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Published in:
The World Bank Economic Review

DOI:
[10.1093/wber/lhz002](https://doi.org/10.1093/wber/lhz002)

Publication date:
2020

Document version
Publisher's PDF, also known as Version of record

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Citation for published version (APA):
Johannesen, N., Tørsløv, T., & Wier, L. (2020). Are Less Developed Countries More Exposed to Multinational Tax Avoidance? Method and Evidence from Micro-Data. *The World Bank Economic Review*, 34(3), 790–809. <https://doi.org/10.1093/wber/lhz002>

Are Less Developed Countries More Exposed to Multinational Tax Avoidance? Method and Evidence from Micro-Data

Niels Johannesen, Thomas Tørsløv, and Ludvig Wier

Abstract

This paper uses a global dataset with information about 210,000 corporations in 142 countries to investigate whether tax avoidance by multinational firms is more prevalent in less-developed countries. The paper proposes a novel approach to studying cross-border profit shifting, which has relatively low data requirements and is therefore particularly well-suited for the context of developing countries. The results consistently show that the sensitivity of reported profits to profit-shifting incentives is negatively related to the level of economic and institutional development. This may explain why many developing countries opt for low corporate tax rates in spite of urgent revenue needs and severe constraints on the use of other tax bases.

JEL classification: H25, H26, H87, O23

Keywords: tax systems in developing countries, fiscal capacity, international taxation, profit shifting, multinational firms, tax avoidance

1. Introduction

There is solid empirical evidence that multinational firms make sizable tax savings by shifting profits from countries with high corporate taxes to countries with low corporate taxes, and the various profit-shifting techniques are fairly well understood.¹ The global loss of government revenue caused by profit

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1 The literature provides evidence on mispriced transfers between affiliates (Cristea and Nguyen 2016; Davies et al. 2018; Hebous and Johannesen 2015) and strategic allocation of asset and liabilities (Karkinsky and Riedel 2012; Ruf and Weichenrieder 2012; Desai, Foley, and Hines 2004; Buettner and Wamser 2013).

shifting is most likely counted in hundreds of billions of dollars and has been increasing over time.² While almost all of the available evidence concerns developed countries, considerable uncertainty remains about the scale of profit shifting in developing countries. Recent policy papers paint a bleak picture of rampant profit shifting in low-income economies (UNCTAD 2016; GFI 2015), but have been shown to suffer from serious methodological weaknesses (Forstater 2016; Johannesen and Pirttilä 2016).

This paper uses micro-data to study profit shifting and to investigate whether the intensity of profit shifting differs systematically between countries with different levels of economic and institutional development. The micro-data comes from the global firm database Orbis and includes financial information about individual corporations as well as ownership information serving to link corporations that belong to the same multinational group. The study's estimating sample covers 210,000 corporations in 142 countries, including 25,000 corporations in 94 low/middle-income countries.

The study's empirical strategy to detect profit shifting builds on the most widely used method, which relates the reported profits of each corporation to its inputs of labor and capital and its tax incentive to engage in profit shifting with foreign affiliates (Hines and Rice 1994; Huizinga and Laeven 2008).³ To the extent that corporations systematically report lower profits when they face higher taxes, this is taken as evidence of profit shifting. The study develops this methodology along two dimensions to improve identification and address issues arising in the context of developing countries where data quality is lower and heterogeneity across firms and countries is more pronounced.

First, contrary to the norm in the literature, this study is careful not to identify profit shifting by looking at variation in the domestic tax rate facing corporations. A high domestic tax rate creates an incentive to shift profits to foreign affiliates, but also induces a range of other behavioral responses that reduce the tax base. Hence, a negative correlation between domestic tax rates and reported profits may reflect purely domestic responses. This study improves the identification of profit shifting by relying exclusively on variation in the tax rates facing foreign affiliates.

Second, the study proposes to identify aggressive profit shifting with a zero-profit dummy variable that indicates whether profits fall within a narrow range around zero. The global tax bill of a multinational group is minimized when all profits are shifted to the corporation facing the lowest tax rate so the study should observe corporations reporting close to zero profits more frequently when profits are shifted more aggressively. The study therefore estimates how the propensity to report zero profits correlates with the tax incentives to shift profits. This is particularly attractive in the context of developing countries because it does not require precise measurement of factor inputs and makes no parametric assumptions about the technology that transforms factor inputs into profits.

This study's results consistently show that profit-shifting responses to taxation are stronger in less developed countries. Starting with the novel *extensive margin*, when tax rates facing foreign affiliates are lower, corporations are generally more likely to report zero profits, and this effect is stronger in less developed countries: Increasing economic or institutional development by one standard deviation dampens the effect of a 10 percentage point decrease in foreign tax rates on the propensity to report zero profits by 0.5–1 percentage point. Turning to the well-known *intensive margin*, when the tax rates facing foreign affiliates are lower, corporations generally report less profits (conditional on positive reporting), and this effect is stronger in less developed countries: Increasing economic or institutional development by one standard deviation dampens the effect of a 10 percentage point decrease in foreign tax rates on reported

2 The revenue loss due to profit shifting has been estimated at \$130 billion for U.S. multinational firms (Zucman 2014); \$100–240 billion globally (OECD 2015); \$186 billion globally (Tørslov, Wier, and Zucman 2018); \$90 billion and \$100 billion for developing and developed countries respectively (UNCTAD 2015).

3 A notable methodological exception is Dharmapala and Riedel (2013) who use shocks to profits rather than to taxes to identify profit shifting.

profits by around 5 percentage points.⁴ This study's estimates suggest that the tax responsiveness of total reported profits is around 20 percent larger when accounting for the extensive margin.

The study's finding that countries at lower levels of economic and institutional development are more exposed to cross-border profit shifting may help explain why they, often in spite of urgent revenue needs, do not raise corporate taxes rates. When firms respond strongly to profit-shifting incentives, increases in tax rates generate little or no increases in government revenue. The inability to contain profit shifting therefore constitutes an effective constraint on tax policy, and low rates may be the best feasible policy given this constraint. This illustrates the broader finding that fiscal capacity tends to be low in developing countries (Besley and Persson 2013).⁵

This study contributes to a small existing literature on profit shifting in developing countries. Fuest, Hebus, and Riedel (2011) use micro-data to show that intra-firm financing is particularly tax sensitive in developing countries. Taking a macro perspective, Crivelli, de Mooij, and Keen (2015) demonstrate that corporate tax externalities, the sum of real investment and profit-shifting responses to corporate taxation, are more pronounced in developing countries. Finally, consistent with widespread profit shifting in developing countries, Johannesen and Larsen (2016) find that the value of multinational oil, gas, and mining firms decreased significantly in response to new financial disclosure rules. To the best of the authors' knowledge, no existing paper studies the responsiveness of reported profits to tax incentives using micro-data from low- and middle income countries.

The paper proceeds as follows. Section 2 describes the data, section 3 develops and applies a novel framework to studying aggressive profit shifting, section 4 improves and applies the standard framework for studying profit shifting, and section 5 concludes.

2. Data

Sources, Sample and Summary Statistics

Firm data are drawn from the full version of the proprietary database Orbis maintained by Bureau Van Dijk. The database includes basic information from the balance sheet and the profit and loss accounts for each individual corporation for the period 2003–2012. The information derives from financial statements, but is adapted by Bureau Van Dijk to be comparable across countries. The database also identifies the current ultimate owner of each corporation, which this study uses to construct corporate groups comprising all corporations with the same ultimate owner.⁶

Starting from the full Orbis database, corporations enter this study's gross sample if they satisfy two requirements. First, they must have at least one foreign affiliate; the study does not consider purely national firms for the simple reason that these firms cannot engage in international profit shifting. Second, there must be basic financial information about the corporation in Orbis; even the least demanding regression framework requires that total assets, profits, and the industry classification be observed. Both requirements imply that the study's gross sample is far smaller than the total number of corporations in Orbis.

