

Taxing Multinational Corporations

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National Bureau of
Economic Research

Taxing Multinational Corporations

**United States. Congress. Senate.
Committee on Governmental Affairs**

Taxing Multinational Corporations:

Taxing Multinational Corporations Martin Feldstein, James R. Hines, Jr., R. Glenn Hubbard, 2007-12-01 In the increasingly global business environment of the 1990s policymakers and executives of multinational corporations must make informed decisions based on a sound knowledge of U S and foreign tax policy Written for a nontechnical audience *Taxing Multinational Corporations* summarizes the up to the minute research on the structure and effects of tax policies collected in *The Effects of Taxation on Multinational Corporations* The book covers such practical issues as the impact of tax law on U S competitiveness the volume and location of research and development spending the extent of foreign direct investment and the financial practices of multinational companies In ten succinct chapters the book documents the channels through which tax policy in the United States and abroad affects plant and equipment investments spending on research and development the cost of debt and equity finance and dividend repatriations by United States subsidiaries It also discusses the impact of U S firms outbound foreign investment on domestic and foreign economies Especially useful to nonspecialists is an appendix that summarizes current United States rules for taxing international income *Taxation of Multinational Corporations* Jennifer Blouin, 2012 *Taxation of Multinational Corporations* aggregates the large body of international tax literature succinctly in one location *Taxing Multinationals* Lorraine Eden, 1998-01-01 Eden examines how transfer pricing has been handled in different disciplines including international business economics accounting law and public policy **The Effects of Taxation on Multinational Corporations** Martin Feldstein, James R. Hines, Jr., R. Glenn Hubbard, 2007-12-01 The tax rules of the United States and other countries have intended and unintended effects on the operations of multinational corporations influencing everything from the formation and allocation of capital to competitive strategies The growing importance of international business has led economists to reconsider whether current systems of taxing international income are viable in a world of significant capital market integration and global commercial competition In an attempt to quantify the effect of tax policy on international investment choices this volume presents in depth analyses of the interaction of international tax rules and the investment decisions of multinational enterprises Ten papers assess the role played by multinational firms and their investment in the U S economy and the design of international tax rules for multinational investment analyze channels through which international tax rules affect the costs of international business activities and examine ways in which international tax rules affect financing decisions of multinational firms As a group the papers demonstrate that international tax rules have significant effects on firms investment and other financing decisions **The Taxation of Multinational Corporations** Joel Slemrod, 2012-12-06 The six papers in this volume represent state of the art empirical and conceptual research on various aspects of the taxation of multinational corporations They were commissioned for and presented at a conference organized by Price Waterhouse LLP on behalf of the International Tax Policy Forum held in Washington DC in March 1994 The first four papers were originally published in the May 1995 issue of *International Tax and*

Public Finance The Slemrod paper appeared in the Policy Watch Section of the November 1995 issue of that journal The foregoing papers were subject to the normal refereeing procedures of the journal and the summaries that follow are drawn from there The Leamer paper has not been previously published Altshuler and Mintz examine one aspect of the 1986 U S Tax Reform Act the change in the rules for the allocation of interest expense between domestic U S and foreign source income In the absence of rules a parent with excess credits could reduce U S tax liability by allocating interest expense toward itself thus reducing its taxable domestic income without any compensating increase in either the U S tax due on foreign source income or the foreign tax due which is independent of U S rules

State Taxation of Multinational Corporations United States. Advisory Commission on Intergovernmental Relations,1983 The Breakdown of IRS Tax Enforcement Regarding Multinational Corporations United States. Congress. Senate. Committee on Governmental Affairs,1993 Multinational Corporations ,1973

