

Can countries unilaterally mitigate tax haven usage?

Evidence from Ecuadorian transaction tax data

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Abstract

I study an effort by the Ecuadorian government to mitigate offshore tax avoidance through a tax havens outflows tax. First, I find that the outflows tax led to a sharp decrease in dividend payments to tax havens. I document a decrease by 66% in dividend payments sent to tax havens relative to non-havens following an increase in the relative cost of transacting with tax havens by 5%. I show that this drop implies net-of-tax elasticities of dividend payments abroad of between 13 and 40. Firms exposed to this legislative shock decreased overall dividend payouts by 50% and increased retained earnings in the short run by 600%. This response was largely unaccompanied by any change in post-tax investment behavior or extensive margin dividend payout behavior. Using administrative data on shareholder-company linkages to identify individuals highly connected to tax havens, I find that exposed individuals increased their domestic income reporting by 40% compared to the universe of unexposed taxpayers and paid 55% more in personal income taxes. This response was mainly driven by newly reported domestic capital and independent labor income flows and is consistent with a lasting reduction in offshore tax evasion. These results suggest the substantial scope for countries to act unilaterally in mitigating tax haven use and increasing tax collections.

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1 Introduction

Can countries take unilateral action to mitigate offshore tax avoidance and increase domestic tax collections? Due to sophisticated methods of offshore tax haven use and to data information asymmetries between countries, conventional approaches to curbing offshore tax avoidance center around multinational coordination and information sharing OECD (2015)), which can prove difficult to attain. Thus, understanding the capacity of unilateral policy in mitigating offshore tax haven use is important in informing the design of effective policy aimed at mitigating offshore tax sheltering. Base erosion and profit shifting for corporations as well as offshore tax evasion on part of individuals have been identified as contributing substantially to global trends in inequality (e.g. Guyton et al. (2021); Tørsløv, Wier, and Zucman (2022)) and relative decreases in personal and corporate income tax collections (OECD (2015); Slemrod (2019)). Moreover, such activities have been identified and attributed in large part to the highest-earning taxpayers in the income distribution (Londoño-Vélez and Ávila-Mahecha (2022), Alstadsæter, Johannessen, Le Guern Herry, et al. (2022)), Alstadsæter, Johannessen, and Zucman (2019). More effective policies to curb offshore tax avoidance could contribute both to increasing tax collections and reducing inequality.

It is often difficult to observe offshore tax strategies (even legal) in a research setting. For this reason, recent work studying tax havens often relies on data from leaks of tax evasion service providers (Alstadsæter, Johannessen, and Zucman (2019); Londoño-Vélez and Ávila-Mahecha (2022)), governmental audit/amnesty programs (Johannessen et al. (2018); Alstadsæter, Johannessen, Le Guern Herry, et al. (2022); Kleven et al. (2011); Slemrod, Blumenthal, and Christian (2001)), or public data releases from international information sharing agreements (Bomaire and Le Guern Herry (2022); Menkhoff and Miethe (2019)). Due to data limitations and a lack of salient shocks, little work focuses on assessing the effectiveness of policies on part of single countries aimed at mitigating offshore tax evasion other than amnesty programs. However, amnesties do not represent ideal policies in curbing tax evasion insofar as they require infrequent and unanticipated implementation so as to remove strategic responses of taxpayers anticipating an amnesty program.

In this paper, I overcome these challenges by studying an original policy using rich administrative data in Ecuador. The Ecuadorian environment is characterized by several unique data and legislative features that allow me to study offshore tax haven use and the effectiveness of unilateral

policy aimed at limited their use. In 2008, the Ecuadorian government installed a foreign transaction tax that was reshaped in 2011 specifically to penalize certain financial transactions made directly with tax havens. Comprehensive data infrastructure underpins both of these reforms: national tax authorities maintain a detailed database on the universe of transactions in and out of the Ecuadorian economy. Transaction-level data allow me to observe transaction amounts, the country of the foreign party, and transaction purpose, among many other details. The tax authorities also maintain a shareholder-company linkages database that allows me to identify the shareholders of companies connected to tax havens. I combine this unique data and legal environment to study how corporations, their shareholders, and affected individuals respond to changes in the cost of tax haven use.

Ecuador's reforms introduced significant change in the incentives of individuals to use offshore fiscal havens for tax strategic purposes. Initially introduced on December 27, 2007 at 0.5% tax per transaction for all currency exits from Ecuador, the Currency Outflows Tax (ISD) has seen several modifications to the tax base and rate depending on the transaction amount, purpose of transaction, and destination country. Since the ISD's installation, the Ecuadorian government has incrementally raised the rate until eventually reaching a statutory ad valorem rate of 5% per transaction, where the tax has remained from the end of 2011 until 2020. Starting in November 2011, the government began exempting certain financial transactions (namely dividend payments and post-tax profit distributions) to non-tax havens from the tax and charging financial transactions with tax havens at 5%.

In the first step of this analysis I study the reform affected dividend distributions to tax havens and to non-havens. I document a large drop by 66% in profit distribution payments sent to tax havens relative to dividends sent to non-havens following a rise in the outflows tax for dividends sent to tax havens from 2% to 5% and a simultaneous decrease in the outflows tax for dividends sent to non-havens from 2% to 0%. I demonstrate the robustness of this result by comparing dividend outflows to havens and non-havens separately to import payments, which were exempt from the outflows tax during the reform period and find consistent results. This response corresponds with net-of-tax elasticities of dividends sent to tax havens and to non-havens of between 13 and 40.

