and also derive specific results on the shape of the reaction functions in each case.

2.2. Model 1: Corporate Tax Competition when Firms are Mobile

Here, to avoid analysis of awkward corner solutions, we suppose that $\underline{c} = 0$; so the distribution H of relocation costs is on support $[0; \bar{c}]$: Then, if the tax systems of the two countries are not too different, there will be an entrepreneur of type $0 < \hat{c} < \bar{c}$ in either country 1 or 2 that is indifferent about where he locates: we assume that this is the case in what follows¹². Also, as discussed above, entrepreneurial effort does not play a central role here, so we assume that the cost of supplying this effort is zero i.e. $\bar{A} = 0$; in which case $e = 1$: So, then output is $F(k; 1) \equiv f(k)$:

Stage 3

From (2.3), an entrepreneur located in $i = 1; 2$ buys capital up to the point where $f'(k_i) = (1 + m_i)r$: For convenience, in what follows, we set $1 + m_i = z_i$: So, the demand for capital by a firm located in country i is determined by $z_i r$ i.e. $k_i = k(z_i r)$. Finally, the maximum profit of entrepreneur, given a tax system $(\tau; z)$ is

$$(1 - \tau) \max_k (f(k) - zrk) = (1 - \tau) \mathcal{V}(z; r) \quad (2.4)$$

Note by the envelope theorem,

$$\mathcal{V}_z = -\tau rk; \quad \mathcal{V}_r = -\tau zk \quad (2.5)$$

Stage 2

Some entrepreneur initially resident in country 1 with cost \hat{c} is indifferent between moving and not if

¹²This is a reasonable assumption, as we are mainly concerned with the "local" properties of the reaction functions in a neighbourhood of symmetric Nash equilibrium.

$$\hat{c} = (1 - \tau_2)^{\frac{1}{\alpha}} (z_2; r) - (1 - \tau_1)^{\frac{1}{\alpha}} (z_1; r) : \quad (2.6)$$

This uniquely defines \hat{c} as a function of the tax parameters in each country. Note also that total differentiation of (2.6), using (2.5), gives:

$$\frac{d\hat{c}}{d\tau_1} = \frac{1}{\alpha} (z_1; r) > 0; \quad \frac{d\hat{c}}{dz_1} = (1 - \tau_1)^{\frac{1}{\alpha}} r k_1 > 0 : \quad (2.7)$$

This is intuitive: as the statutory tax rate or EMTR increases, country 1 becomes a less attractive location.

Stage 1

The government can tax only the $(1 - H(\hat{c}))$ entrepreneurs resident in the country, and can tax both their rents and their use of capital. So, the government budget constraint for country 1 is of the form

$$g_1 = (1 - H(\hat{c})) \tau_1 (F(k_1) - a_1 r k_1) = (1 - H(\hat{c})) [\tau_1^{\frac{1}{\alpha}} (z_1; r) + (z_1 - 1) r k_1] : \quad (2.8)$$

The objective of government in country 1 is to maximize the sum of utilities of agents resident in the country. To calculate this, note that the consumption of the private good by each agent is equal to their after-tax income. The after-tax income of each capitalist is $\cdot r$, and the after-tax income of any entrepreneur in country 1 is $(1 - \tau_1)^{\frac{1}{\alpha}} (z_1; r)$. So, the objective of government is

$$W_1 = r \cdot + v(g_1) + (1 - H(\hat{c})) [(1 - \tau_1)^{\frac{1}{\alpha}} (z_1; r) + v(g_1)] : \quad (2.9)$$

Combining (2.8) and (2.9), we have an objective for government of the form

$$W_1 = r \cdot + (1 - H(\hat{c})) (1 - \tau_1)^{\frac{1}{\alpha}} (z_1; r) + (2 - H(\hat{c})) v((1 - H(\hat{c})) [\tau_1^{\frac{1}{\alpha}} (z_1; r) + (z_1 - 1) r k_1]) : \quad (2.10)$$

Government 1 chooses taxes τ_1, z_1 to maximize W_1 subject to equilibrium condition (2.6) determining \hat{c} and assuming τ_2, z_2 fixed. Country 2 behaves in a similar way. Recall that the statutory rates are constrained to be between zero and one i.e. $0 \leq \tau_i \leq 1$ and also that $0 \leq a_i$: This implies that $z_i \leq 1 = (1 - \tau_i)$: Assuming interior solutions for τ_i and z_i ; the first-order conditions can be written as:

$$\frac{\partial W}{\partial \tau_1} = (1 - H(\hat{c}))^{\frac{1}{\alpha}} + (2 - H(\hat{c})) v'((1 - H(\hat{c})) [\tau_1^{\frac{1}{\alpha}} (z_1; r) + (z_1 - 1) r k_1]) + \frac{\partial W}{\partial \hat{c}} \frac{\partial \hat{c}}{\partial \tau_1} = 0 : \quad (2.11)$$

$$\frac{\partial W}{\partial z_1} = \frac{1}{2} (1 - \tau_i H(\hat{c})) (1 - \tau_i) r k_1 + (2 - \tau_i H(\hat{c})) v^0 (1 - \tau_i) \hat{c} \frac{\partial}{\partial \hat{c}} (1 - \tau_i) r k_1 + (z_1 - 1) r^2 k_1^{\frac{3}{4}} + \frac{\partial W}{\partial \hat{c}} \frac{\partial \hat{c}}{\partial z_1} = 0; \quad (2.12)$$

where $\frac{1}{4}_1 = \frac{1}{4}(z_1; r)$. The first-order condition for either tax in the event of a corner solution is an obvious modification of the above e.g. $\frac{\partial W}{\partial \tau_1} > 0$ if $\tau_1 = 1$. We can now show that (given a technical assumption) governments will never use the tax on capital, as long as their optimal choice of profit tax is interior. The required assumption is the following:

A1. W_1 is strictly quasi-concave in $\tau_1; z_1$; treating \hat{c} as endogenous via (2.6), but taking τ_2, z_2 as fixed.

This assumption rules out local maxima of W_1 that are not global for fixed (τ_2, z_2) . It does not rule out multiple tax equilibria.

Proposition 1 (Optimality of cash-flow taxes). Assume A1 holds. Then, if the government in country i chooses $\tau_i < 1$; it will choose $z_i = 1$, whatever the tax policy of the other government.

Proof. Assume w.l.o.g. that $0 < \tau_i < 1$, so (2.11) holds with equality (the corner case $\tau_i = 0$ is dealt with in a similar way). Then, from (2.12), using (2.7):

$$\frac{\partial W_1}{\partial z_1} \Big|_{z_1=1} = \frac{1}{2} (1 - \tau_i H(\hat{c})) + (2 - \tau_i H(\hat{c})) v^0 (1 - \tau_i) H(\hat{c}) + \frac{\partial W_1}{\partial \hat{c}} \frac{\partial \hat{c}}{\partial z_1} (1 - \tau_i) r k_1; \quad (2.13)$$

Also, from (2.11), using (2.7):

$$\frac{\partial W_1}{\partial \tau_1} = \frac{1}{2} (1 - \tau_i H(\hat{c})) + (2 - \tau_i H(\hat{c})) v^0 (1 - \tau_i) H(\hat{c}) + \frac{\partial W_1}{\partial \hat{c}} \frac{\partial \hat{c}}{\partial \tau_1} \frac{1}{4}_1 = 0; \quad (2.14)$$

Clearly, (2.14) implies that $\frac{\partial W_1}{\partial z_1} \Big|_{z_1=1} = 0$: So, by A1, the (globally) optimal choice of z_1 is 1, implying that the optimal choice of τ_1 is also 1. \square

The intuition is that a capital tax (a less than full allowance) causes a double distortion, in that it causes outward migration of firms, and inefficient use of capital by the remaining firms, whereas a tax on rents distorts only location decisions. So, when the tax on rents is not being fully used ($\tau_i < 1$); it is never desirable to use the double-distorting capital tax (hence $z = 1$) ($m = 0$).

Proposition 1 indicates that, in the terminology of Section 2.1.3, the two countries react only in statutory taxes whenever $\tau_1; \tau_2 < 1$: We can now study the reaction functions in statutory tax rates implicitly defined by (2.13). Let $\frac{1}{4} = \frac{1}{4}(1; r)$ be the profit before statutory tax in both

countries without capital taxes. Also, from now on, assume that $H(c) = c$ i.e. the relocation cost is uniform on $[0; 1]$: Then, from (2.6),

$$\hat{c} = (1 - \tau_2) \tau_1 + (1 - \tau_1) \tau_2 \quad (2.15)$$

Further assume that v is linear i.e. $v(g) = \alpha g$: it is difficult to say anything general without this assumption. Then, note from (2.10) that

$$\frac{\partial W_1}{\partial \hat{c}} = \tau_1 (1 - \tau_1) \tau_2 + \alpha (1 - \hat{c}) \tau_1 \tau_2 + (2 - \hat{c}) \alpha \tau_1 \tau_2 \quad (2.16)$$

From (2.11) and (2.16), the reaction function $\tau_1 = R(\tau_2)$ is implicitly defined by :

$$\tau_1 (1 - \hat{c}) + (2 - \hat{c}) \alpha (1 - \hat{c}) \tau_1 (1 - \tau_1) \tau_2 + \alpha (1 - \hat{c}) \tau_1 \tau_2 + (2 - \hat{c}) \alpha \tau_1 \tau_2 = 0 \quad (2.17)$$

At the symmetric Nash equilibrium in taxes $\tau_1 = \tau_2 = \tau$, $\hat{c} = 1$. So, from (2.17):

$$\tau (1 + 2\alpha) + \tau^2 (3 - \alpha) = 0;$$

which assuming an interior solution, implies that:

$$\tau^* = \frac{2 - \alpha}{3 - \alpha} \quad (2.18)$$

An interior solution, $0 < \tau^* < 1$; requires $\frac{1}{2 - \alpha} > \frac{1 + \alpha}{2}$: Note that the assumption $2v'(0) = 2\alpha > 1$ does not itself guarantee a positive τ^* , as there is an excess burden of the tax on rents i.e. it induces outward migration of firms. Next, we can show:

Proposition 2. Assume that the Nash equilibrium is interior. Then, in the neighborhood of Nash equilibrium τ^* , the reaction function has slope between zero and 1 i.e. $0 < R' < 1$ and is concave i.e. $R''(\tau^*) < 0$:

Proof. See Appendix. \square

The intuition for this result is as follows. Suppose that country 1 is the high-tax country. Then, when country 2 cuts its statutory tax by $\Delta \tau_2$, from (2.7), this leads to an increase in \hat{c} of approximately $\Delta \hat{c} = \frac{1}{4}(1; r) \Delta \tau_2$; recalling that $z_1 = 1$ by Proposition 1. Now, from (2.8), this increase in \hat{c} implies a reduction in 1's tax revenue and public good supply of

$$\Delta \hat{c} \in \tau_1 h(\hat{c}) \frac{1}{4}(1; r) = \tau_1 h(\hat{c}) \left(\frac{1}{4}(1; r) \right)^2 \Delta \tau_2;$$

as $(1 - H(\hat{c})) \frac{1}{4}(1; r)$ is 1's tax base. As r is constant from country 1's point of view, it is clear that the loss of the public good is greater for country 1, the higher its initial tax. So, the higher τ_1 ; the stronger the incentive for country 1 to follow 2's cut and win back some of its tax base.