Multinational Enterprises and the Law Peter Muchlinski,2021-02-18 Multinational Enterprises and the Law is the only comprehensive contemporary and interdisciplinary account of the techniques used to regulate multinational enterprises MNEs at the national regional and multilateral levels In addition it considers the effects of corporate self regulation and the impact of civil society and community groups upon the development of the legal order in this area The book has been thoroughly revised and updated for this third edition making it a definitive reference work for students researchers and practitioners of international economic law business corporate and commercial law development studies and international politics Split into four parts the book first deals with the conceptual basis for MNE regulation It explains the growth of MNEs their business and legal forms and the relationship between them and the effects of a globalized economy and society now increasingly challenged by recently revived nationalist economic policies upon the evolution of regulatory agendas in the field In addition the limits of national and regional jurisdiction over MNE activities are considered a question that arises throughout the specialized areas of regulation covered in the remainder of the book Part II covers the main areas of economic regulation including controls over and the liberalization of entry and establishment tax company and competition law and the impact of intellectual property rights on technology diffusion and transfer A specialized chapter on the regulation of multinational banks in the wake of the global financial crisis is new to this edition Part III introduces the social dimension of MNE regulation covering labour rights human rights and environmental issues Finally Part IV deals with the contribution of international investment law to MNE regulation and to the control of investment risks covering the main provisions found in international investment agreements their interpretation by international tribunals the process of investor state arbitration and how concerns over these developments are leading to reform proposals

Taxing Multinationals in Europe Ernesto Crivelli,Ruud A. de Mooij,J. E. J. De Vrijer,Mr. Shafik Hebous,Alexander Klemm,2021-05-25 This paper aims to contribute to the European policy debate on corporate income tax reform in three ways First it takes a step back to review the performance of the CIT in Europe over the past several decades and the

important role played by MNEs in European economies Second it analyses corporate tax spillovers in Europe with a focus on the channels and magnitudes of both profit shifting and CIT competition Third the paper examines the progress made in European CIT coordination and discusses reforms to strengthen the harmonization of corporate tax policies in order to effectively reduce both tax competition and profit shifting *New Foundations for Taxing Multinational Corporations* Mihir A. Desai,2004 In order to suggest new foundations for the taxation of multinational corporations this paper revisits the legislative foundations for much of the international tax regime and distills the lessons of recent economic research The review of the Revenue Act of 1962 suggests that the international provisions that remain today were the result of a political miscalculation were targeted at transient concerns and were expanded well beyond their original scope as the result of administrative complexities Evidence from the 1960s and 1990s is also suggestive of the fact that anti deferral provisions may foster the tax avoidance and tax haven activities that they seek to combat Recent research on the growing role of non income taxes the interactions between tax systems and corporate governance and new welfare benchmarks that arise from viewing FDI as being associated with productivity differences all recommend alternative rules for taxing the activities of U S multinational firms than are currently in place **International Taxation and Multinational Activity** James R.

Hines,2009-02-15 Because the actions of multinational corporations have a clear and direct effect on the flow of capital throughout the world how and why these firms behave the way they do is a major issue for national governments and their policymakers With an unprecedented ability to adjust the scale character and location of their global operations international corporations have become increasingly sensitive to the kind and degree of tax obligations imposed on them by both host and home countries Tax rules affect the volume of foreign direct investment corporate borrowing transfer pricing dividend and royalty payments and research and development National governments that tax the profits of international firms face important challenges in designing tax policies to attract them This collection examines the global ramifications of tax policies offering up to date theoretically innovative and empirically sound perspectives on a problem of immense significance to future economic growth around the globe **Hearing on Corporate Tax Reform** United States. Congress. House.