4 These results are consistent with the broader literature on corporate tax evasion in developing countries, which tends to find that evasion among small and medium-sized domestic firms is pervasive (e.g., Best et al. 2015; Johnson et al. 2000).

5 An alternative interpretation of this study's results, which resonates with the theory by Hong and Smart (2010), is that developing countries deliberately allow profit shifting to achieve lower effective taxation of firms with high mobility.

6 The study's dataset was drawn from the database in October 2013, and the corporate groups reflect ownership information at that time. To the extent that corporate groups have changed between the time when financial information is reported and the time when the ownership information is observed, the incentives for profit shifting may be mismeasured. This measurement problem applies to many empirical studies of profit shifting (see Dischinger and Riedel 2011 for a discussion).

Table 1 shows summary statistics for the largest estimating sample of corporations used in the cross-sectional regressions.⁷ The information is for the financial years ending in 2010, which is the year with the highest data coverage in developing countries.⁸ Columns (1)–(3) and columns (4)–(6) describe the subsamples of low/middle-income (“developing”) and high-income (“developed”) countries respectively (summary statistics for the full sample are in table S2.1 in the supplementary online appendix).⁹

Panels A and B describe the income and institutional variables that the study uses to analyze how development shapes tax avoidance. There is considerable income variation in the global sample: GNI per capita is only around \$5,000 for the average corporation in low/middle-income countries compared to \$36,000 in high-income countries. To make results comparable across development measures with different scales, the study’s regressions employ a standardized measure of GNI where, by construction, the global mean is zero and one unit represents one standard deviation in the global distribution.

The lower income levels in low/middle-income countries are mirrored by lower quality of governance as indicated by standardized measures of corruption, government effectiveness, political stability, regulatory capacity, rule of law, and political accountability (World Bank 2015). In all six dimensions, the governance outcome facing an average corporation in low/middle-income countries is considerably worse than that facing an average corporation in high-income countries; in most cases the difference is around 1.5 standard deviations.

Since the six variables capturing different dimensions of governance are highly correlated, the study uses the first principal component of the governance variables as an index of the quality of governance in the main analysis. The correlation coefficient between the first principal component and the individual governance variables ranges from 0.79 (political stability) to 0.99 (rule of law) and thus captures most of the variation in the quality of governance (table S2.2 in the supplementary online appendix shows the full correlation matrix).

Panel C in table 1 describes the financial information in Orbis. Corporations in low/middle-income countries have almost exactly the same size as corporations in high-income countries in terms of assets, but are larger in terms of the number of employees, which is consistent with more labor-intensive production. Average reported profits are somewhat higher in low/middle-income countries when measured in absolute terms, but the profitability is very similar across the two groups of countries whether measured as the return on assets or the probability that the return on assets falls within a narrow range around zero (between –0.5 percent and 0.5 percent).

7 The estimating sample is always smaller than the gross sample for three reasons. First, the study excludes observations with a return on assets above 96 percent (the 99th percentile in the gross sample) to avoid the possibility that corporations with implausibly high profits, for instance due to measurement error, may drive the results. Second, some observations with negative returns are dropped. In the standard empirical framework, the logarithmic transformation of profits implies that only observations with strictly positive profits enter the estimating sample. The study’s novel “zero-profit” framework, in principle, allows observations with negative profits by relying on a dummy transformation of profits rather than a logarithmic transformation. However, this would be problematic since losses change the marginal tax incentives in highly complex ways. In a simple static analysis, corporate groups always have a tax incentive to shift profits to loss-making corporations regardless of the tax rates. Taking into account dynamic aspects, incentives depend on tax rates as well as rules for loss-carry forward and expected future profits. The study sidesteps these intricacies and includes only observations with strictly positive profits and profits sufficiently close to zero to switch on the “zero-profit” dummy, that is returns on assets between –0.5 percent and 0.5 percent. Finally, the study excludes the smallest corporations with assets below \$1 million.

8 Notably in developing countries, there is often a considerable time lag from the ending of the financial year until accounts are closed, financial information is published, and this information is adapted by Bureau van Dijk and entered into Orbis.

9 The classification follows World Bank conventions: countries with GNI per capita below \$12,275 (in 2010) are low/middle-income or “developing” countries while countries with GNI per capita above this threshold are high-income or “developed” countries.

Table 1. Descriptive Statistics (2010)

	Low/middle income			High-income countries		
	Obs (1)	Mean (2)	Std. Dev. (3)	Obs (4)	Mean (5)	Std. Dev. (6)
Panel A: Income						
GNI per capita (US dollars)	26,313	5,100	1,947	186,707	35,571	12,044
GNI per capita (standardized)	26,319	-0.27	0.16	186,707	1.60	0.79
Panel B: Governance						
Control over corruption (standardized)	27,039	-0.61	0.49	186,706	1.30	0.73
Government Effectiveness (standardized)	27,039	-0.22	0.37	186,706	1.34	0.51
Political stability (standardized)	27,053	-0.46	0.59	186,706	0.68	0.40
Regulatory quality (standardized)	27,039	-0.04	0.48	186,706	1.36	0.33
Rule of Law (standardized)	27,053	-0.41	0.45	186,706	1.38	0.52
Voice and Accountability (standardized)	27,053	-0.23	0.66	186,706	1.23	0.24
First principal component (standardized)	27,039	-0.37	0.48	186,706	1.37	0.46
Panel C: Financial information						
Total Assets (mill. USD)	27,073	704	17,100	186,707	697	17,100
Fixed Assets (mill. USD)	25,627	90	1,187	182,719	112	1,655
Turnover (mill. USD)	26,998	153	1,369	167,644	119	1,089
Profits (mill. USD)	27,073	24	282	186,707	15	208
Employees (number)	22,341	586	9,107	121,776	227	1,833
Return to Assets	27,073	0.10	0.13	186,707	0.10	0.13
Zero profits (dummy)	27,073	0.18	0.38	186,707	0.14	0.35
Panel D: Tax						
Domestic tax rate	26,859	0.21	0.07	186,697	0.29	0.05
Foreign parent tax rate	25,154	0.23	0.09	175,736	0.30	0.07
Average foreign affiliate tax rate	25,516	0.22	0.08	185,303	0.26	0.05
Panel E: Observations by region						
Europe	19,957	—	—	175,903	—	—
Asia/Australia	3,505	—	—	9,017	—	—
Americas	2,687	—	—	1,787	—	—
Africa	170	—	—	0	—	—

Source: Governance variables are from [World Governance Indicators \(2016\)](#); income per capita is from [World Development Indicators \(2016\)](#); Financial information is from Orbis; Tax rates are from [KPMG \(2015\)](#).

Note: The table shows descriptive statistics for our gross sample of corporations in 2010. Starting from the full sample of corporations in Orbis we have excluded: (i) corporations with no foreign affiliates, (ii) corporations with assets below \$1 million; (iii) corporations with a return to assets in excess of 96 percent (the 99th percentile). Variables: *GNI per capita* is the gross national income per person measured with the World Bank's Atlas Method; *Control over corruption* captures perceptions of the extent to which public power is exercised for private gain; *Government effectiveness* captures perceptions of the quality of public services and civil service and the degree of its independence from political pressures; *Political stability* measures perceptions of the likelihood of political stability and politically motivated violence; *Regulatory quality* captures perceptions of the government's ability to formulate and implement sound policies and regulation; *Rule of law* captures perceptions of the extent to which agents have confidence in and abide by the rules of society; *Voice and Accountability* captures perceptions of the extent to which a country's citizens are able to participate in selecting their government as well as freedom of expression; *First principal component* is the first principal component of the 6 governance variables. *Total assets* is the book value of the total assets; *Fixed assets* is the book value of fixed assets; *Turnover* is total sales of a corporation; *Profits* is net income after financial income and expenses but before taxation; *Employees* is the number of employees; *Return on assets* is the ratio of profits to total assets; *Zero profits* is a dummy variable coded one when the return on assets is between -0.5 percent and 0.5 percent and zero otherwise; *Domestic tax rate* is the corporate tax rate faced by the corporation; *Parent tax rate* is the corporate tax rate faced by the parent company of the corporation. *Average foreign affiliate tax rate* is the simple average of the corporate tax rates faced by the foreign affiliates of the corporation. When variables are standardized, we have subtracted the global mean and divided by the global standard deviation. Columns labelled "Low/middle-income" include countries with a GNI (Atlas method) below \$12,275. Columns labelled "High-income" include all countries with a Gross National Income (Atlas method) above \$12,275. The definition of regions in Panel E follows the regional codes in World Development Indicators.