One further issue must be addressed before proceeding to the next variant of the model. That is that Proposition 1 generally does not hold in the data reported below. Certainly for equity-financed investment¹³, z generally exceeds 1. There may be a number of reasons for this. One possible reason concerns the treatment of losses. Giving full relief for all expenditure when it is incurred (or some equivalent alternative) implies that governments may end up subsidising loss-making investment. Typically, they are reluctant to do this. One response may be to choose a lower value of a and hence a higher value of z . In this case, the government will tax capital as well as economic rent, by imposing a positive EMTR. Conditional on this, governments can still compete for firm location by choosing an appropriate statutory tax rate. However, for $a < 1$, the tax on economic rent is measured by the EATR, τ_e , rather than the statutory rate.

It is of course possible to impose an upper bound on a , and solve the model in terms of the EATR, τ_e . If we further made the assumption that the scale of the project, k were fixed, then π would not depend on the EMTR. In that case, the definition of post-tax profit could be written as $(1 - \tau_e)\pi$ instead of $(1 - \tau)\pi$ as implied by (2.4) and Proposition 1. The critical value of \hat{c} in (2.15) would be replaced by $\hat{c} = (1 - \tau_e)\pi / (1 - \tau_1)\pi$. The definitions of the budget constraint and welfare would also have τ replaced by τ_e . The remaining analysis would then continue unchanged except that governments would compete over τ_e rather than τ . Of course, if the assumption of a fixed scale is relaxed, then $\pi(z; r)$ depends on z , and the precise form of competition would differ.

In the empirical work below, we explore the two possibilities of competition over the statutory rate and the effective average tax rate.

2.3. Model 2: Corporate Tax Competition when Firms are Immobile

From Table 1, our assumptions are now that (i) entrepreneurs are no longer mobile: (ii) the two countries are "large" relative to the capital market. We solve the model backwards, starting with stage 3 (note that there is no stage 2, as firms are immobile). Also, we assume for simplicity that $F(k; e) = f(k) + e$:

Stage 3.

Using the definition of $z_i = 1 + m_i = (1 - a_i\tau_i)/(1 - \tau_i)$; the net profit of any entrepreneur located in country i who hires k units of capital is:

$$(1 - \tau_i) f(k) + e - z_i r k - \tau_e e \quad (2.19)$$

¹³Although it may be close to 1 for debt-financed investment.

The optimal level of capital for this entrepreneur maximizes (2.19) and so solves:

$$f^0(k_i) = q_i = z_i r \quad (2.20)$$

Inverting (2.20), we have the demand for capital, $k_i = k(q_i)$; where $k^0(\cdot) < 0$. Moreover, the optimal effort of the entrepreneur maximises (2.19) and so satisfies

$$e(\zeta_i) = \begin{cases} \frac{1}{2} & \text{if } \zeta_i > 1 - \bar{A} \\ 1 & \text{if } \zeta_i \leq 1 - \bar{A} \end{cases} \quad (2.21)$$

Finally, define the profit function¹⁴

$$\begin{aligned} \pi(q_i; \zeta_i) &= \max_{k, e} (1 - \zeta_i) (F(k; e) - q_i k) - \bar{A}(e)g \\ &= \max_k (1 - \zeta_i) (f(k) - q_i k)g + \max_{e \in \{0, 1\}} (1 - \zeta_i - \bar{A}(e))g \end{aligned} \quad (2.22)$$

Note by the envelope theorem, from (2.22),

$$\pi_q = - (1 - \zeta_i)k \quad (2.23)$$

To complete the description of economic equilibrium, we need to describe how r is determined. World equilibrium in the capital market requires that the sum of demands equals world supply, Z :

$$Z = k(q_1) + k(q_2) = k(z_1 r) + k(z_2 r) \quad (2.24)$$

(2.24) simultaneously determines r as functions of z_1, z_2 . Totally differentiating (2.24) and evaluating at $z_1 = z_2 = Z$ implies:

$$\frac{\partial r}{\partial z_i} \Big|_{z_1=z_2=Z} = - \frac{r}{z_1 + z_2}$$

This is intuitive: an increase in the EMTR in country 1 reduces the interest rate because it reduces the demand for capital in country 1.

Stage 1

We begin with the government budget constraint. This is

$$\begin{aligned} g_1 &= \zeta_1 (F(k_1; e_1) - a_1 r k_1) \\ &= \zeta_1 [F(k_1; e_1) - q_1 k_1] + (q_1 - r) k_1 \\ &= \zeta_1 [F(k_1; e_1) - z_1 r k_1] + (z_1 - 1) r k_1 \end{aligned} \quad (2.25)$$

¹⁴Note that this profit function is defined net of the statutory tax ζ_i ; unlike the profit function of the previous section. This difference is simply for algebraic convenience.

where $k_1 = k(q_1)$: The interpretation is as in the previous model: the government can tax both pure profit (after accounting for the tax on capital), which is the first term in (2.25), and also can tax capital.

The objective of government in country 1 is to maximize the sum of utilities of agents resident in the country. As before, the consumption of the private good by each agent is equal to their after-tax income. The after-tax income of each capitalist is $\cdot r$, and the after-tax income of any entrepreneur in country 1 is $\frac{1}{2}(q_1; \zeta_1)$. So, the objective of government is:

$$\cdot r + v(g_1) + \frac{1}{2}(q_1; \zeta_1) + v(g_1): \quad (2.26)$$

Combining (2.25) and (2.26), the government's objective is:

$$W_1 = r \cdot + \frac{1}{2}(q_1; \zeta_1) + 2v(\zeta_1 [F(k_1; e_1) - q_1 k_1] + (q_1 - r) k_1) \quad (2.27)$$

The government of country 1 chooses $(z_1; \zeta_1)$ to maximize W_1 subject to equilibrium condition (2.24) determining r ; and assuming $(z_2; \zeta_2)$ fixed. Country 2 behaves in a similar way. It is convenient to assume in fact that governments 1;2 choose the cost of capital $q_1; q_2$ directly, rather than the tax variables. Consider, then, country 1's choice of q_1 : Assuming an interior solution for q_1 ; the first-order condition can be written as:

$$\frac{\partial W_1}{\partial q_1} = \frac{\partial}{\partial q_1} [2v^0 - 1] (1 - \zeta_1) k_1 + 2v^0 (q_1 - r) k_1 - \frac{\partial r}{\partial q_1} 2v^0 k_1 = 0 \quad (2.28)$$

Now consider country 1's choice of ζ_1 : W_1 is not differentiable in ζ_1 ; as effort is not differentiable in ζ_1 : However, as long as $2v^0 > 1$ the possibilities for the government are clear: either tax at a level $\zeta_1 = 1 - \bar{A}$; which will induce the entrepreneurs to put in maximum effort, or tax at $\zeta_1 = 1$; which discourages effort.

Proposition 3. Assume that utility is linear in income i.e. $v(g) = \alpha g$: Then, $\zeta_1 = 1 - \bar{A}$ is

$$\frac{2^\alpha (1 - \bar{A})}{(2^\alpha - 1) \bar{A}} \cdot f(k_1) - z_1 r k_1 = \bar{A}_1 \quad (2.29)$$

Otherwise, $\zeta_1 = 1$:

Proof of Proposition 3. Setting $\zeta_1 = 1 - \bar{A}$ in (2.27) yields a payoff of

$$W_1(z_1; 1 - \bar{A} : r) = r \cdot + \bar{A} \bar{A}_1 + 2v((1 - \bar{A})(\bar{A}_1 + 1) + (z_1 - 1) r k_1)$$

but setting $\zeta_1 = 1$ in (2.27) yields a payoff of

$$W_1(z_1; 1 : r) = r \cdot + 2v(\bar{A}_1 + (z_1 - 1) r k_1):$$

Then, $W_1(z_1; 1; \tilde{A}; r) \geq W_1(z_1; 1; r)$ reduces to (2.29):

For reasons discussed above, it is desirable to have countries choosing statutory tax rates of less than 100%, so we will assume that utility from the public good is linear and that condition (2.29) holds in what follows.

Note that for \tilde{A} fixed at $1; \tilde{A}$; (2.28) implicitly defines a reaction function $z_1 = R(z_2)$ which describes how country 1's EMTR reacts to country 2's. To get some insight into what determines z_i ; note that without terms of trade effects (i.e. $\partial r / \partial q_1 = 0$); (2.28) reduces to a modified Samuelson rule for public good provision:

$$2v^0(g_1) = \frac{1}{1 + \frac{(z_1 - 1)^{\eta_1}}{(1 - z_1)^{\eta_1}}} \quad (2.30)$$

where $\eta_1 = \eta_1(q_1) = \eta_1(k_1)$ is the elasticity of demand for capital. This is a standard formula (see e.g. Zodrow and Mieszkowski(1986)) which says that the sum of marginal benefits from the public good is equal to the marginal cost of public funds, which in turn is positively related to the elasticity of the tax base. Note also that given r fixed, (2.30) determines z_1 independently of z_2 ; which proves the claim of Section 2.1.3 above that there are no tax reaction functions in the ZMW model.