Committee on Ways and Means. Subcommittee on Select Revenue Measures,2006 *International Corporate Tax Avoidance: A Review of the Channels, Magnitudes, and Blind Spots* Sebastian Beer,Ruud A. de Mooij,Ms.Li Liu,2018-07-23 This paper reviews the rapidly growing empirical literature on international tax avoidance by multinational corporations It surveys evidence on main channels of corporate tax avoidance including transfer mispricing international debt shifting treaty shopping tax deferral and corporate inversions Moreover it performs a meta analysis of the extensive literature that estimates the overall size of profit shifting We find that the literature suggests that on average a 1 percentage point lower corporate tax rate will expand before tax income by 1 percent an effect that is larger than reported as the consensus estimate in previous surveys and tends to be increasing over time The literature on tax avoidance still has several unresolved puzzles

and blind spots that require further research *Description of H.R. 5076 Relating to State Taxation of Foreign Source Corporate Income* United States. Congress. House. Committee on Ways and Means,1980 **Essays in International Taxation, 1976** United States. Department of the Treasury,1977 The essays analyse the interactions between tax law and tax policy The analyses evaluate changes which presuppose the foreign tax credit mechanism the separate taxation of corporations and their shareholders and other basic elements in US taxation of foreign income Corporate Income Taxes under Pressure Ruud A. de Mooij,Mr.Alexander D Klemm,Ms.Victoria J Perry,2021-02-26 The book describes the difficulties of the current international corporate income tax system It starts by describing its origins and how changes such as the development of multinational enterprises and digitalization have created fundamental problems not foreseen at its inception These include tax competition as governments try to attract tax bases through low tax rates or incentives and profit shifting as companies avoid tax by reporting profits in jurisdictions with lower tax rates The book then discusses solutions including both evolutionary changes to the current system and fundamental reform options It covers both reform efforts already under way for example under the Inclusive Framework at the OECD and potential radical reform ideas developed by academics

The Allocation of Multinational Business Income: Reassessing the Formulary Apportionment Option Richard Krever,2020-02-20 The Allocation of Multinational Business Income Reassessing the Formulary Apportionment Option Edited by Richard Krever application of formulary apportionment in specific sectors such as digital enterprises and the banking industry the political economy of establishing and maintaining a successful formulary apportionment regime formulary apportionment proposals for Europe the role of traditional tax criteria such as economic efficiency fairness ease of administration and robustness to avoidance and incentive compatibility determining which parts of a multinational group are included in a formulary apportionment unit and whether innovative profit split methodologies such as those developed by China are shifting traditional arm s length methods to a quasi formulary apportionment system Providing a comprehensive understanding of all aspects of the formulary apportionment option this state of the art summary of history current practice proposals and prospects in the ongoing debate over arm s length versus formulary apportionment methodologies will be welcomed by practitioners policy makers and academics concerned with international taxation all of whom will gain an understanding of the case put forward by proponents for adoption of formulary apportionment in Europe and globally and the counter arguments they face Readers will acquire a better understanding of the implications of formulary apportionment and its central role in the current debate about the future of international taxation rules providing sic all the intellectual ammunition needed to carefully re examine one of the ideas traditionally considered as apocryphal by the OECD and to a significant portion of the tax professional community readers of this book will come away not only with a renewed understanding of the multiple facets of formulary apportionment but also of some of the fundamental pressure points in the international tax system Accordingly it is a welcome and timely addition to the literature Dr Stjepan Gad o Assistant

Professor at University of Rijeka Faculty of Law British Tax Review 2021 Issue 2 p243 246 **International Taxation Handbook** Colin Read, Greg N. Gregoriou, 2007-04-13 Description and extensions of the capital income effective tax rate literature M M Ruiz F G rard M p 11 41 **Behind Tax Policy Controversies** Steven Sheffrin, 2023-04-11 This book is designed to be a short critical introduction to the controversies in tax policy The main thesis of the book is that there is a deeper substructure to debates about tax policy that underlie many of the controversies By understanding the nature of this substructure one can place the debates about tax policy into a broader perspective The book elucidates this underlying architecture drawing on ideas from economics law philosophy psychology and political science It uses these tools to shed light on conventional debates on tax policy such as whether to tax all sources of income or instead just tax consumption It also touches on current and emerging debates These include the appropriate goals for tax reform the most judicious way to tax multinational corporations our ability to tax the very wealthy and whether the tax system has a racial subtext

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