Panel D describes the tax variables that determine the incentive to shift profits within the corporate group. The variables are computed on the basis of statutory corporate tax rates taken from the KPMG Corporate Tax Rate Tables and information on corporate group structures from Orbis. Absent special tax regimes, statutory corporate tax rates are precisely the effective tax rates that apply to the *marginal* dollar of profits and thus capture the incentive to manipulate the tax base with profit shifting (Devereux and Maffini 2007).¹⁰ This study's estimates are generally robust to the presence of special tax regimes that reduce effective taxation below the statutory tax rate under mild assumptions as explained below.

The study reports summary statistics on domestic corporate rates and the two measures of foreign tax rates used in the empirical analysis: the simple average of the corporate tax rates facing foreign corporations belonging to the same group and the corporate tax rate facing the foreign parent. Both variables capture the foreign tax cost associated with shifting one dollar of profits away from a given corporation; the former under the assumption that the same amount of profits are shifted to each foreign affiliate and the latter assuming that profits are shifted to the parent company. Some studies have used the average foreign affiliate tax rate *weighted by assets*, arguing that it is less costly to conceal profit shifting the larger the affiliate (e.g., Huizinga and Laeven 2008); however, this is problematic because information about assets is often unavailable and because the asset weights are themselves endogenous to tax rates and profit shifting.¹¹ The study balances these concerns by using two distinct foreign tax measures: one that averages tax rates across all foreign affiliates without applying asset weights and another that is simply the tax rate in the parent country where the bulk of economic activity is typically located.¹²

The table shows that, in the study's sample, tax rates are lower in low/middle-income countries than in high-income countries: the domestic tax rate facing an average corporation in the former group is around 21 percent compared to around 29 percent for an average corporation in the latter. Also the tax rates of parents and foreign affiliates tend to be somewhat lower in countries with lower incomes.¹³

Finally, the study illustrates the geographical composition of the estimating sample in panel E. As noted by several previous studies (e.g., OECD 2015), a large fraction of the corporations, for which financial information is available in Orbis, are located in Europe. This is notably true within the group of high-income countries (94 percent) and to a somewhat lesser extent in the group of low/middle-income countries (75 percent). The geographical composition implies that much of the variation in income and institutional variables that identifies the development gradient in profit shifting comes from Europe. In other words, this study's results largely derive from a comparison of developed countries in Western Europe and developing countries in Eastern Europe. Within Europe, income levels range from less than \$3,000 in Georgia and Ukraine to around \$80,000 in Norway and Switzerland, and the continent includes countries like

- 10 This assumes that the parent company is located in a country with a *territorial tax system* where the profits of foreign subsidiaries are not subject to domestic taxation. When the parent company is instead located in a country with a *worldwide tax system*, the profits of foreign subsidiaries are subject to domestic taxation upon repatriation so that the combined domestic and foreign tax rate is at least as high as the domestic tax rate.
- 11 A few papers studying profit shifting through the intrafirm capital structure argue that the relevant foreign tax parameter for the profit-shifting decision is the lowest tax rate facing any foreign affiliate (e.g., Buettner and Wamser 2013). This is arguably true in the context of internal loans since all the financial assets of a firm can be allocated to a single low-tax affiliate with no substantial activities. However, it is not true in the context of transfer mispricing because shifting very large profits to an affiliate that accounts for a small share of the firm's internal trade, requires extreme and thus easily detectable transfer mispricing (for a formal model, see Johannesen (2010)).
- 12 In this study's estimating sample, parent countries account for around 50 percent of fixed assets, employees, and turnover. Dischinger, Knoll, and Riedel (2013) provide evidence on the special role of the parent company in profit shifting.
- 13 Since this study's panel models are effectively identified from *changes* in the tax rates facing foreign affiliates, the study carefully documents the time variation in foreign tax rate changes in table S2.3 in the supplementary online appendix. In general, tax changes happen frequently. In any given year, between 15 percent and 40 percent of corporations in a given income group experience a change in the foreign parent tax rate. Even more, between 30 percent and 70 percent experience a change in the average foreign affiliate tax rate.

Russia and Bosnia, which score well below the global average on all dimensions of governance, as well as countries like Sweden and Finland, which are among the best governed in the world.

Measurement and Identification

The use of accounting information to study tax-motivated profit shifting poses several challenges. First, book profits are not identical to taxable profits, and the book-tax difference may vary systematically across countries and over the business cycle. This highlights another advantage of employing country-time dummies in the empirical model: Since the study controls fully for the average book-tax difference in a country in a given year, it is not necessary to assume that book-tax differences are uncorrelated with corporate tax rates and the level of development.¹⁴ Second, some forms of tax avoidance do not aim to shift profits from high-tax to low-tax countries, but to ensure that profits are not taxable in any country.¹⁵ These forms of tax avoidance do not leave any traces in accounting data and are not captured in this study's estimates. Hence, strictly speaking, the study is not necessarily estimating the full extent of all forms of tax avoidance.

A potential concern with the study's empirical approach is measurement error in the tax incentive to shift profits due to imperfect coverage of the Orbis database. As illustrated in [table 1](#), Orbis covers some countries better than others, and it is plausible that coverage is particularly low in tax havens infamous for financial secrecy. A recent study conducts a cross-validation of Orbis with other data sources and reports that, in a sample of large corporate groups known to have tax haven affiliates, Orbis correctly identifies the tax haven presence in 70 percent of the cases ([Johansson et al. 2016a](#)). It is important to note that while tax havens may not themselves have public corporate registers, Orbis uses information from registers in other countries to identify tax haven affiliates. For instance, the corporate register in South Africa may identify a corporation on the British Virgin Islands (BVI) as the owner of a given South African corporation. While this does not provide sufficient accounting information on the BVI parent to include it in the estimating sample, the present study can account for its presence when measuring the incentive to shift profits facing the corporation in South Africa.

Some mismeasurement surely persists due to Orbis's partial coverage as well as inability to account for special tax regimes that reduce effective marginal tax rates on profits below the statutory rates. In this study's preferred panel specification with corporation fixed effects where it identifies from changes in foreign tax rates, however, the measurement error is plausibly uncorrelated with unexplained changes in profits, in which case the resulting bias is unambiguously toward zero.

A final feature of the data that deserves to be discussed is the fact that the study relies on a snapshot of corporate group structures. On the one hand, this adds another source of measurement error in the tax incentives for profit shifting because the study does not account for changes in these incentives created by changes in the group structure. On the other hand, it addresses the concern that variation in the profit-shifting incentives deriving from firms' own location choices is inherently endogenous. This study effectively disregards this source of variation by holding ownership structures constant and only identifying from the variation in profit-shifting incentives that come from plausibly exogenous changes in statutory corporate tax rates in foreign countries.

Despite its limitations, Orbis remains an extremely useful data source because of the unique combination of unconsolidated accounting information from a large set of countries and ownership information linking corporations that belong to the same group.