To evaluate the terms of trade effect $\partial r / \partial q_1$, recall that $rz_1 = q_1$. Hence:

$$\frac{\partial q_1}{\partial z_1} = r + z_1 \frac{\partial r}{\partial z_1} = r + \frac{z_1 r}{z_1 + z_2} = \frac{z_2 r}{z_1 + z_2}$$

and consequently,

$$\frac{\partial r}{\partial q_1} = \frac{\partial r}{\partial z_1} \frac{\partial z_1}{\partial q_1} = \frac{r}{z_1 + z_2} \cdot \frac{z_1 + z_2}{z_2 r} = \frac{1}{z_2} \quad (2.31)$$

To investigate further, we will assume from now on that the production function is quadratic ($f(k) = k + \frac{k^2}{2}$): As utility is already assumed linear in the public good, we refer to this as the linear-quadratic case. Then, demand for capital in country i is

$$k_1 = 1 + z_1 r \quad (2.32)$$

and consequently, from (2.24), the equilibrium interest rate is:

$$r = \frac{2(1 - \cdot)}{z_1 + z_2} \quad (2.33)$$

So, substituting (2.32) in (2.28), and recalling that $\tilde{A} = 1; \tilde{A}$ by Proposition 3, and that in the linear-quadratic case, $v^0 = 0; k_1^0 = 1$; then:

$$(2 - z_1) \tilde{A} (1 + z_1 r) + 2(z_1 - 1)r + \frac{1}{z_2} f''(1 + z_1 r) \cdot g = 0 \quad (2.34)$$

Combining (2.34) with the formula (2.33) for r ; and rearranging, we get:

$$(2^\circ - 1)\bar{A}[z_1 + z_2 - 2(1 - \cdot)z_1]z_2 - 4^\circ(1 - \cdot)(z_1 - 1)z_2 + 2^\circ[z_1 + z_2 - 2(1 - \cdot)z_1] - (z_1 + z_2)\cdot = 0: \quad (2.35)$$

At a symmetric Nash equilibrium, where $z_1 = z_2 = z^*$; (2.35) reduces to:

$$(2^\circ - 1)\bar{A}2 \cdot z^* - 4^\circ(1 - \cdot)(z^* - 1) + 4^\circ \cdot - 2 \cdot = 0$$

which implies a unique Nash equilibrium:

$$z^* = \frac{2^\circ - \cdot}{2^\circ(1 - \cdot) - (2^\circ - 1)\bar{A}}: \quad (2.36)$$

Now, recalling that $z_i - 1 = (1 - \zeta_i)$; and by Proposition 3, $\zeta_i = 1 - \bar{A}$; the Nash equilibrium tax must satisfy $\frac{1}{\bar{A}} \leq z^*$: if z^* as defined in (2.36) does so, we will say that it is interior. Using (2.36), the condition for $\frac{1}{\bar{A}} \leq z^*$ reduces to

$$\cdot \leq \frac{^\circ(1 - \bar{A})}{(^\circ + ^\circ\bar{A} - \bar{A})} - \cdot \leq 0$$

We now turn to the properties of the reaction function. Solving (2.35) for z_1 we obtain the reaction function:

$$z_1 = R(z_2) = \frac{z_2(2\bar{A}z_2^\circ - \bar{A}z_2 + 6^\circ - 4^\circ \cdot)}{2\bar{A}z_2^\circ - 4\bar{A}z_2^\circ \cdot - \bar{A}z_2 + 2\bar{A}z_2 \cdot + 4^\circ z_2 - 4^\circ z_2 \cdot + 2^\circ - 4^\circ \cdot}$$

Now, in the neighborhood of the Nash equilibrium, r has the following properties:

Proposition 4. Assume that the Nash equilibrium is interior and that $\cdot \leq \frac{2^\circ}{4^\circ - 1}$: In the linear-quadratic case, in the neighborhood of Nash equilibrium ζ^* , the reaction function has slope between zero and 1 i.e. $0 < R' < 1$ and moreover, is concave i.e. $R''(\zeta^*) < 0$:

Proof. See Appendix. \square

Compared to Proposition 2, this requires an additional condition, on \cdot : However, this condition is not that strong. The bound on \cdot is at least 0.5, and can be compared to the condition for an interior solution, which is $\cdot \leq \frac{2^\circ}{4^\circ - 1}$: In fact, it is possible to show that $\cdot \leq \frac{2^\circ}{4^\circ - 1}$ whenever $\bar{A} > 1.3$: As $\zeta = 1 - \bar{A}$; this implies that the bound on the capital stock always holds at an interior Nash equilibrium whenever $\zeta < 0.7$: The statutory corporate tax rates in our sample are all below this level.

2.4. Testable Implications of the Properties of the Reaction Functions

Propositions 2 and 4 imply some testable predictions. Before we come to these, the obvious objection is that both propositions require additional assumptions and therefore may not be robust. Our response to this is as follows. First, the assumption of a quadratic production function in Proposition 4 can be regarded as a second-order approximation to a general concave production function. Second, the assumption of a uniform distribution of relocation costs in Proposition 2 is the borderline case between concave and convex distributions, and this has a “neutral” assumption i.e. not biased in any direction. Finally, the assumption of utility linear in the public good (while made for tractability) tends to understate the concavity of the reaction function, for the following reason. Consider the mobile firm case. As argued following Proposition 2, following a given tax reduction by country 2, the loss of public good is higher for country 1, the higher its initial tax, and this partly explains the concavity of the reaction function. Now, note that if v is strictly concave, country 1 has a second reason to do this: a reduction in public goods supply is more costly when g_1 is already low. This effect is ruled out by assuming v linear, but is simply a force for more concavity in the utility function.

Finally, readers who are not convinced by the previous paragraph should accept at a minimum that our argument shows that reaction functions are very unlikely to be linear, and so our empirical work should allow for some non-linearities.

Now consider the model with mobile firms, where governments compete over tax rates τ_1, τ_2 : Then, by Proposition 2, the reaction function is as in Figure 1 below, where it is shown as the bold line AEF i.e. concave, and cutting the 45° line from above. By inspection, the slope of the segment AE is always greater than the slope of the segment EF. That is, when country 1's tax is initially above country 2's, a small increase in country 2's tax will cause country 1 to increase its tax by more than if country 1's tax is initially below country 2's. In short, when a country's tax is initially high relative to the other, it is more sensitive to changes in the other's tax. Under the conditions of Proposition 4, the reaction function generated by the other model has the same property.

Figure 1 in here

In Section 3 below, we show how this property can be (approximately) tested empirically. The basic idea is illustrated on the above diagram. Consider a piece-wise linear approximation to r ; where the linear segments are in the regions of $\tau > \tau^*$ above and below the 45° line. These are shown on the diagram as segments BG and CH respectively. These segments are consistent with

concavity if and only if BG has a lower intercept and greater slope than CH. In our empirical work, we estimate such a piece-wise linear approximation, and test the condition on the relation between the slopes and the intercepts.

2.5. Related Literature

The theoretical literature on tax competition is now voluminous, but surprisingly little has been written on competition in corporate taxes. The first related literature is that which develops the well-known Zodrow-Mieszkowski-Wilson (ZMW) model (Zodrow and Mieszkowski, 1986, Wilson, 1986) of tax setting with mobile capital in various directions (Wilson, 1999). In the ZMW model, governments can levy taxes on the returns to capital. However, the ZMW model cannot be directly interpreted as a model of competition in corporate taxes, for the following reason. As shown above, in the ZMW model, a corporate tax is equivalent¹⁵ to a tax on capital plus a tax on rent accruing to the fixed factor (i.e. the statutory rate), so that all spending is optimally financed first by taxing the fixed factor. To our knowledge, no-one has yet studied the particular extension of the ZMW model which we have analysed above, although Haußer and Schjelderup (2000) have considered a model in which governments use the two tax instruments, in the context of mobile capital and profit shifting.

Our Model 1 in Section 2.2 is related to a variety of models in the literature where countries compete for foreign direct investments by offering subsidies to firms (Black and Hoyt, 1989, Bond and Samuelson, 1986, King and Welling, 1992, King, McAfee, and Welling, 1993, Haaparanta, 1996, Haußer and Wooton, 1999). However, our focus is on the use of the tax system, rather than the use of subsidies, to induce relocation.

Our Model 2 in Section 2.3 is quite closely related to extensions of the basic ZMW model to allow for the elastic supply of the internationally immobile factor of production (usually interpreted as labour), such as Bucovetsky and Wilson, 1991). Their finding is that a “small” region (i.e. one who takes r as given) should meet all of its revenue needs just by taxing income from the fixed factor, as capital is in perfectly elastic supply. Wilson (1991) argues that when countries are “large” (as they are in our model), capital should also be taxed, a finding similar to ours. Our linear-quadratic example is related to a linear-quadratic version of the basic ZMW model in Brueckner (2000) which yields linear reaction functions. The difference is that in our set-up, the reaction functions are non-linear even though the basic structure is linear-quadratic, due to the fact that the tax z_i is ad valorem (see Lockwood, 2001):

¹⁵Multiple tax instruments have been studied using the ZMW model e.g. Bucovetsky and Wilson (1991), Huber (1999), but in these contributions, the second tax is a tax on labour, which is assumed to be elastically supplied.

3. Empirical Specification of the Tax Reaction Functions

The theoretical analysis in Section 2 generated symmetric reaction functions of the form $T_i = R(T_j)$, where, in what follows, T_i will denote the tax rate (whether statutory, EATR, or EMTR) in country i . The theoretical model assumed two symmetric countries. Allowing for n countries that may be different, and introducing time subscripts, the reaction functions can be written more generally as

$$T_{i;t} = R_i(T_{-i;t}; X_{it}) \quad i = 1; \dots; n \quad (3.1)$$

where $T_{-i;t} = (T_{1s}; T_{2s}; \dots; T_{i-1s}; T_{i+1s}; \dots; T_{ns})$ denotes the vector of tax rates of all other countries at time s , and X_{it} is a vector of other control variables that may affect the setting of the tax in country i . However, (3.1) cannot be estimated as it stands.

