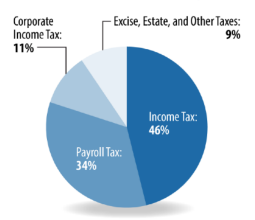
# Corporate Taxation and Tax Avoidance

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#### Sources of Federal Tax Revenue, 2014



Note: "Other Taxes" category includes profits on assets held by the federal reserve.

Source: Office of Management and Budget

Sources of U.S. Federal Tax Revenue

#### Personal Income Tax

Rate	Single Filers	Married Joint Filers	
10%	\$0 to \$9,225	\$0 to \$18,450	
15%	\$9,225 to \$37,450	\$18,450 to \$74,900	
25%	\$37,450 to \$90,750	\$74,900 to \$151,200	
28%	\$90,750 to \$189,300	\$151,200 to \$230,450	
33%	\$189,300 to \$411,500	\$230,450 to \$411,500	
35%	\$411,500 to \$413,200	\$411,500 to \$464,850	
39.6%	\$413,200+	\$464,850+	

U.S. Federal Personal Income Tax Rates (2015). The table reports marginal rates. For a history of U.S. federal personal income tax rates, see here.

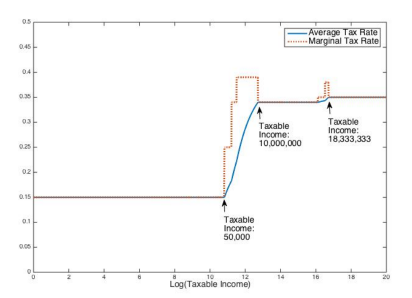
Taxable	Tax Rate	
\$ 0-	- 50,000	15%
50,001-	- 75,000	25
75,001-	- 100,000	34
100,001-	- 335,000	39
335,001-	-10,000,000	34
10,000,001-	-15,000,000	35
15,000,001-	-18,333,333	38
18,333,334	+	35

U.S. Federal Corporate Income Tax Rates. The table reports marginal rates. For a history of U.S. federal corporate income tax rates, see here.

Ta	(I) axable Income	(2) Marginal Tax Rate	(3) Total Tax	(3)/(I) Average Tax Rate
\$	45,000	15%	\$ 6,750	15.00%
	70,000	25	12,500	17.86
	95,000	34	20,550	21.63
	250,000	39	80,750	32.30
	1,000,000	34	340,000	34.00
	17,500,000	38	6,100,000	34.86
	50,000,000	35	17,500,000	35.00
	00,000,000	35	35,000,000	35.00

Marginal and Average Tax Rate

For large U.S. corporations (taxable income > 18.3mil), both the average and marginal tax rates are 35 percent.

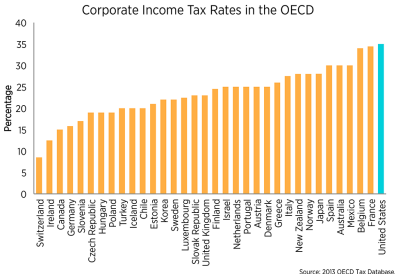


- The corporate income tax is one of the primary ways of taxing capital.
- Without the corporate income tax, the personal income tax can be dodged or postponed by individuals incorporating themselves and keeping their income within firms.
- When corporate profits are paid out, they are typically taxed at a lower rate than earned income, as tax authorities recognize double taxation.
  - ▶ In the U.S., top federal income tax rate on capital gains and dividends paid by corporations is 20 percent, compared to 39.6 percent for ordinary income.

#### Corporate tax raison d'être:

- A prepayment for the personal income tax
- A way to tax rents (such as extractive industries) and business activities that generate negative externalities
  - ► Tax credits can then be used as subsidies for business activities that generate positive externalities.
- A tax on foreign shareholders who benefit from the public goods provided by the country

- The U.S. corporate income tax rate is the highest among OECD countries.
- In actuality, because of various tax deductions and loopholes, the effective tax rates paid by U.S. corporations are significantly lower than the statutory rates.

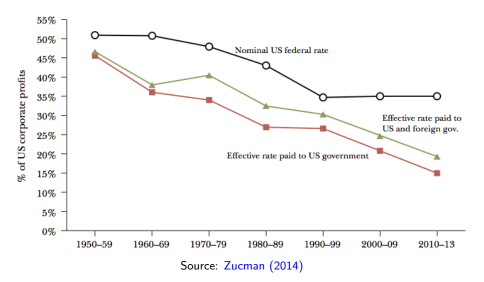


Produced by Veronqiue de Rugy, Mercatus Center at George Mason University.