- 14 Rather, the identifying assumption is that book-tax differences within a country do not correlate with the corporate tax rates facing foreign affiliates.
- 15 This is true for avoidance structures using hybrid financial instruments and hybrid corporate entities ([Johannesen 2014](#)). Profit that is not taxable in any jurisdiction has been labeled "stateless income" ([Kleinbard 2011](#)).

3. Aggressive Profit Shifting: A New Approach

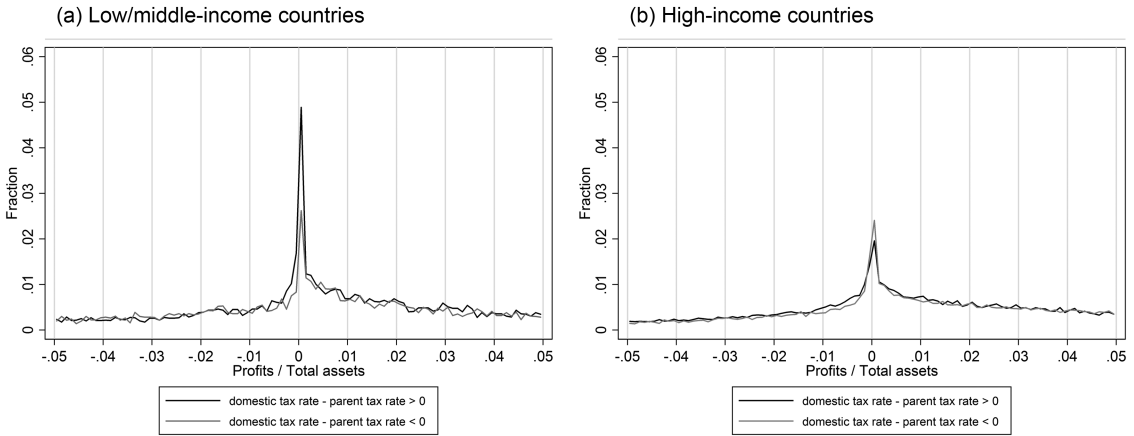
This section first argues that aggressive profit shifting, the shifting of all profits to low-tax affiliates, requires a new empirical framework where the key outcome is the reporting of zero profits. It then investigates empirically, with graphical analysis and in regression models, whether the prevalence of zero profits correlates with the tax incentive to shift profits in line with the theoretical prediction and whether this correlation varies systematically across countries with different income levels.

Theoretical Motivation

The standard framework for studying profit shifting can be illustrated with the following simple example. A multinational firm consists of two profitable corporations: one in country H with a high tax rate t^H and one in a country L with a low tax rate t^L . Shifting a dollar of profits from the former to the latter yields a tax saving of $t^H - t^L$, but also creates a cost in the form of concealment efforts, expected tax penalties, or similar.¹⁶ Assuming that shifting costs, C , are a convex function of the amount of profits shifted, S , the firm will optimally shift profits from H to L until $t^H - t^L = C'(S)$. This implies that a small increase in t^H or decrease in t^L induce a small increase in profit shifting; less profits are reported in H and more are reported in L for a given amount of production inputs in the two countries. The empirical profit-shifting literature is largely devoted to testing this theoretical prediction.

This framework relies on the implicit assumption that shifting costs are large enough to sustain an optimum with positive reported profits in both countries. If shifting costs are sufficiently small, however, the firm optimally chooses to report all its profits in L and zero profits in H . More precisely, if $t^H - t^L > C'(S)$ at the allocation where all profits in H are shifted to L , this is the firm's optimum, because the tax bill in H is then zero and cannot be reduced any further by shifting profits to L .¹⁷ Clearly, this profit allocation is insensitive to small changes in tax rates; the key theoretical prediction of the standard framework no longer holds.

- 16 Strictly speaking, the tax saving of $t^H - t^L$ assumes that tax systems are *territorial* (foreign profits are exempt from domestic taxation) and not *worldwide* (foreign profits are subject to domestic taxation with credit for foreign taxes paid). If, for instance, the corporation in H owned the corporation in L , shifting a dollar of profit from H to L under a worldwide tax system would create an immediate tax saving of $t^H - t^L$ as described, but also an additional tax bill of $t^H - t^L$ in H upon repatriation of profits to the parent company. Studies of profit shifting generally ignore repatriation taxes (e.g., [Huizinga and Laeven 2008](#)) because almost all developed countries have territorial tax systems and because the few remaining worldwide tax systems typically allow the repatriation tax to be deferred indefinitely. However, recent evidence from the UK suggests that repatriation taxes may affect investment decisions in spite of deferral ([Liu 2018](#)), which may be particularly relevant in the context of developing countries where worldwide tax systems are still in place in many countries (e.g., China, Brazil, India, Indonesia, Mexico and Turkey). This study's analysis also does not account for *Controlled Foreign Company* rules under which certain types of income (e.g., interest, dividends) realized in foreign tax havens are subject to immediate domestic taxation ([Clifford 2019](#)). Ignoring these features of parent country tax systems should not bias the estimated development gradient in profit shifting since the cross-country distribution of ultimate ownership is very similar for corporations in high-income and low/middle-income countries, as shown in fig. S1.1 in the supplementary online appendix.
- 17 Technically, an optimum where negative profits are reported in H would require that $-t^L = C'(S)$. This is not possible given that marginal shifting costs are positive, $C'(S) > 0$, and there is some taxation of profits in L , $t^L > 0$. Intuitively, when reported profits in H are negative, reducing shifting to L by one dollar, yields a tax saving of t^L in L with no offsetting tax cost in H . In a dynamic model where tax rules allow firms to carry tax losses forward, there may be circumstances in which it is optimal for the firm to report negative profits in H (under the sustained assumption that true profits are positive) and to report more than all of its profits in L . There are at least two reasons to believe that this is not empirically relevant. First, there is a liquidity cost: By shifting one dollar less from H to L in the current period and one dollar more in the next period, the firm would obtain the same outcome in H and postpone tax payments of t^L by one period in L . Second, there is a probability that the tax loss in H is not utilized, for instance, because the corporation in H is unprofitable during the entire period where losses can be carried forward (often five years).

Figure 1. Tax Incentives for Profit Shifting, Economic Development and Return on Assets

Source: Income variables from [World Development Indicators \(2016\)](#); financial information from Orbis; and tax rate information from [KPMG \(2015\)](#).

Note: The figure shows histograms of the return on assets in countries with a Gross National Income (Atlas Method) below and above \$12,275 respectively. The return on assets is the ratio of profits (after financial income and expenses but before taxation) to total assets.

Moreover, it is also assumed that shifting costs are variable, whereas in reality they may have an important fixed component.¹⁸ If shifting costs are fixed at C , the firm optimally chooses either to report all profits in L or to report profits truthfully in both countries. Letting π^H denote true profits in H , full shifting is optimal when $\pi^H(t^H - t^L) > C$ while no shifting is optimal when $\pi^H(t^H - t^L) < C$. The profit allocation is not affected by small tax changes except in the special case where $\pi^H(t^H - t^L) = C$.

While this simple example illustrates the limitations of the standard framework as a guide to empirical analysis with micro-data, it also suggests an alternative approach that focuses on the prevalence of zero profits.¹⁹ Whether full shifting occurs because variable shifting costs are low or shifting costs are fixed altogether, researchers should expect a more frequent reporting of zero profits among firms with a large saving from profit shifting, that is, firms for which $t^H - t^L$ is large.

Graphical Evidence

[Figures 1\(a\)–\(b\)](#) provide a graphical analysis of the prevalence of zero profits by showing raw histograms of the return on assets in low/middle-income and high-income countries respectively. The histograms are shown separately for corporations with different tax incentives to shift profits as measured by the parent tax rate: corporations whose parent is facing a higher tax rate than themselves (gray line) and corporations whose parent is facing a lower tax rate than themselves (black line).²⁰

The figures offer clear evidence of bunching at zero profits regardless of the profit-shifting incentives. In each sample, more than 2 percent of corporations report a return to assets between 0 percent and

18 Shifting cost components such as consultant fees, costs of operating shell corporations, and risk of negative publicity are presumably largely independent of the scale of the profit shifting and could reasonably be considered fixed.