The first issue is that of degrees of freedom. In principle, each country could respond differently to the tax rates in every other country. But then, even if (3.1) were linear in $T_{-i;t}$ and the coefficients on the elements of $T_{-i;t}$ were constant over time, then with 21 countries in our data set, this would imply estimating $21 \times 20 = 420$ different parameters, which is clearly not feasible. It is therefore necessary to make some assumptions about these parameters. In practice, we follow the existing literature by using a weighted average i.e. we replace the vector $T_{-i;t}$ in (3.1) by the weighted average

$$A_{i;t} = \sum_{j \neq i} \alpha_{ij} T_{j;t}$$

That is, we suppose that every country responds in the same way to the weighted average tax rate of the other countries in the sample.

In our case, the appropriate choice of weights α_{ij} is not obvious. In principle, we would like the weights to be large when tax competition between countries i and j is likely to be strong. In the case of local property taxes, the obvious choice (and one that works well in practice, see e.g. Brueckner (2000)) is to use geographical weights, where α_{ij} is inversely related to the distance between jurisdictions i and j : A local government is likely to respond more readily to changes in the tax rates of neighboring governments than it would to rates in a different part of the country. However, in our case, the degree of tax competition between two countries may depend not only (or at all) on geographic proximity of countries, but also their relative size and the degree to which they are open to international flows. We investigate each of these possibilities in our empirical work.

A second issue is that in practice, our tax rates are highly serially correlated, perhaps because abrupt changes in the tax system are likely to be costly to governments, either because such changes impose costs of adjustment on the private sector, or because such changes may be blocked at the political level by interest groups who stand to lose from the change. We include a lagged dependent variable in (3.1) to allow for this.

A third issue is one of timing. One problem with estimation of equations (3.1), viewed as a system, is that it imposes the restriction that taxes are continuously (i.e. in every period) at their Nash equilibrium values. This seems implausible: even within game theory, it is increasingly accepted that Nash equilibrium is best interpreted as the outcome of some adjustment process (Fudenberg and Tirole, 1991). One very simple adjustment process that generates testable reaction functions is to suppose that the government in each country sets the tax as a myopic best response to the taxes in the previous period in other countries¹⁶. This would generate reaction functions as in (3.1), except that $T_{i;t}$ is replaced by $T_{i;t-1}$: We call this specification of the reactions functions the lagged specification, and (3.1) the contemporaneous specification. The disadvantage of the lagged specification is that it is not directly consistent with the theory: in particular, governments are assumed myopic in the sense that they do not anticipate any change in other countries' tax rates either due to changes in underlying economic conditions, or as a result of the other governments' myopic reactions to current taxes. As both specifications have their (dis)advantages, we estimate both. This is in contrast to the literature, where (as far as we are aware) all empirical work on tax competition estimates one or the other on a given data-set, with most studies working with the contemporaneous specification¹⁷ (Brueckner, 2000).

So, the preceding discussion suggests two possible specifications, which can be written as

$$T_{i;t} = R_i(T_{i;t-1}; A_{is}; X_{it}) \quad i = 1; \dots; n \quad (3.2)$$

where $s = t$ (resp. $s = t - 1$) gives the contemporaneous (resp. lagged) specification. These two approaches raise different econometric issues, which we discuss below.

The final issue is the choice of functional form of R_i : We assume R_i is linear in $(T_{i;t-1}, X_{it})$: However, as discussed in Section 2.4, a relatively robust prediction of the theoretical models is that countries that have a tax rate above the average (appropriately defined) react more to tax

¹⁶This process will only converge to the Nash equilibrium under certain conditions, however. For example, if $n = 2$; this system is locally stable around a given Nash equilibrium if the slope of r_1 is greater than the slope of r_2 in $(T_1; T_2)$ space. In this case, starting in the neighborhood of Nash equilibrium, taxes will (in the absence of exogenous shocks) eventually converge to their Nash values.

¹⁷There are, however, a few papers which take a dynamic approach eg. Hayashi and Boadway (2000), Richard, Tulkens, and Verdonk (2001).

changes of the other countries than do countries who have a tax rate below the average. We model this by supposing that R_i is piece-wise linear in A_{is} . Specifically, we specialise (3.2) to

$$T_{it} = \alpha_0 + \alpha_1 T_{it-1} + \alpha_2 A_{is} + \alpha_3 D_{is} + \alpha_4 D_{is} A_{is} + \alpha_5 X_{it} + \gamma_i + \gamma_t \quad (3.3)$$

where

$$D_{is} = \begin{cases} 1 & \text{if } T_{is} > A_{is} \\ 0 & \text{if } T_{is} < A_{is} \end{cases}$$

and where γ_i is a country fixed effect, and γ_t is a period fixed effect¹⁸.

D_{is} is a dummy indicating whether country i 's tax rate is above or below the weighted average in period s : This dummy appears on its own, and interacted with A_{is} : Thus, we allow for two possibilities: simply being above the average may change the intercept of the reaction function; and being above the average may change the way T_{it} responds to changes in the weighted average of the other taxes. It is clear from the discussion of Section 2.4 that concavity of the reaction function requires $\alpha_2 < 0$ and $\alpha_3 > 0$: So, our piece-wise linear specification captures in a fairly crude way the concavity of reaction functions predicted by the theory.

The final issue is choice of a measure of the effective tax rate. For each of the EMTR and EATR we calculate four measures, corresponding to the four different forms of investment described in Section 4.1 below - that is, corresponding to investment in plant and machinery or buildings, and financed by equity or debt. In principle, it is possible to estimate reaction functions for each of these four investments separately. Alternatively, if the reaction functions for each type are sufficiently similar, the observations can be pooled. Of course, the more correlated are the effective tax rates between the two different investments, then the less additional information is found by pooling data; there is a danger then that the increase in the degrees of freedom is spurious. Hence there is a trade-off between pooling observations between sufficiently similar forms of investment such that the coefficients might be expected to be similar, while not pooling measures of effective tax rates which do not add information. A third possibility is to create a weighted average across the different forms of investment. This would be appropriate if a typical investment were a mix of these different forms.

We have investigated these issues by estimating reaction functions based on each of these approaches. We begin with a typical single investment: in buildings, financed by equity. We then consider two ways of pooling the four investments. Given the tax structure, there is a higher correlation in effective tax rates for investment in the two assets financed in the same way, than

¹⁸Note also that we do not allow the coefficients in (3:3) to vary by country, again to preserve degrees of freedom.

in effective tax rates for investment in either asset financed by debt or equity. However, we exploit both forms of distinction in two ways: (a) pooling investment in buildings financed by equity and investment in plant and machinery financed by debt; and (b) pooling investment in buildings financed by debt and investment in plant and machinery financed by equity. Each of these combines two investments which are relatively dissimilar, and which therefore give potentially more information. We also present results using a weighted average of all four forms of investment.

4. Data

The empirical approach in this paper is to estimate (3.3). To do this, we use data on the corporate tax regimes of 21 OECD countries over the period 1982 to 1999. As is clear from the previous section, there are several different possible measures of effective tax rates which can be analysed. In Section 4.1 we describe the measures which we use in this paper. We also include a number of control variables in the analysis; these are described in Section 4.2.

4.1. Effective Tax Rates

There are two broad approaches to the measurement of effective tax rates on capital income. One, proposed for example by Mendoza et al (1994), is based on the ratio of tax payments to a measure of the operating surplus of the economy. This approach is not ideal for analyzing competition between jurisdictions over taxes on corporate income, for several reasons. First, at best it is a measure only of the effective average tax rate, and so cannot be used to distinguish the two models described in the previous section. Second, it does not necessarily reflect the impact of taxes on the incentive to invest in a particular location, because tax revenues depend on the history of past investment and profit and losses of a firm, and also the aggregation of firms in different tax positions. Third, this measure can vary considerably according to underlying economic conditions, even when tax regimes do not change; the variation is therefore due to factors outside the immediate control of the government.

The effective tax rate measures used in this paper are therefore based on an analysis of the legislation underlying different tax regimes. Specifically, we use the measures proposed by Devereux and Griffith (2002). Following the standard approach, they consider the taxation of a hypothetical unit perturbation to the capital stock. The cost of the increased capital stock is offset by tax allowances, defined by the legislation. The additional revenue is taxed under the statutory tax rate. Using this approach, it is possible to derive measures of the EMTR and

the EATR, corresponding to those set out in Section 2. A brief summary of the approach is provided in Appendix B. More details are in Devereux and Griffith (2002). In this paper, we consider four types of investment. First we consider investment in two different assets: plant and machinery and in industrial buildings. Second we consider investment financed from two sources: equity and debt. Each of these investments has a corresponding EATR and EMTR.

We construct the EMTR and the EATR from the statutory tax rate and the allowance rules, between 1983 and 1999 for 21 high income OECD countries. These data were collected from a number of sources. Chennells and Griffith (1997) provide information for 10 countries up to 1997. These data have been extended to other countries and later years using annual summaries from accounting firms, notably Price Waterhouse tax guides (Price Waterhouse, 1983 to 1999). We apply the same economic parameters (the interest rate, inflation rate and depreciation rates) to all countries in all years. Thus the measures are not intended to provide the best possible estimate of the EMTR or the EATR in each year; rather they are intended to focus on differences between countries and over time only in the tax regimes themselves.

The tax rates are briefly summarised in Figures 2 and 3. Figure 2 presents for each year the three measures of taxation, averaged across countries, weighted by GDP. The lines represent the statutory tax rate (including local taxes on corporate profit), and the EATR and EMTR for a weighted average of the four types of investment. All three of the measures show a downward path over the period considered. Figure 3 presents the standard deviation across countries for each year for each measure. There has also been a reduction in the standard deviation in each of the three measures. More information on the development of these tax rates is provided in Devereux et al (2002).

4.2. Other variables

Clearly other factors may also influence a government's choice of corporation taxes. In the empirical formulation below, we therefore depart from the assumption of symmetric countries used for simplicity in the theoretical model. We allow for a number of other factors to affect the choice of corporation tax.