Industry	Number of Companies	Average Tax Rate
Electric utilities (Eastern U.S.)	24	33.8%
Trucking	33	32.7
Railroad	15	27.4
Securities brokerage	30	20.5
Banking	481	17.5
Medical supplies	264	11.2
Internet	239	5.9
Pharmaceutical	337	5.6
Biotechnology	121	4.5

Effective Rates Paid by U.S. Corporations by Industry (2011)

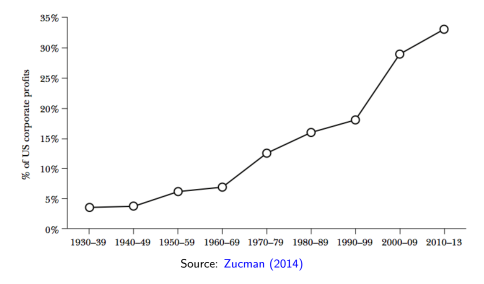
#### Nominal and Effective Corporate Tax Rates on US Corporate Profits



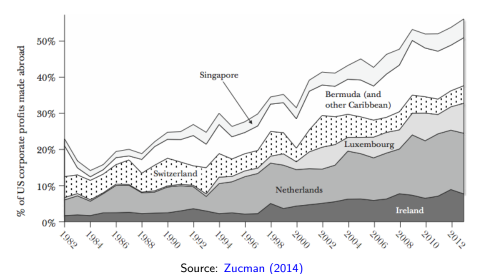
- The practicality and enforceability of the corporate income tax is increasingly challenged by globalization today.
- Corporations can avoid paying corporate taxes by shifting their profits from high-tax jurisdictions to low-tax jurisdictions.
- The U.S. employs a worldwide tax system: U.S. corporations are in theory taxed on all income, whether derived in the U.S. or abroad.
- Profits made by foreign subsidiaries of U.S. corporations, however, are not taxed until they are repatriated to the U.S. in the form of dividends.

- U.S. corporations can lower their tax burden by
  - ▶ Shifting their domestic profits to low-tax foreign jurisdictions.
  - ▶ Keeping the profits of their foreign subsidiaries offshore.
- About two-thirds of the decline in the U.S. effective corporate tax rates over the last 15 years could be attributed to increased profit-shifting to tax havens such as Bermuda, Luxembourg and the Cayman Islands (Zucman 2014).
  - ▶ An estimated 20 percent of all U.S. corporate profits are now parked in these tax havens (Zucman 2014).

#### The Share of Profits Made Abroad in US Corporate Profits



#### The Share of Tax Havens in US Corporate Profits Made Abroad



#### Tax Relief

U.S. multinationals pay tax on larger shares of their foreign income in countries where the effective tax rate for them is lower

U.S. firms'

errective tax rate	ax rate for therms lower.					employees	
Jurisdiction	Effective tax rate			Share of U.S. firms'	there		
Luxembourg	1.1%				8.9%	13,700	
The Netherlands	2.4	■ U.S. rate 23%	)* )*		15.8	224,600	
Ireland	2.4				11.2	105,400	
U.K. Islands†	3.1			3.7		4,300	
U.K.	15.5	<del>;</del>		6.0		1,248,200	
China		21.2		1.8		1,338,700	
France		36.1		0.9		451,900	
Germany		38.1		1.1		632,200	
Japan			57.1	1.2		320,400	

Note: Data for jurisdictions are for 2012. \*Global effective tax rate for U.S. companies in 2010, according to GAO. †Includes Cayman Islands, British Virgin Islands, Turks and Caicos Islands and Montserrat

Sources: Bureau of Economic Analysis Government: Accountability Office (U.S. rate)