19 The identification problems relating to fixed costs and corner solutions do not arise in the early contributions to the literature that rely on aggregate data (e.g., [Hines and Rice 1994](#)).

20 A previous study has documented that foreign-owned corporations are more likely to report profits close to zero than domestic firms, but does not study how the propensity to report zero profits varies across foreign-owned corporations with different tax incentives for profit shifting ([Grubert, Goodspeed, and Swenson 1993](#)).

0.1 percent. By comparison, less than 1 percent report a return to assets in the similar-sized windows between -1 percent and -0.9 percent and between 1 percent and 1.1 percent.²¹

While bunching at zero profits among corporations with high-tax parents cannot be explained with profit shifting, it can be rationalized with other tax- and non-tax incentives. The marginal incentive to reduce the tax base through other channels than profit shifting, whether legitimate (e.g., external leverage) or illegitimate (e.g., nonreporting of income), changes fundamentally at zero profits where there are no more taxes to pay. Hence, corporations with no incentives to shift profits abroad may bunch at zero profits for domestic tax reasons. In the accounting literature, bunching at zero profits has been discussed and interpreted as evidence that firm managers have discretion to shift profits across financial years and choose to report slightly positive profits in years where true profits are slightly negative to maintain a record of “consistent profitability” (Burgstahler and Dichev 1997).

From a profit-shifting perspective, the interesting feature is therefore not bunching at zero profits *per se*, but that the magnitude of the bunching varies systematically with the incentives to shift profits.

In low/middle-income countries, the fraction reporting a return between 0 percent and 0.1 percent is around 5 percent for corporations with low-tax parents, but only 2.5 percent for corporations with high-tax parents. Similarly, there is more mass immediately to the left and to the right of this interval for corporations with low-tax parents than for those with high-tax parents. Assuming that true returns are distributed similarly for the two groups, the striking difference in reported returns close to zero is suggestive of aggressive profit shifting whereby all profits are shifted to foreign affiliates with lower tax rates and no taxes are paid domestically.

In high-income countries, by contrast, the fraction of corporations reporting a return between 0 percent and 0.1 percent is around 2 percent regardless of the tax difference to the parent. More generally, the distributions of reported returns are very similar for corporations with low-tax and high-tax parents. Hence, the clear signs of aggressive profit shifting that are observed in low/middle-income countries are not present in high-income countries. This represents the study’s first suggestive evidence that the exposure to profit shifting is larger in less developed countries.

In the supplementary online appendix, it can be seen that a very similar picture emerges when countries are grouped according to institutional quality rather than per capita income (fig. S1.2). This is not surprising given the high correlation between the two dimensions of development. Moreover, this study shows that measuring the tax incentive for profit shifting with reference to the average tax rate facing foreign affiliates rather than the tax rate facing the parent has little bearing on the observed patterns (figs. S1.3–S1.4).

Regression Framework

The graphical analysis has several limitations. First, the simple comparison of corporations with low-tax and high-tax parents only uses part of the variation in the tax incentive to shift profits; it ignores the fact that the tax saving from profit shifting is not the same for all corporations with low-tax parents, but rather is proportional to the tax differential. Second, the study is effectively making comparisons across corporations operating in different countries, comparing, for instance, a corporation in South Africa with a low-tax parent to a corporation in Ukraine with a high-tax parent. This is problematic if there are cross-country differences in the propensity to report zero profits for other reasons than profit shifting.

Both of these limitations are addressed in the following simple cross-sectional regression model:

$$zero_i = \alpha_c + \beta_1 tax_i^{for} + \varepsilon_i$$

21 To be precise, the fact that there is significant mass at negative levels of reported profits is fully consistent with the point made in footnote 17 that firms should not be expected to shift more than all of its profits in *H* to *L*. The mass below zero profits is much more likely to reflect that true profits are negative.

The dependent variable is a dummy variable indicating whether the reported return to assets falls between -0.5 percent and 0.5 percent. In the spirit of the bunching literature (e.g., Saez 2010), this study is effectively assuming that firms cannot fully control their true income and expenses such that profits realized after profit shifting may be slightly positive or negative even when firms aim for exactly zero profits. The specific range chosen corresponds roughly to the range in which there is excess mass in the raw profit distributions shown in [figs. 1\(a\)–\(b\)](#), but given that the choice is somewhat arbitrary, the supplementary online appendix includes robustness tests where the dummy is defined for a narrower interval.

The main explanatory variable is the tax rates facing foreign affiliates, tax^{for} . Given that the equation includes country fixed effects, α_c , the study is effectively comparing the probability of reporting zero profits of corporations in the same country whose incentive to shift all profits to foreign affiliates differs because these affiliates are facing different tax rates. The domestic tax rate is not identified in the model due to the country fixed effects.

The parsimony of this novel empirical framework for detecting profit shifting is appealing; it requires very little financial information and makes no parametric assumptions about the technology that transforms production inputs into profits. It is therefore especially useful in the context of developing countries where financial information is often incomplete and measurement error in the financial variables is always a serious concern.

Further, the study estimates the following panel regression model, which further exploits the time dimension of the data.

$$zero_i = \alpha_{ct} + \mu_i + \beta_1 tax_{it}^{for} + \varepsilon_{it}$$

The model includes corporation fixed effects and country-time fixed effects and thus ensures that identification only comes from within-country time variation in foreign tax rates. The study is effectively asking whether corporations whose foreign affiliates experience a change in their corporate tax rate exhibit a change in their propensity to report zero profits relative to corporations in the same country whose foreign affiliates experience no changes in their tax environment. When examining how these responses vary with the level of development, the study conditions on income and governance measured as the average over the sample period.

Note that the use of country fixed effects (in cross-sectional regressions) and country-time fixed effects (in panel regressions) enhances the robustness of the estimates to a host of factors that introduce error in the measurement of effective taxation and taxable profits. For instance, the study's panel estimates are robust to special tax regimes that reduce effectively taxation below statutory rates as long as changes in these regimes do not correlate with changes in the statutory tax rates facing foreign affiliates. The same argument applies to the gap between book profits and tax profits: As long as within-country changes in the book-tax gap are uncorrelated with changes in the tax rates facing foreign affiliates, identification continues to hold.

Regression Results

The cross-sectional results are presented in [table 2](#). Estimating the model separately for countries at different income levels suggests that a 10 percentage point decrease in the parent tax rate increases the likelihood that a corporation reports zero profits by around 3.6 percentage points in low/middle-income countries (column 1), but only by around 1.6 percentage point in the high-income countries (column 2). The baseline rates of reporting zero profits (see bottom panel of the table) imply that a 10 percentage point decrease in the parent tax rate increases the share of corporations reporting zero profits by around 20 percent in low/middle-income countries and by around 10 percent in high-income countries. The estimated effects of a change in the average foreign tax rate are similar (columns 3–4).