It has frequently been argued that corporation tax is a necessary "backstop" for income tax: that is, in the absence of corporation tax, individuals could potentially escape tax on their earnings by incorporating themselves. One important control variable is therefore the highest domestic income tax rate, $TOPINC_{it}$. These rates are collected from comparable sources to those for corporation tax: primarily annual guides from accounting firms, and specifically those from Price Waterhouse. In addition, we introduce a set of control variables for each country i

and period t which describe economic and demographic characteristics. All variables are listed below:

Table 1: Control Variables

SIZE _{it}	relative size of each economy, measured as $\frac{GDP_{it}}{GDP_{jt}}$ - where $j=USA$;
PCON _{it}	total public consumption, as a proportion of GDP _{it}
TREV _{it}	total tax revenue, as a proportion of GDP _{it}
OPEN _{itj-1}	sum of inward and outward foreign direct investment, as a proportion of GDP _{it} ; lagged one year
PYOU _{it}	proportion of population below 14 years old
POLD _{it}	proportion of population 65 year old
PURB _{it}	proportion of population living in urban areas
PDENS _{it}	population density
TOPINC _{it}	highest marginal income tax rate

Sources: GDP and Public Consumption : OECD National Accounts, various years, Tax Revenue: OECD Revenue Statistics, various years, GDP, Exchange Rates: Datastream, Population data: World bank - HNP Statistics, FDI: OECD International Direct Investment Statistics Yearbook.

We have also experimented with various measures of political control. However, these proved to be insignificant in the estimation and are therefore not reported.

5. Econometric Issues

From the discussion in Section 3, our system of equations to be estimated is

$$T_{it} = \alpha + \beta T_{itj-1} + \gamma_1 A_{is} + \gamma_2 D_{is} + \gamma_3 D_{is} A_{is} + \delta X_{it} + \epsilon_i + \epsilon_t + \eta_{it}; i = 1; ::n \quad (5.1)$$

First, consider the contemporaneous version of (5.1), in which $s = t$: In this case, since the model predicts that all tax rates are jointly determined, it clearly indicates endogeneity of A_{it} and hence D_{it} . The empirical literature has typically dealt with this endogeneity by estimating the equation using maximum likelihood (see Brueckner, 2001 for a survey of empirical techniques). However, this is complicated in our case by the need to allow for an asymmetric response. We therefore follow a different approach, using instrumental variables. As a first stage, we first regress T_{it} on its lag and on X_{it} - that is the control variables for the same country. We estimate this as a panel, and derive predicted values of T_{it} . Assuming the weights to be exogenous, we then generate the weighted average of the predicted values. We use this weighted average to generate D_{it} . In the lagged case, in which $s = t_j - 1$, we treat the weighted average of the lagged tax rates of other countries as being exogenous.

Unlike the maximum likelihood approach, the IV approach is robust to spatial correlation in the error term, ϵ_{it} . Nevertheless, we test for such spatial correlation using the Burrige (1980) test. We also test for first order auto-correlation in the error term, using a standard test (see Baltagi, 1996). The test for autocorrelation is straightforward, since we test for correlation between ϵ_{it} and ϵ_{it-1} . In investigating correlation across countries, however, there are 21 observations in each period: it is not clear what ordering they should have for the purpose of the test. Following Burrige, we combine the residuals from the other countries using the weighting matrix (for more details, see also Anselin et al, 1996). Each of the test statistics is distributed as χ^2 with one degree of freedom.

In principle, we would want to include time effects, to capture shocks in each period which are common to all countries. However, this is not always possible, since such effects are already largely included in the weighted average and the lagged dependent variable. To see this, consider the lagged model, and note that we can write $A_{i,t-1}$ (in the unweighted case, for example) as

$$A_{i,t-1} = \frac{\sum_{j=1}^n T_{j,t-1}}{n-1} - \frac{T_{i,t-1}}{n-1}$$

The first term on the RHS element of this is just $n/(n-1)$ times the average tax rate across all countries, which varies only over time. So, including time effects in the model makes it impossible to identify the effect of this. The identification of $A_{i,t-1}$ in the regressions would therefore be from the second element. But this is simply the negative of the (scaled) lagged dependent variable. Including the lagged dependent variable as well as time dummies therefore nullifies the effect of the average tax rate, since both elements would already be in the equation. This implies that it is not possible to include time effects in the estimation of possible competition over the statutory tax rate in the lagged model. However, in using the EATR and EMTR, we can exploit the fact that we can pool observations as described above. Doing so yields an average across all countries which varies within each year, and not only over time.

This problem is clearly less severe for the contemporaneous model i.e. the variables $A_{i,t}$, $T_{i,t-1}$ and year dummies are no longer perfectly correlated, but there may still be considerable multicollinearity as $T_{i,t}$, $T_{i,t-1}$ are strongly correlated. In practice, it is generally not possible to include year dummies in the regressions with non-pooled data.

6. Empirical Results

We present the main results in a series of tables. Each table contains 8 columns. The first four columns present results for the contemporaneous model ($s = t$); the second four contain results for the lagged model ($s = t_j - 1$). Each of the four columns represents a different weighting matrix in computing the weighted average tax rate. Specifically, they present results for the following weights: (a) unweighted; (b) weighted by distance - that is, the reciprocal of the distance between the capital cities of countries i and j ; (c) weighted by GDP; (d) weighted by the total of inward and outward flows of foreign direct investment, scaled by GDP and lagged one period. In all cases, we present robust standard errors and the two LM tests for serial correlation and spatial correlation in the error terms.

Tables 2 to 5 present results based on the first model of Section 2. In that model, reaction functions were based on the statutory tax rate or the EATR. In Table 2, we present results using the statutory tax rate. In Tables 3 to 5, we present alternative models using the EATR as described in Section 4 and Appendix B. Tables 6 to 8 present estimates based on the second model in Section 2; this model generated reaction functions based on the EMTR.

Table 2 presents results for the case of the statutory tax rate. Hence there are 357 observations (21 countries and 17 years). In all cases, we include country fixed effects, and a country specific time trend. We present statistics for spatial and serial correlation in the errors. For the unweighted case, the lagged dependent variable is highly significant, with an estimated coefficient of just under 0.5. Of the control variables, two are highly significant. One is the top income tax rate, which has a positive effect, indicating that countries with higher income tax rates are likely to have higher corporation tax rates; this is consistent with the explanation given above. This effect of the top income tax rate is consistent in all of Tables 2 to 5. The other is size: other things being equal, large countries have higher statutory tax rates. Again this is consistent with theory: the more impact a country's policies have on the world rate of return, the higher it can set its corporate tax rate. Other control variables are not significant, although individual variables are significant in some of the other specifications in Table 2. The LM tests indicate that there is neither serial correlation, nor spatial correlation in any of the specifications in the Table.

The effects of the (unweighted) average of other tax rates is consistent with the model presented in Section 2.2. The overall impact of the average is significant and positive, suggesting that there is indeed a positively sloped reaction function in statutory tax rates. In addition, there is a large and significant effect in the case in which country i 's tax rate exceeds the average.

The dummy variable indicating this has a negative and significant effect, indicating that simply being above the average tends to reduce country *i*'s tax rate. In addition, the average tax rate multiplied by the dummy has a positive and significant effect, indicating that, in addition, country *i*'s response to movements in other countries' tax rates is greater if country *i* is above the average. These results support the prediction of concavity of the reaction function.

In column 1, the long-run magnitude of these responses is as follows. If country *i* is below the unweighted average, then a one percentage point fall in the average will induce country *i* to reduce its rate by nearly 0.6 percentage points. But if country *i* is above the unweighted average, there are two additional effects. First, simply being above the average would induce country *i* to reduce its tax rate by nearly 0.3 percentage points. Second, a one percentage point fall in the average will induce country *i* to reduce its rate by 0.75 percentage points. These magnitudes are large. Suppose country *i* has a tax rate above the average, and suppose that the average falls by one percentage point. Overall, we would expect country *i* to reduce its tax rates by around 1.63 percentage points. The magnitudes of these effects are reasonably common to all the specifications, although the effects of the overall weighted average is a little lower under the other forms of weighting, and is not always significant. However, the effects are strong and consistent in the case in which country *i*'s tax rate exceeds the average.

The results of the lagged model, presented in columns 5 to 8, are rather different. There is evidence of some asymmetric adjustment to the mean in three of the cases considered (not with GDP weights). However, in only one case is there a significant response to the weighted average. As with the contemporaneous case, however, the only consistently significant control variables are country size and the top income tax rate. On balance, this comparison between the two possibilities on timing is therefore in favour of the contemporaneous model.

Table 3 presents results for the EATR for the single type of investment in buildings, financed by retained earnings. The results here are very similar to those for the statutory tax rate in Table 2, although more consistent across the different specifications. Country size and the top income tax rate are again always positive and highly significant. Of the other control variables, the proportion of elderly has a positive and significant effect in column 1, and the proportion of youths sometimes has a negative effect. Again, there is no evidence of serial or spatial correlation. The significance and magnitude of the results on the average tax rates of other countries are slightly larger than in Table 1. In the unweighted case, for example, if country *i*'s tax rate exceeds the average and the average falls by one percentage point, then in the long run country *i* would reduce its tax rate by just over 2 percentage points. An even greater effect is found under some of the other specifications. Once again, the lagged model does not generate a

significant effect of the overall average, although there are strong asymmetric effects.

In Table 4, we present the case in which we pool the EATR for two different forms of "less similar" EATRs - using the investment in buildings financed by equity and the investment in machinery financed by debt. Hence the number of observations doubles from 357 to 714. For the contemporaneous model, the results are broadly similar to those in Tables 2 and 3. There is no evidence of serial or spatial correlation. The top income tax rate remains positive and significant, although with a smaller coefficient; this can be explained by the use of debt finance in some of the observations - here a higher tax rate has the effect of increasing the benefit of the interest deductibility, and so has offsetting effects. Country size is now only marginally significant. However, the proportion of the population living in an urban environment becomes positive and significant.