The Wall Street Journal

Anguilla, Antigua and Barbuda, Aruba, Bahamas, Barbados, de British Virgin Islands, Cayman Islands, Dominica, Grenada, Montserrat, a Netherlands Antilles, St. Kitts and Nevis, St. Lucia, St. Vincent and Grenadines, Turks and Caicos, U.S. Virgin Islands de Belize, Costa Rica, be Panama  Coast of East Asia Hong Kong, be Macau, a.b.e Singapore de Hong Kong, be Macau, a.b.e Malta, de Monaco, de Gibralter, Isle of Man, e Ireland, a.b.e Liechtenstein, Luxembourg, a.b.e Malta, de Monaco, a San Marino, a.e Switzerlanda.b  Indian Ocean Maldives, a.d Mauritius, a.c.e Seychelles de Malda, de Monaco, de Maldives, de Maldives, a.d Mauritius, a.c.e Seychelles de Maldives, de Maldives		
Coast of East Asia  Hong Kong, b.e Macau, a.b.e Singaporeb  Europe/Mediterranean  Andorra, a Channel Islands (Guernsey and Jersey), e Cyprus, e Gibralter, Isle of Man, e Ireland, a.b.e. Liechtenstein, Luxembourg, a.b.e Malta, e Monaco, a San Marino, a.e Switzerlanda.b  Indian Ocean  Maldives, a.d Mauritius, a.c.e Seychellesa.e  Middle East  Bahrain, Jordan, a.b. Lebanona.b  North Atlantic  Bermudae  Pacific, South Pacific  Cook Islands, Marshall Islands, a Samoa, Nauru, Niue, a.c. Tonga, a.c.d Vanuatu	Caribbean/West Indies	Cayman Islands, Dominica, Grenada, Montserrat, a Netherlands Antilles, St. Kitts and
Europe/Mediterranean Andorra, a Channel Islands (Guernsey and Jersey), c Cyprus, c Gibralter, Isle of Man, c Ireland, a b.c Liechtenstein, Luxembourg, a b.c Malta, c Monaco, a San Marino, a c Switzerlanda b Indian Ocean Maldives, a Mauritius, a c.c Seychelles c Middle East Bahrain, Jordan, a b Lebanona b North Atlantic Bermudac Pacific, South Pacific Cook Islands, Marshall Islands, a Samoa, Nauru, Niue, a c Tonga, a c.d Vanuatu	Central America	Belize, Costa Rica,b.c Panama
Ireland, a.b.e Liechtenstein, Luxembourg, a.b.e Malta, e Monaco, a San Marino, a.e Switzerlanda.b  Indian Ocean Maldives, a.d Mauritius, a.c.e Seychellesa.e  Middle East Bahrain, Jordan, a.b Lebanona.b  North Atlantic Bermudae  Pacific, South Pacific Cook Islands, Marshall Islands, a Samoa, Nauru, c Niue, a.c. Tonga, a.c.d Vanuatu	Coast of East Asia	Hong Kong, <sup>b,e</sup> Macau, <sup>a,b,e</sup> Singapore <sup>b</sup>
Middle East Bahrain, Jordan, a.b. Lebanon a.b.  North Atlantic Bermuda  Pacific, South Pacific Cook Islands, Marshall Islands, Samoa, Nauru, Niue, a.c. Tonga, a.c.d Vanuatu	Europe/Mediterranean	Ireland, <sup>a,b,e</sup> Liechtenstein, Luxembourg, <sup>a,b,e</sup> Malta, <sup>e</sup> Monaco, <sup>a</sup> San Marino, <sup>a,e</sup>
North Atlantic  Bermudae  Pacific, South Pacific  Cook Islands, Marshall Islands, Samoa, Nauru, Niue, Chiue, Chiue	Indian Ocean	Maldives, <sup>a,d</sup> Mauritius, <sup>a,c,e</sup> Seychelles <sup>a,e</sup>
Pacific, South Pacific Cook Islands, Marshall Islands, Samoa, Nauru, Niue, Ac Tonga, Acd Vanuatu	Middle East	Bahrain, Jordan, a.b. Lebanon a.b
•	North Atlantic	Bermuda <sup>o</sup>
West Africa Liberia	Pacific, South Pacific	Cook Islands, Marshall Islands, <sup>a</sup> Samoa, Nauru, <sup>c</sup> Niue, <sup>a,c</sup> Tonga, <sup>a,c,d</sup> Vanuatu
	West Africa	Liberia

Countries Listed on Various Tax Haven Lists. Source: Gravelle (2015)

- A popular method of profit-shifting is through the manipulation of transfer pricing, the setting of prices at which companies exchange goods and services internally.
  - Consider a corporation, USCo, that grows coffee beans in Brazil at a cost of \$1/lb and sells them for \$12/lb in the U.S. The company has a subsidiary, BrazilCo, in Brazil.
  - ▶ To avoid paying taxes in either the U.S. or Brazil, USCo could set up another subsidiary, BermudaCo, in Bermuda and have BrazilCo sell beans to BermudaCo for \$1/lb, who would in turn sell them to USCo for \$12/lb.
  - ▶ Both USCo and BrazilCo would record zero profits, while BermudaCo earns \$11/lb in profits but is subject to zero corporate income tax.

- In practice, to prevent profit-shifting, transfer pricing is required to obey the arm's length principle: prices of goods and services traded by related companies must be based on market prices.
- Intangibles, such as patents and licenses, however, are hard to value as relevant market prices may not exist.
  - USCo could transfer its patent on coffee growing technology to BermudaCo and have BrazilCo pay royalties to BermudaCo for its usage.

- Profit-shifting could also be achieved via debt reallocation, through which a corporation would hold the majority of its debt in high-tax jurisdictions to lower its taxable income in those jurisdictions through deductible interest expenses.
- Another popular method of profit-shifting is through intragroup loans, whereby subsidiaries in low-tax jurisdictions grant loans to subsidiaries in high-tax jurisdictions, a practice known as earnings stripping.
- The existence of thousands of bilateral tax treaties between countries
  has also created a web of inconsistent rules that corporations can
  exploit by choosing the location of their affiliates, a practice known as
  treaty shopping.