Table 2. Zero Profits, Cross-Sectional Model

	Dependent variable: Indicator for zero profits							
	Low/middle-income (1)	High-income (2)	Low/middle-income (3)	High-income (4)	All countries (5)	All countries (6)	All countries (7)	All countries (8)
Parent tax rate	-0.364*** (0.0610)	-0.164*** (0.0550)			-0.308*** (0.0520)		-0.333*** (0.0306)	
Average foreign affiliate tax rate			-0.303*** (0.105)	-0.166*** (0.0290)		-0.281*** (0.0650)		-0.276*** (0.0558)
Parent tax rate × GNI per capita (standardized)					0.0877* (0.0393)			
Average foreign affiliate tax rate × GNI per capita (standardized)						0.0727* (0.0373)		
Parent tax rate × Governance (standardized)							0.123*** (0.0363)	
Average foreign affiliate tax rate × Governance (standardized)								0.0877* (0.0453)
<i>Baseline probability of reporting of zero profits</i>	18%	14%	18%	14%	15%	15%	15%	15%
Observations	16,517	80,388	24,841	184,421	96,599	208,531	96,884	209,233
R-squared	0.060	0.056	0.065	0.045	0.057	0.048	0.058	0.049
Country fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Industry fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

Source: Regressions results based on governance variables from [World Governance Indicators \(2016\)](#); income per capita from [World Development Indicators \(2016\)](#); financial information from Orbis; and tax rate information from [KPMG \(2015\)](#).

Note: The table shows results from an ordinary least squares regression with observations at the corporation-level for 2010. Variables: *zero profits* is a dummy variable coded one when the corporation's return to assets is between -0.5 percent and 0.5 percent and zero otherwise; *parent tax rate* is the corporate tax rate in the country of the corporation's ultimate owner; *average foreign affiliate tax rate* is the unweighted average of the corporate tax rates in the countries of the corporation's foreign affiliates; *GNI per capita* is the standardized value of the gross national product in the country of the corporation; *Governance* is the standardized value of the first principal component of the 6 indicators of quality of governance (control over corruption, regulatory quality, rule of law, voice and accountability, government effectiveness and political stability). The income and governance variables are standardized by subtracting the global mean and dividing by the standard deviation. Sample: in columns (1) and (3) the sample is corporations in *low/middle-income* countries; in columns (2) and (4), the sample is corporations in *high-income* countries; in columns (5)–(8), the sample includes corporations in all countries. The number of observations is higher in regressions using the average foreign affiliate tax rate as tax measure because observations for corporations located in the same country as the parent company are effectively dropped when the parent tax rate is used as tax measure. The sample is winsorized by excluding corporations with a return to assets exceeding 96 percent (the 99th percentile in the gross sample). Standard errors: all reported standard errors are robust to heteroscedasticity and clustered at the country-level. Statistical significance: *, **, and *** Indicate significance at the 10 percent, 5 percent and 1 percent level respectively.

While the large difference between the two samples supports the notion that less developed countries are more exposed to aggressive profit shifting, the study exploits all the underlying variation in development levels across 97 countries by estimating an augmented version of the model for the full sample where the tax variable is interacted with the two development measures: income per capita and the quality of governance.²²

The results suggest that increasing GNI per capita by one standard deviation reduces the effect of a 10 percentage point decrease in the parent tax rate on the propensity to report zero profits by around

22 This number does not include countries where all outcomes are perfectly predicted by country fixed effects because all corporations or no corporations have zero profits. Such observations do not contribute to the identification of the variables of interest.

Table 3. Zero Profits, Panel Model

	Dependent variable: Indicator for zero profits							
	Low/middle-income (1)	High-income (2)	Low/middle-income (3)	High-income (4)	All countries (5)	All countries (6)	All countries (7)	All countries (8)
Parent tax rate	-0.150*** (0.05)	-0.004 (0.02)			-0.082*** (0.03)		-0.119*** (0.04)	
Average foreign affiliate tax rate			-0.155** (0.06)	-0.008 (0.02)		-0.102*** (0.04)		-0.134*** (0.04)
Parent tax rate × GNI per capita (standardized)					0.058*** (0.03)			
Average foreign affiliate tax rate × GNI per capita (standardized)						0.068*** (0.03)		
Parent tax rate × Governance (standardized)							0.088*** (0.03)	
Average foreign affiliate tax rate × Governance (standardized)								0.099*** (0.03)
<i>Baseline probability of reporting of zero profits</i>	18%	14%	18%	14%	15%	15%	15%	15%
Observations	134,177	657,060	209,916	1,526,510	790,952	1,733,629	790,997	1,736,070
Number of corporations	35,090	133,090	51,126	299,587	168,114	350,206	168,136	350,650
Corporation fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Industry-year fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Country-year fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Industry-year-income group fixed effects	—	—	—	—	Yes	Yes	Yes	Yes

Source: Regressions results based on governance variables from [World Governance Indicators \(2016\)](#); income per capita from [World Development Indicators \(2016\)](#); financial information from Orbis; and tax rate information from [KPMG \(2015\)](#).

Note: The table shows results from an ordinary least squares regression with observations at the corporation-level for 2003–2012. Variables: *zero profits* is a dummy variable coded one when the corporation's return to assets is between -0.5 percent and 0.5 percent and zero otherwise; *parent tax rate* is the the corporate tax rate in the country of the corporation's ultimate owner; *average foreign affiliate tax rate* is the unweighted average of the corporate tax rates in the countries of the corporation's foreign affiliates; *GNI per capita* is the standardized value of the gross national product in the country of the corporation; *Governance* is the standardized value of the first principal component of the 6 indicators of quality of governance (control over corruption, regulatory quality, rule of law, voice and accountability, government effectiveness and political stability). The income and governance variables are standardized by subtracting the global mean and dividing by the standard deviation. Sample: in columns (1) and (3) the sample is corporations in *low/middle-income* countries; in columns (2) and (4), the sample is corporations in *high-income* countries; in columns (5)–(8), the sample includes corporations in all countries. The number of observations is higher in regressions using the average foreign affiliate tax rate as tax measure because observations for corporations located in the same country as the parent company are effectively dropped when the parent tax rate is used as tax measure. The sample is winsorized by excluding corporations with a return to assets exceeding 96 percent (the 99th percentile in the gross sample). Standard errors: all reported standard errors are robust to heteroscedasticity and clustered at the corporation-level. Statistical significance: *, **, and *** Indicate significance at the 10 percent, 5 percent and 1 percent level respectively.

0.9 percentage points (column 5) and reduces the effect of a 10 percentage point decrease in the average foreign tax rate by around the same magnitude (column 6). Likewise, increasing the quality of governance by one standard deviation reduces the effect of a 10 percentage point decrease in the parent tax rate on the propensity to report zero profits by around 1.2 percentage points (column 7) and reduces the effect of a 10 percentage point decrease in the average foreign tax rate by around 0.9 percentage points (column 8).

Analogous results for the panel model are presented in [table 3](#) for the sample period 2003–2012. The estimates suggest that a 10 percentage point decrease in the parent tax rate or the average foreign tax

rate increases the likelihood that a corporation reports zero profits by around 2 percentage points in the subsample of low/middle-income countries (columns 1 and 3) while there is no such effect in the subsample of high-income countries (columns 2 and 4). Further, fully exploiting the variation in development levels across 142 countries, the study estimates the panel model for the global sample while including interactions between the tax terms and the development measures. The results indicate that increasing GNI per capita by one standard deviation reduces the effect of a 10 percentage point decrease in foreign tax rates on the propensity to report zero profits by around 0.9 percentage points (columns 5 and 7) while increasing the quality of governance by one standard deviation has a slightly larger effect of around 1.2 percentage points (columns 6 and 8).

In sum, the panel model produces somewhat smaller estimates of the sensitivity of aggressive profit shifting with respect to profit-shifting incentives in both developed and developing countries; however, the estimated development gradient in this sensitivity is strikingly similar in the cross-sectional and panel models.

The study conducts two robustness tests, which are reported in the supplementary online appendix. First, in order to address the fuzziness of the threshold between zero and nonzero profits, the study excludes returns between 0.5 percent and 2 percent and thus effectively compare profits that are close to zero to profits that are clearly nonzero (table S2.4). Second, the study defines the zero profits dummy over a narrower window of profitability between -0.25 percent and 0.25 percent (table S2.5). In both cases, the results are very similar to the baseline results.