In the contemporaneous model, the three variables associated with the average of other countries' tax rates are all generally significant and all have the expected signs. The estimated coefficients on these tend to be somewhat lower than in Tables 2 and 3; particularly in the case in which country i 's tax rate is above the average. Although the asymmetric adjustment to the mean is still present, the largest impact is now common to all countries; the additional impact from being above the weighted average is now smaller. One explanation of these results is that the pooling of EATRs across the different forms of finance is not warranted. That is, we impose that the coefficients should be the same across both forms of "dissimilar" investment. If they are in fact different, or if only one form has a significant effect, then the coefficients are likely to be pushed downwards towards zero.

The most dramatic change from Tables 2 and 3, however, is the impact of other countries' tax rates in the lagged model. Most of the asymmetric effects are now insignificant (although they are significant in the case of the distance weighted model). However, there is strong evidence of symmetric effects, of comparable size to the those in the contemporaneous model.

Table 5 presents the reverse pooling case: investment in buildings financed by debt pooled with investment in machinery financed by retained earnings. The same effects can be seen here as in Table 4, although they are more pronounced. That is, the asymmetric effects are present only in the distance-weighted case (for both the contemporaneous and lagged models). Otherwise, there are strong symmetric effects - and these are now very similar between the lagged and contemporaneous models. Other features of the results are similar to those in Table 4.

Tables 6 to 8 present the results of the second model of Section 2. That is, the tax rate used in these tables is the effective marginal tax rate (EMTR). The format of the tables is

the same as in the earlier tables. We begin in Table 6 by considering again the investment in buildings financed by retained earnings. Of the control variables, only the top income tax rate is consistently significant across all specifications, although country size is also significant in the contemporaneous model. This is perhaps not surprising; the EMTR measures the impact of corporation tax for a marginal investment. It does not necessarily reflect the tax revenue which may be generated. For example, in the extreme case of a cash flow tax, the EMTR is zero. Yet it could still generate significant amounts of revenue. Hence economic factors which may be associated with revenue requirements are less important in determining the EMTR.

In the contemporaneous model, the impact of the weighted average of other countries' tax rates follows a similar pattern to the cases of the statutory rate and the equivalent Table for the EATR (Table 3). In this model, the average tax rate terms are generally significant and have the expected sign. However, for the FDI-weighted model, there is only a significant effect for countries above the mean. The magnitudes of these coefficients are higher than in the case of the EATR although this masks differences in the means of the tax variables. Taking the unweighted column, for example, the long-run response of countries below the average to a one percentage change in the average would be to reduce their EMTR by 0.67 percentage points. In addition to this, countries above the average would reduce their EMTR in the long run by 0.86 percentage points, and would further respond to a one percentage point reduction in the average by cutting their EMTR by over 1.5 percentage points.

By contrast, three of the lagged versions of the model imply that there is no reaction to other countries' EMTRs. The only significant effects are asymmetric effects in the distance-weighted model.

Table 7 pools investment in buildings financed by equity with investment in machinery, financed by debt. This has a dramatic effect on the estimated asymmetric adjustment - it disappears entirely in both the contemporaneous and lagged models. In fact, the only significant variables in either type of specification are the lagged dependent variable and the symmetric effect of the average of other countries' EMTRs. Exactly the same conclusions can be drawn from Table 8, which presents the reverse form of pooling, corresponding to Table 5. The estimated symmetric response is reasonably constant across all specifications in these two models: a one percentage point reduction in the average EMTR in other countries would induce country *i* to reduce its EMTR in the long run by around 0.8 percentage points.

Finally, in Table 9, we present results for the case in which the effective tax rates for the four different forms of investment are combined into a weighted average. This table shows only the contemporaneous case; the first four columns are based on the EATR, and the last four columns

are for the EMTR. These results are mixed. For the EATR, the only evidence of symmetric competition is in the distance weighted case. However, there is evidence of asymmetric competition using all four of the weights. There is rather more evidence of symmetric competition over the EMTR. This applies for using each of the three weights; and in each case there is little evidence of asymmetric competition. However, the reverse is true in the unweighted case, where there is evidence of evidence of asymmetric, but not symmetric competition.

7. Conclusions

This paper presents an empirical analysis of competition in corporation taxes between 21 large industrialised countries, over the period 1983 to 1999. We consider two models of the competitive process, based on alternative assumptions about the mobility of capital and firms. These two models generate different predictions about the form of the relevant tax rate. The first model indicates that it is the statutory tax rate, or effective average tax rate (EATR), which affects the location decision of firms, and hence is competed over by governments. The second model indicates that the location of capital depends on the rate of allowances, or the effective marginal tax rate (EMTR). We test each of these models, by generating measures of each of these forms of tax rates, and then using them to estimate the determinants of countries' reaction functions.

Overall, the results suggest that governments compete over the EATR and the statutory tax rate. There is strong evidence also that this competition is asymmetric: that is, countries react more strongly to changes in other countries' tax rates when their own tax rate is above the average. This is consistent with the first model outlined in Section 2, in which firm location choices are discrete.

By contrast, the results for the second - and more standard - model in Section 2 are more mixed. In this model, flows of capital are determined by the EMTR, and this model too generates a prediction of asymmetric reactions. However, while there is some evidence that governments do react to the EMTRs of other countries, the nature of the response is less stable across the different specifications of the model. In some cases, there is no asymmetric response. In others, there is only a response if countries are above the mean. In general then, these results are supportive of the first model.

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A. Proofs of Propositions 2 and 4

Proof of Proposition 2. Substituting (2.15) into (2.17) and get, after some simplification:

$$1 + 2\lambda_1 + \lambda_2 + 2\theta + 6\theta\lambda_1 + 3\theta\lambda_2 + 3\theta^2\lambda_1^2 + 4\theta^2\lambda_1\lambda_2 + \theta^2\lambda_2^2 = 0 \quad (\text{A.1})$$

which implicitly defines the reaction function. Totally differentiating (A.1), we see that the slope of the reaction function is.

$$R^0(\lambda_1; \lambda_2) = \frac{1 + 3\theta + 4\theta\lambda_1 + 2\theta\lambda_2}{2 + 6\theta + 6\theta\lambda_1 + 4\theta\lambda_2} = \frac{N}{D} \quad (\text{A.2})$$

Step 1: Proof that $0 < R^0(\lambda^*; \lambda^*) < 1$: At Nash equilibrium, using the formula for the Nash equilibrium tax λ^* ; we have:

$$\begin{aligned} N &= 1 + 3\theta + 2\theta \frac{2 + 1 + \theta}{(3 + 1)} \\ &< 1 + 3\theta + 2\theta \frac{2 + 1}{(3 + 1)} \\ &= \frac{4 + 1 + 5\theta^2}{3 + 1} \end{aligned} \quad (\text{A.3})$$

where the inequality follows as $\theta > 0$: Next, note that by assumption, $\theta > 0.5$; and $5\theta^2 + 4 + 1$ is maximised at $\theta = 4/10 < 0.5$: So, we see that $5\theta^2 + 4 + 1 < 5(0.5)^2 + 2 + 1 = 2.5$: So, from (A.3), $N < 0$: Also, note that $D = N + (3 + 1) < N$ as $2\theta > 1$ by assumption. So, as $D; N < 0$; we conclude that $R^0 > 0$:

Finally, we show that $R^0 < 1$: At Nash equilibrium, from (A.2), we see that

$$R^0 = \frac{3 + 1 + 2\theta\lambda^*}{6 + 2 + 2\theta\lambda^*} = \frac{3 + 1 + 2\theta\lambda^*}{(3 + 1) + (3 + 1 + 2\theta\lambda^*)} \quad (\text{A.4})$$

As $3 + 1 + 2\theta\lambda^* = N > 0$; we see by inspection from (A.4) that $R^0 < 1$: \square

Step 2: Proof that $R^{00}(\lambda^*; \lambda^*) < 0$: Let $R^0(\lambda_1; \lambda_2) = \hat{A}(\lambda_1; \lambda_2)$: Then, by definition, $R^0(\lambda_2) = \hat{A}(R(\lambda_2); \lambda_2)$: So, differentiating this expression, we have:

$$R^{00} = \frac{\partial \hat{A}}{\partial \lambda_1} R^0 + \frac{\partial \hat{A}}{\partial \lambda_2} \quad (\text{A.5})$$

Next, from (A.2), and recalling the definition of D :

$$\frac{\partial \hat{A}}{\partial \lambda_1} = \frac{4\theta}{D} + \frac{R^0}{D} 6\theta; \quad \frac{\partial \hat{A}}{\partial \lambda_2} = \frac{2\theta}{D} + \frac{R^0}{D} 4\theta \quad (\text{A.6})$$

So, combining (A.5) and (A.6), we have:

$$\begin{aligned}
R^0 &= R^0 \frac{4^\circ \mathbb{A}}{D} + \frac{R^0 6^\circ \mathbb{A}}{D} + \frac{2^\circ \mathbb{A}}{D} + \frac{R^0 4^\circ \mathbb{A}}{D} \\
&= \frac{2^\circ \mathbb{A}}{D} + 4R^0 + 3(R^0)^2 + 1
\end{aligned} \tag{A.7}$$

Now, as $D < 0$; we see from (A.7) that R^0 has the sign of $A = 1 + 3(R^0)^2 + 4R^0$: At Nash equilibrium, we see that

$$\begin{aligned}
A &= 1 + 3\left(\frac{3^\circ + 1 + 2^\circ \mathbb{A} z_2^\circ}{6^\circ + 2 + 2^\circ \mathbb{A} z_2^\circ}\right)^2 + 4 \frac{3^\circ + 1 + 2^\circ \mathbb{A} z_2^\circ}{6^\circ + 2 + 2^\circ \mathbb{A} z_2^\circ} \\
&= \frac{1 + 9^\circ z_2^{\circ 2} + 6^\circ + 12^\circ z_2^\circ + 1 + 4^\circ \mathbb{A} z_2^\circ}{4(3^\circ + 1 + 2^\circ \mathbb{A} z_2^\circ)^2}
\end{aligned} \tag{A.8}$$