Finally, the study re-estimates the model while replacing the governance index with the underlying governance measures (table S2.6). For all combinations of the two tax measures and the six governance measures, the results indicate that increasing governance by one standard deviation reduces the effect of a 10 percentage point decrease in foreign tax rates on the propensity to report zero profits by between 0.6 and 1.1 percentage points. Given the strong correlation between the governance measures, however, these results should be interpreted with caution. While they corroborate the finding that aggressive tax avoidance is more prevalent in less developed countries, it is not clear which particular aspects of development are driving this correlation.

4. Improving Identification in the Standard Model

This section first discusses and modifies the standard framework for detection of profit shifting with the aim of making identification more credible. This framework is then used to investigate whether the sensitivity of reported profits with respect to tax incentives for profit shifting varies systematically across countries with different income levels.

Regression Framework

The study's regression framework uses the following standard specification for detecting profit shifting as a point of departure:

$$\log(\text{profits}_{it}) = \alpha_t + \mu_i + \beta_1 \log(\text{capital}_{it}) + \beta_2 \log(\text{labor}_{it}) + \beta_3 (\text{tax}_{it}^{\text{dom}} - \text{tax}_{it}^{\text{for}}) + \varepsilon_{it}$$

The equation explains the level of reported profits with a set of nontax variables, the levels of production inputs and corporation and time fixed effects, and a tax variable expressing the difference between the domestic tax rate facing corporation i and the foreign tax rates facing its affiliates. Conceptually, the nontax variables describe true profits under the assumption of Cobb-Douglas production technology with time-invariant differences in total factor productivity across corporations whereas the tax term measures the incentive to engage in cross-border profit shifting within the corporate group.

This specification raises the major concern that profit shifting may be confounded with domestic tax responses.²³ A high domestic tax rate creates an incentive to shift profits to foreign affiliates, but also induces other behavioral responses that reduce the tax base, for instance to rely more on debt financing as implied by trade-off models of capital structure (Myers 1984); exert less managerial effort as implied by standard models of labor supply (Feldstein 1999); and keep a larger part of the business operations in the informal sector as might be a highly relevant margin of response in developing countries (Gordon and Li 2009). Since the tax term varies one-to-one with the domestic tax rate, it is likely to effectively confound profit shifting and a number of entirely unrelated behavioral responses to domestic taxation. These behavioral responses are likely to be especially pronounced in developing countries (Besley and Persson 2013).

The study improves the identification of profit shifting by relying exclusively on variation in the tax rates facing foreign affiliates. Specifically, the study separates domestic and foreign tax rates and augments the model with country-time fixed effects that fully absorb the variation in domestic tax rates. This yields the following estimating equation:

$$\log(\text{profits}_{it}) = \alpha_{ct} + \mu_i + \beta_1 \log(\text{capital}_{it}) + \beta_2 \log(\text{labor}_{it}) + \beta_3 \text{tax}_{it}^{\text{for}} + \varepsilon_{it}$$

Since all cross-sectional variation in profits is absorbed by the corporation fixed effects, profit shifting is identified exclusively from time variation in the foreign tax rates faced by affiliates. Analogous to the zero-profit panel framework developed in the previous section, the study is now asking whether corporations whose foreign affiliates experience a change in the tax rate systematically change the level of reported profits relative to corporations in the same country whose foreign affiliates experience a constant tax rate. The identifying assumption is that within countries, changes in the ability of a corporation to transform production factors into profits are uncorrelated with changes in the tax rates faced by its foreign affiliates.

It should be emphasized that, even with the improvements the study is proposing, this framework cannot capture aggressive profit shifting where all profits are shifted to foreign affiliates because observations with zero and negative profits are effectively discarded. Nevertheless, it makes it possible to measure reporting responses on the intensive margin and therefore represent a natural complement to the analysis of the extensive margin in the zero-profit framework.

Finally, before estimating the models, it is necessary to take a stand on the precise definitions of the variables. Profits are measured after financial income and expenses, which implies that profit shifting in the form of interest payments on intra-firm loans are accounted for in the regressions, but before taxes. Capital is measured as fixed assets, which is in line with most of the literature, whereas labor is measured as the number of employees, which is more commonly available in developing countries than the total wage bill.

Regression Results

The results are presented in table 4. The estimates suggest that a 10 percentage point reduction in the parent tax rate decreases reported profits by around 7.5 percent in low/middle-income countries (column 1), but only by around 2 percent in high-income countries (column 2). Even more strikingly, a 10 percentage point reduction in the average foreign affiliate tax rate appears to decrease reported profits by around

23 In its literature review, the study has found over 25 papers that use some variant of the empirical approach sketched above. These papers all measure the tax incentive for profit shifting as the domestic tax rate or as the differential between the domestic tax rate and the tax rates facing foreign affiliates. In either case, the identifying tax variation is (at least partly) domestic. Panel models typically include corporation-level fixed effects, which nest country-fixed effects; however, in the absence of country-time fixed effects, the identifying time variation in tax incentives still comes from changes in both domestic and foreign tax rates. Three papers effectively identify profit shifting solely from variation in foreign tax rates because their sample of corporations is located in the same country and therefore faces the same domestic tax rate: Mills and Newberry (2004) and Grubert (2012) for the United States and Weichenrieder (2009) for Germany.

Table 4. Reported Profits

	Dependent variable: Profits (in logs)							
	Low/middle-income (1)	High-income (2)	Low/middle-income (3)	High-income (4)	All countries (5)	All countries (6)	All countries (7)	All countries (8)
Parent tax rate	0.746** (0.308)	0.212* (0.118)			0.688*** (0.172)		0.744*** (0.209)	
Average foreign affiliate tax rate			1.307*** (0.318)	0.117 (0.120)		0.832*** (0.206)		0.829*** (0.215)
Parent tax rate × GNI per capita (standardized)					−0.450*** (0.145)			
Average foreign affiliate tax rate × GNI per capita (standardized)						−0.548*** (0.161)		
Parent tax rate × Governance (standardized)							−0.439*** (0.167)	
Average foreign affiliate tax rate × Governance (standardized)								−0.525*** (0.168)
Fixed assets (in logs)	0.145*** −0.00893	0.0707*** (0.00348)	0.163*** (0.00735)	0.0757*** (0.00254)	0.0814*** (0.00326)	0.0858*** (0.00241)	0.0814*** (0.00326)	0.0858*** (0.00241)
Employees (in logs)	0.357*** (0.0146)	0.288*** (0.00706)	0.341*** (0.0129)	0.275*** (0.00471)	0.305*** (0.00646)	0.286*** (0.00450)	0.305*** (0.00646)	0.286*** (0.00450)
Observations	90,061	417,072	136,946	929,745	503,716	1,058,226	503,783	1,060,236
R-squared (within)	0.127	0.058	0.123	0.057	0.071	0.065	0.071	0.065
Number of corporations	25,695	93,214	36,867	202,320	118,791	238,579	118,805	238,951
Corporation fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Industry-year fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Country-year fixed effects	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Industry-year-income group fixed effects	—	—	—	—	Yes	Yes	Yes	Yes

Source: Regressions results based on governance variables from [World Governance Indicators \(2016\)](#); income per capita from [World Development Indicators \(2016\)](#); financial information from Orbis; and tax rate information from [KPMG \(2015\)](#).

Note: The table shows results from an ordinary least squares regression with observations at the corporation-level for the period 2003–2012. Variables: *profits* is reported profits; *parent tax rate* is the corporate tax rate in the country of the corporation's ultimate owner; *average foreign affiliate tax rate* is the unweighted average of the corporate tax rates in the countries of the corporation's foreign affiliates; *GNI per capita* is the standardized value of the gross national product in the country of the corporation (average over the sample period); *Governance* is the standardized value of the first principal component of the 6 indicators of quality of governance: control over corruption, regulatory quality, rule of law, voice and accountability, government effectiveness and political stability (average over the sample period); *fixed assets* is the value of the corporation's fixed assets; *employees* is the number of employees at the corporation. The income and governance variables are standardized by subtracting the global mean and dividing by the standard deviation. Sample: in columns (1) and (3) the sample is corporations in *low/middle-income* countries; in columns (2) and (4), the sample is corporations in *high-income* countries; in columns (5)–(8), the sample includes corporations in all countries. The number of observations is higher in regressions using the average foreign affiliate tax rate as tax measure because observations for corporations located in the same country as the parent company are effectively dropped when the parent tax rate is used as tax measure. The sample is winsorized by excluding corporations with a return to assets exceeding 96 percent (the 99th percentile in the gross sample). Standard errors: all reported standard errors are robust to heteroscedasticity and clustered at the corporation-level. Statistical significance: *, **, and *** Indicate significance at the 10 percent, 5 percent, and 1 percent level respectively.

13 percent in low/middle-income countries (column 3) while there is no effect in high-income countries (column 4).

When employing continuous measures of development in the full sample, the study finds that both higher income and better governance are associated with a large and strongly significant decrease in the effect of foreign taxes on reported profits. For instance, a 10 percentage point reduction in the parent tax rate decreases reported profits by around 7 percent in a country with a per capita income level at the global average; decreasing the income level by one standard deviation raises the magnitude of this effect

to 11.5 percent while increasing the income level by one standard deviation reduces it to 2.5 percent (column 5). Similar effects are found when using the average foreign affiliate tax rate as a measure of profit-shifting incentives (column 6) and when using governance as a measure of development (columns 7–8). Finally, the study's findings indicate that the interaction effects between the six underlying governance measures and the two tax foreign tax rate measures are all of roughly the same magnitude (table S2.7 in the Online Appendix).

The regressions reported in table 4 include corporations in 62 countries as compared to 142 countries in the zero-profit panel regressions reported in the previous section. The loss of observations occurs because financial reporting in developing countries is often incomplete and erratic, which leads to missing information about production inputs and short panels, and because observations with zero and negative profits are censored.²⁴ This highlights that the zero-profit framework proposed in this paper is less vulnerable to the data limitations often present in the context of developing countries than existing methods.

It is instructive to compare this study's estimates to the benchmark provided by a recent metastudy (Heckemayer and Overesch 2017). Based on 25 papers that use the standard empirical framework, they estimate that a 10 percentage point reduction in the difference between the domestic tax rate facing a corporation and the foreign tax rates facing its affiliates increases reported profits by around 8 percent. By comparison, this study's modified framework where profit shifting is identified exclusively from foreign tax variation tends to yield larger tax sensitivities than this benchmark in low/middle-income countries and smaller tax sensitivities (close to zero) in high-income countries.

A set of additional results reported in the supplementary online appendix attempts to reconcile this study's results with those of the literature. First, it is shown that when the standard empirical framework is applied to all corporations in the European Union, a typical sample in the studies covered by the metastudy, a 10 percentage point increase in the domestic-foreign tax differential reduces reported profits by 6–7 percent (table S2.8). This is very close to the central estimates of the metastudy and reassures that this studies results are not driven by peculiarities of its data source or the sample period. Moreover, it is shown that the negative correlation between the level of development and the tax responsiveness of reported profits is just as pronounced in the standard empirical framework as in this study's: A 10 percentage point increase in the difference between the domestic tax rate and the foreign parent tax rate reduces reported profits by around 11 percent in low/middle-income countries, but only by around 4 percent in high-income countries; the analogous estimates using the difference between the domestic tax rate and the average foreign affiliate tax rate as a measure of profit-shifting incentives are 8 percent in low/middle-income countries and a borderline significant 1 percent in high-income countries (table S2.9). Hence, this study's main finding that developing countries are more exposed to profit shifting than developed countries holds irrespective of the methodological improvements it is proposing.

5. Concluding Remarks

This paper has provided empirical evidence on the link between the tax aggressiveness of multinational firms and the economic development of their host countries. Using a global firm dataset with a reasonable coverage in developing countries, this study shows that the sensitivity of firms' reported profits to incentives for cross-border profit shifting varies systematically with economic and institutional development: less developed countries appear to be significantly more exposed to tax avoidance by multinational firms. This is consistent with the broader view that developing countries have a relatively low fiscal capacity (Besley and Persson 2013).

24 Not uncommonly, the study only observes corporations once, in which case profits are perfectly predicted by the corporation fixed effects in the panel specification.

A key contribution of the paper is to theoretically identify and empirically quantify the *extensive* margin of profit reporting: when the marginal costs of profit shifting are sufficiently low, firms may engage in particularly aggressive tax avoidance whereby *no profits* are reported by corporations facing high tax rates relative to their foreign affiliates. To compare the significance of the extensive and intensive margins, it is necessary to make one assumption: the true profits of the corporations that shift all their profits to foreign affiliates and thus report zero profits are, on average, the same as the true profits of corporations reporting positive profits.²⁵ Under this assumption, the two margins of reporting are directly comparable. On the intensive margin, the decrease in total reported profits associated with a 10 percentage point decrease in foreign tax rates is 7.5 percent (table 4, column 1). On the extensive margin, the decrease in nonzero reporting firms associated with a 10 percentage point decrease in foreign tax rates is 1.5 percentage points (table 3, column 1), which corresponds to a 1.5 percent decrease in total reported profits under the assumption stated above. This reasoning suggests that the extensive margin adds around 20 percent (1.5 percent/7.5 percent) to the total loss as estimated exclusively from the intensive margin.

The negative relation between a country's development level and its exposure to multinational tax avoidance is very robust and emerges in a wide array of empirical specifications; however, it is less clear what causal mechanisms are at play. All the indicators of development, whether related to income or governance, correlate with tax aggressiveness; however, the high correlation between the indicators themselves makes it difficult to disentangle their effects. Credible identification of the mechanisms that lead to low tax compliance in developing countries is an important goal for future research.

A possible mechanism through which less developed countries may be more exposed to multinational tax avoidance is the paucity of targeted antiabuse rules. A recent line of research documents that anti-avoidance rules successfully limit profit shifting; but such safeguards are less prevalent in low-income economies as documented in recent policy work (OECD 2014).²⁶ In table S2.10 in the supplementary online appendix, this article provides an overview of antiavoidance rules in a select sample of countries and compares across income levels (based on Johansson, Skeie, and Sorbe 2016b). While a clear policy gap remains between developing and developed countries, the gap has narrowed considerably over the past decade with developing countries making the largest legislative advances. If the lack of policy tools is indeed at the heart of the larger exposure to profit shifting in developing countries, there is reason to believe that the exposure will decrease in the years to come.

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- 25 Theoretically, it is ambiguous whether corporations that shift all profits to foreign affiliates are more or less profitable on average than corporations reporting positive profits. On the one hand, if shifting costs are primarily fixed, it should be expected that the corporations obtaining zero reported profits through shifting to have above-average profitability because such firms would be more willing to incur the fixed cost of shifting. On the other hand, if shifting costs are primarily variable (and convex), it should be expected that they would have below-average profitability because such firms are more likely to reach zero profits before marginal shifting costs equal the marginal tax savings.
- 26 Ruf and Weichenrieder (2012) and more recently Clifford (2019) show that controlled foreign corporation rules, which subject the income of foreign subsidiaries to domestic taxation when the foreign tax rate is below a threshold, discourages the allocation of financial assets to low-tax affiliates; Lohse and Riedel (2013) show that transfer pricing rules, which require firms to document that transfer prices are in line with observed prices in comparable arms-length transactions, reduce the responsiveness of firm profits to tax differentials; and Buettner et al. (2012) show that thin capitalization rules, which disallow the tax deductibility of interest payments on internal debt exceeding a threshold, discourage the allocation of liabilities to high-tax affiliates.

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