So, for A to be negative, we require the numerator in the second line of (A.8) to be negative. But, explicitly evaluating the numerator at the Nash equilibrium tax, we have:

$$1 + 9^\circ z_2^{\circ 2} + 6^\circ + 12^\circ z_2^\circ + 1 + 4^\circ \mathbb{A} z_2^\circ = 1 + 9^\circ z_2^{\circ 2} + 6^\circ + 12^\circ z_2^\circ + 1 + 4^\circ \mathbb{A} z_2^\circ$$

So, as $\mathbb{A} > 0$; is sufficient for $R^0 < 0$ that $1 + 9^\circ z_2^{\circ 2} + 6^\circ + 12^\circ z_2^\circ + 1 + 4^\circ \mathbb{A} z_2^\circ < 0$: But this quadratic is maximised at $z_2^\circ = 1$ at which point it takes on a value of 0; so we are done. \square

Proof of Proposition 4. The reaction function is

$$z_1 = R(z_2) = \frac{z_2(2\tilde{A}z_2^\circ + \tilde{A}z_2 + 6^\circ + 4^\circ \cdot)}{2\tilde{A}z_2^\circ + 4\tilde{A}z_2^\circ \cdot + \tilde{A}z_2 + 2\tilde{A}z_2^\circ + 4^\circ z_2 + 4^\circ z_2^\circ + 2^\circ + 4^\circ \cdot} = \frac{N(z_2)}{D(z_2)} \tag{A.9}$$

Step 1: proof that $0 < R^0 < 1$: By differentiation of (A.9), note that slope is

$$R^0 = \frac{R}{z_2} + \frac{\tilde{A}(2^\circ + 1)R}{N} + \frac{N}{D^2}(2\tilde{A}^\circ + 4\tilde{A}^\circ \cdot + \tilde{A} + 2\tilde{A}^\circ + 4^\circ + 4^\circ \cdot) \tag{A.10}$$

Now, note that as $\cdot < 1$; $2^\circ > 1$;

$$N(z_2) = \tilde{A}z_2(2^\circ + 1) + 6^\circ + 4^\circ(1 + \cdot) + (2^\circ + \cdot) > 0$$

So, from (A.10), to prove $R^0 > 0$; it remains to show that $2\tilde{A}^\circ + 4\tilde{A}^\circ \cdot + \tilde{A} + 2\tilde{A}^\circ + 4^\circ + 4^\circ \cdot > 0$; which reduces to

$$\cdot > \frac{(2^\circ + 1)\tilde{A} + 4^\circ}{2(2^\circ + 1)\tilde{A} + 4^\circ} \tag{A.11}$$

Now, we know that $\cdot > \frac{4^\circ + \tilde{A}}{2(2^\circ + 1)\tilde{A} + 4^\circ} = 0$: So, for (A.11) to hold, it is sufficient that $\cdot > 0$; a condition that eventually reduces to the condition that $A(\cdot) = 6\tilde{A}^\circ z_2 + 3\tilde{A}^\circ + 6\tilde{A}^{\circ 2} z_2 + 5\tilde{A}^{\circ 2} + \tilde{A}^2$ be positive. But, this is a convex quadratic with a minimum at $\frac{3+5\tilde{A}}{12(1+\tilde{A})} < 0.5$: Moreover,

$$A(0.5) = 6\tilde{A}(0.5)^2 + 3\tilde{A}(0.5) + 6\tilde{A}^2(0.5)^2 + 5\tilde{A}^2 + \tilde{A}^2 = 0$$

So, we have $A(\alpha) \geq 0$ for all admissible α ; as required. So, $R^0 > 0$:

Next, we need to show that $R^0 < 1$: For this it is sufficient to prove that $R(1) > 1$: For then, (as the Nash equilibrium is unique), at Nash equilibrium, $R(\cdot)$ must cut the 45° line from above, implying that $R^0 < 1$ in the neighborhood of Nash equilibrium. Now

$$R(1) = \frac{(2\bar{A}^\circ + \bar{A} + 6^\circ + 4^\circ + \cdot)}{(2\bar{A}^\circ + 4\bar{A}^\circ + \bar{A} + 2\bar{A}^\circ + 4^\circ + 4^\circ + \cdot) + 2^\circ + 4^\circ + \cdot} = \frac{N}{D} \quad (\text{A.12})$$

Now, as established above, the numerator is positive, and the bracketed expression in the denominator has been proved positive. So, as $\cdot + 2^\circ = (4^\circ + 1)$ by assumption, $D > 0$ as claimed. So, we simply need to show that $N > D$; where $N; D$ are defined in (A.12). But this last inequality reduces to $(4\bar{A}^\circ + 12^\circ + 2\bar{A}^\circ)(1 + \cdot) > 0$; which certainly holds, as $\cdot < 1; 2^\circ > 1$: \square

Step 2: proof that $R^{00} < 1$: First, using Maple (all derivations available on request), the second derivative of the reaction function (A.9) can be calculated and evaluated at the Nash equilibrium z^* : It turns out that this second derivative is negative at this point if

$$(4^\circ + 2^\circ + \cdot)(1 + 2^\circ + 2^\circ + 2\bar{A}^\circ + \bar{A}^\circ) > 0 \quad (\text{A.13})$$

To investigate further, note that

$$\begin{aligned} (4^\circ + 2^\circ + \cdot) &< 0 \quad (\cdot < \frac{2^\circ}{4^\circ + 1}) \\ 1 + 2^\circ + 2^\circ + 2\bar{A}^\circ + \bar{A}^\circ &< 0 \quad (\cdot < \frac{2^\circ}{2^\circ(1 + \bar{A}) + \bar{A}}) \end{aligned}$$

Also, it is easy to calculate that $\frac{2^\circ}{4^\circ + 1} < \frac{2^\circ}{2^\circ(1 + \bar{A}) + \bar{A}}$; so (A.13) is indeed positive as long as $\cdot < \frac{2^\circ}{4^\circ + 1}$: But this last inequality holds by assumption, so $R^{00} < 0$ as claimed. \square

B. Description of Effective Tax Rates

We use the measures of effective tax rates set out by Devereux and Griffith (2002). We consider a hypothetical one period investment. At the beginning of the period, the firm increases its investment by purchasing an asset for unity. At the end of the period, it earns a return on this investment, denoted $p + \delta$ and reduces its investment in that period by $1 - \delta$, where p is the (net) financial rate of return and δ is the economic rate of depreciation of the asset. The capital stock in all other periods is unaffected. Given these cash flows, it is possible to compute the tax liabilities and allowances which would be associated with such an investment. Comparing these flows pre- and post-tax permits an analysis of the impact of tax on the incentive to undertake the investment.

Within this framework, two distinct models can be distinguished, corresponding to the two models in Section 2. The first, associated primarily with King and Fullerton (1984)¹⁹, analyses the impact of taxation on the cost of capital - i.e. minimum pre-tax rate of return required to give a project zero net present value. Suppose in the absence of personal taxes that the discount rate of the marginal shareholder is r . Then, in the absence of taxes, the present value of the income generated at the end of the period is $V = (p + \delta) / (1 + r)$. Since the cost of the investment is $C = 1$, then the cost of capital is $\rho = r$:

Denote the present value of allowances associated with the additional investment expenditure as A . In present value terms, the firm collects this at the beginning of the period so that the cost of the asset becomes $C = 1 - A$. However, on reducing investment by $1 - \delta$ at the end of the period, the firm loses tax relief of $(1 - \delta)A$, making the net saving equal to $(1 - \delta)(1 - A)$. The return of $p + \delta$ is taxed at the corporation tax rate τ . In the presence of tax, then, the present value of the income becomes

$$V = \frac{(p + \delta)(1 - \tau) + (1 - \delta)(1 - A)g}{1 + r} \quad (\text{B.1})$$

Equating V and C , and solving for the cost of capital in the presence of tax, denoted ρ , implies:

$$\rho = \frac{(1 - A)}{(1 - \tau)} (r + \delta) - \delta \quad (\text{B.2})$$

¹⁹Although in a slightly different framework.

As shown above, the cost of capital and the EMTR - defined as $(p - r) / p$ - are the relevant measures for investigating tax competition in the second model described above.

However, in the first model, each multinational chooses where to locate a single plant. Fixed costs prohibit more than one plant. The multinational expects to earn a positive economic rent, at least pre-tax. In this case, we consider the pre-tax rate of return to be fixed - say at p^* - and compute the net present value, or economic rent, of the investment. The pre-tax NPV is

$$NPV^* = \frac{V - C}{1 + r} + \frac{p^* - r}{1 + r} = \frac{p^* - r}{1 + r} \quad (B.3)$$

and the post-tax NPV is

$$NPV = \frac{V - C}{1 + r} + \frac{(p^* - \tau)(1 - \lambda) + (1 - \tau)(1 - A)}{1 + r} \quad (B.4)$$

Clearly, the difference between these two values is the NPV of tax payments. The impact of tax on the location decision in this case depends on the relative size of these tax payments across jurisdictions. Scaling by the NPV of pre-tax gross income generates the measure of the effective average tax rate (EATR) proposed by Devereux and Griffith (2001)²⁰:

$$EATR = \frac{NPV^* - NPV}{p^* - r} \quad (B.5)$$

Devereux and Griffith demonstrate that this measure encompasses a complete range of effective tax rates. That is, the EATR is a weighted average of the EMTR and the statutory tax rate, where the weights depend on $p^* - r$, i.e.:

$$EATR = \frac{p^* - r}{p} EMTR + \frac{r}{p} \tau \quad (B.6)$$

Hence, for a marginal investment, $p^* = r$ and hence $EATR = EMTR$. At the other extreme, as $p^* \rightarrow 1$, then $EATR \rightarrow \tau$.

It is straightforward to add other elements into this comparison. In particular, if the whole investment is financed by debt, the firm borrows the post-tax cost of the investment. It repays this with interest in the following period, and receives tax relief for the interest paid. Details can be found in Devereux and Griffith (2002). Both forms of effective tax rate therefore depend on the source of finance. They also depend on the type of asset purchased, through the depreciation

²⁰Devereux and Griffith (2001) also discuss alternative ways of scaling tax payments.

rate and the generosity of the allowance. A detailed comparison of these effective tax rates for the majority of countries included in the sample used in this paper is shown in Devereux, Griffith and Klemm (2002).

It is useful to relate these measures to the more simplified modelling of the tax system in Section 2. At the margin, the pre-tax profit in Section 2 is $F^0(K) - r$. This corresponds to NPV^a, valued at the end of the period, $p^a - r$, where $F^0(K) = p^a$. Introducing taxes in the Section 2 notation yields tax of $\tau F^0(K) - ar$. This corresponds to tax here, valued at the end of the period, with $\tau = 0$ and where a corresponds to the present value of allowances, A:i.e. total tax valued in at the end of the period in the Appendix is $\tau p^a - Ar$. Introducing debt introduces further relief, on interest payments. In this case, a must be interpreted as including this additional relief.

It is common in developing measures of effective tax rates such as these to incorporate the personal tax rates faced by the shareholders of the firm. We do not follow this approach. In principle, the only relevant shareholder is the marginal shareholder. In general, the identity of the marginal shareholder is unknown. In the context of an international capital market, in which the marginal shareholder of a firm may be resident in any jurisdiction, it is impossible to know what is the appropriate set of personal tax rates. Further, it is arguable that firms themselves cannot know the identity of the marginal shareholder. If this is the case, then they cannot be expected to adjust their behavior to allow for the marginal shareholders' tax position. In the analysis here we therefore only incorporate taxes levied at the level of the corporation, and not at the level of the shareholder. With one exception²¹, this implies that the effective tax rates are the same for the cases in which the investment is financed by retained earnings and new equity. We therefore focus only on the case of retained earnings finance.

Effective tax rates of this kind have been developed for cross-border investment by multinational companies (see OECD, 1991, and Devereux and Griffith, 2002). However, in this paper we neglect the additional taxation which may be incurred when profits are distributed to parent companies in the form of interest or dividends. Instead, we consider corporate taxation levied only on income derived from investment in the country in which the corporation is resident. The corporation could be thought of as independent, and owned by a variety of shareholders. It could also be a subsidiary of a non-resident corporation when no tax is levied on the distribution of income from the subsidiary to the parent.

²¹ The split rate system, in which the statutory corporation tax differs between distributed and undistributed profits.

Figure 1: Piece-wise Linear Approximation to A Concave Reaction Function

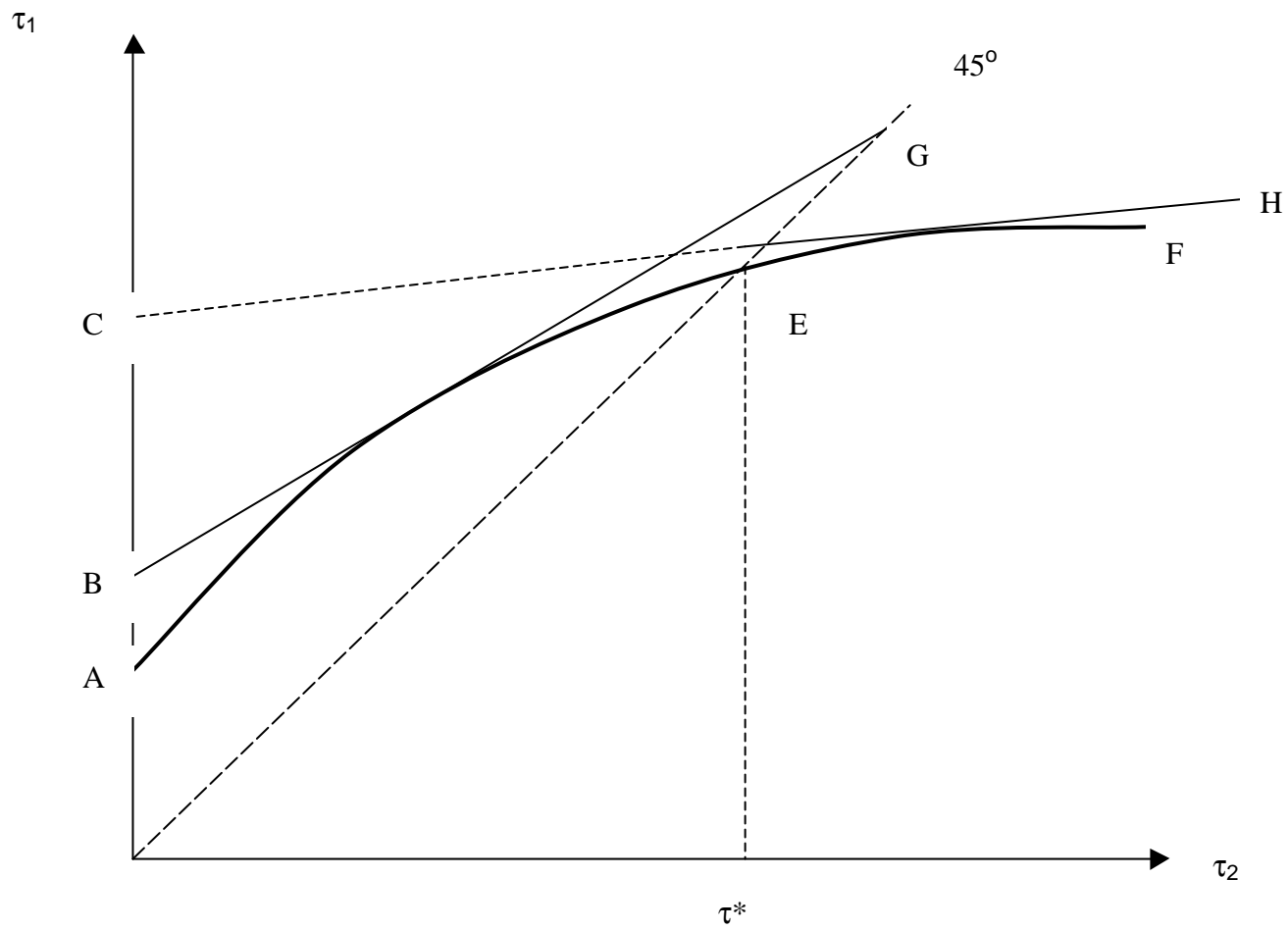
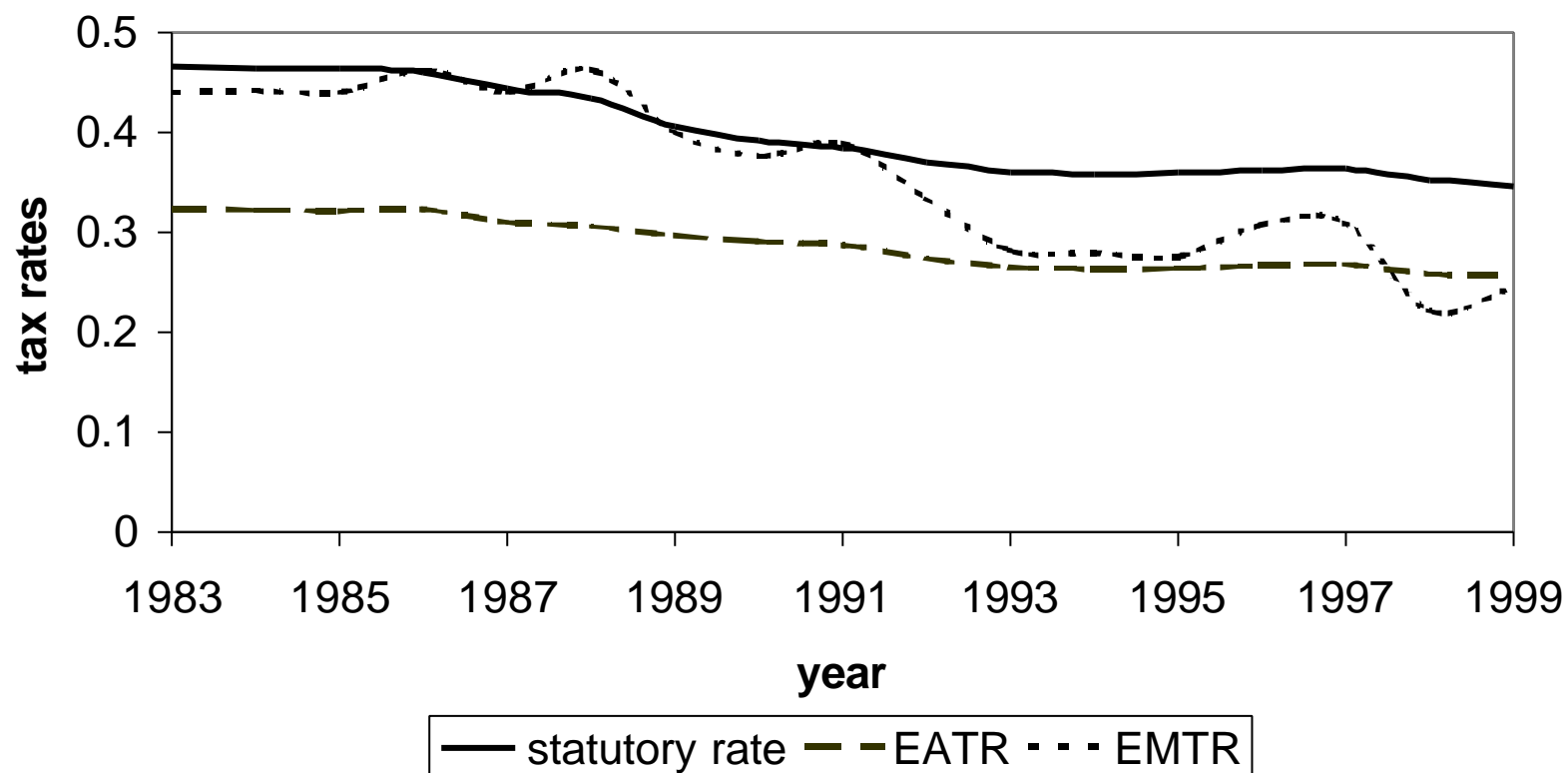


Figure 2. Development of Tax Rates
unweighted mean across countries of weighted average rates



**Figure 3. Development of Tax Rates:
standard deviations across countries of weighted average
rates**