In the second step, I quantify changes in domestic behavior in firms exposed to the reform. I de-

velop several measures of firm-level exposure to this anti-tax-haven reform, including 1) the share of pre-reform years in which a firm sent dividends to tax havens, 2) whether a firm was named in one of the ICIJ leaks datasets, and 3) whether a firm had at least one 10% or greater direct shareholder named in one of the ICIJ leaks datasets. I use a simple difference-in-differences design with single treatment-timing to evaluate the response of exposed firms to the reform. I find that firms on average decrease their overall dividend payments by 50%, while substantially increasing their retained earnings. Exposed firms increased their retained earnings by 600% immediately following the reform. Following this jump, affected firms gradually reduce their retained earnings back to pre-reform levels by around 10 years post-reform. The reform enacted relatively little effect in terms of reinvestment behavior for the duration of my time frame (8 years post-reform), and also resulted in no change in firms' extensive margin decision of whether to pay out dividends to shareholders. I also document some change in firm-level indicators of corporate income tax avoidance—namely a 10 percentage point drop in the probability that a company reports non-zero profits, although this extensive-margin response was unaccompanied by significant changes in overall corporate income tax payments by exposed firms.

The final empirical section studies the responses of individual personal income tax taxpayers exposed to the reform. I develop several measures of individual-level exposure to the outflows tax: 1) whether an individual is a 10% or greater direct shareholder of a company sending dividends to tax havens in the pre-reform period, 2) whether an individual was named in an ICIJ leaks dataset, and 3) whether an individual was a 10% or greater direct shareholder of a company named in an ICIJ leaks dataset. I estimate a simple difference-in-differences design to evaluate the effect of the outflows tax on the reporting behavior of individuals connected to tax havens compared to that of the universe of unexposed individuals. I document large, lasting responses of these individuals—largely concentrated in the very top of the earnings distribution. I find that exposed individuals increased domestic reporting by 40% and paid an additional 55% in income taxes. I document that this response was largely driven by increases in reported capital income and independent labor income, and not driven by repatriation of funds abroad or contract wage income. As a robustness check to isolate the effect of the outflows tax as mediated through connectedness to tax havens, I implement a matching design that compares exposed individuals to high income non-tax haven user; this design yields consistent results. The implied semi-elasticity of domestic reported taxable with respect to the differential between the top marginal income tax rate and the outflows tax is around 10.

Last, I develop a model based on Piketty and Saez (2013) to study the optimality of a tax havens outflows tax considering information constraints of the tax authorities that also result in the tax affecting the price of consumption from tradable sectors.¹ The magnitude of the optimal outflows tax is on the same order of magnitude, but less than the optimal proportional income tax when failing to account for 1) the impacts of price spillovers onto tradeable industries and industries with tradeable inputs and 2) non-tax-strategic consumer/producer welfare effects of an outflows tax. The model clearly demonstrates the dual benefits of the outflows tax in 1) inducing positive domestic reporting externalities in disincentivizing tax strategic outflows and 2) raising revenues off of funds located offshore, so that the outflows tax accomplishes the tax base widening goals of additional tax administration without the associated costs.

My work contributes to the large body of literature on personal income tax avoidance and evasion involving offshore fiscal havens (Hines and Rice (1994); Guyton et al. (2021); Slemrod (2019)). Alstadsæter, Johannessen, Le Guern Herry, et al. (2022) represents the most closely related work to my paper, in which the authors study the short-to-medium-run impacts of an offshore wealth disclosure program on domestic reporting (see also Johannessen et al. (2018), Bomaire and Le Guern Herry (2022)). My findings corroborate their results that individuals increase domestic reporting following changes in the incentives to locate wealth and income abroad. However, I focus on a reform that alters only the pecuniary cost of locating funds abroad, whereas previous studies analyze reforms both to the direct pecuniary incentives of locating funds offshore as well as the perceived probability of being detected by tax authorities. The more precise reform in my setting informs more sharply how taxpayers respond to anti-tax-haven reforms (Allingham and Sandmo (1972) Yitzhaki (1974)). In this respect, this work contributes provides a unique insight into taxpayer responses to direct changes in the cost of using tax havens, as opposed to individuals' perception of audit probability or tax morale pecuniary (Slemrod (2019)). I also document new descriptive facts on to the joint distribution of offshore fiscal haven use and income (Alstadsæter, Johannessen, and Zucman (2019)).

This work also contributes to the literature on corporate finance as pertaining to multinational

¹In Section B, I develop other model results focused on optimal tax administration (based on Keen and Slemrod (2017)) and on the individual optimal underreporting problem (based on Allingham and Sandmo (1972) and Yitzhaki (1974)). For each of these exercises I derive formulae for conceptualizing the properties of revenue-maximizing and social welfare-maximizing outflows taxes and perform numerical calibrations using reasonable environmental parameters.

profit shifting. A substantial body of work has documented how multinational corporations strategically locate profits abroad to minimize their global corporate income tax (OECD (2015); Huizinga and Laeven (2008); Bustos et al. (2022); Love (2021); Carrillo et al. (2022)). While I focus less on explicit corporate multinational profit shifting in my setting, I document firm-level responses to incentives in locating profits abroad. My results on intensive and extensive margin dividend payouts to shareholders imply a high level of firm responsiveness to the cost of paying dividends to shareholders (corroborating results from Boissel and Matray (2022)). Interestingly, I document extensive margin movement in shareholder relationships—foreign entities opting in or out of holding shares of Ecuadorian firms in response to the cost of sending dividends abroad—but no response in terms of Ecuadorian firms’ overall decision of whether to pay out dividends to shareholders. Focusing on more direct measures of profit shifting, I find significant decreases in the exposed Ecuadorian firms’ propensity to declare positive taxable profits domestically following increases in costs for multinational firms to locate profits in Ecuador, corroborating findings from Bilicka (2019). I also study changes in firm-level profitability that suggest profit shifting activity, although I find little response on this margin (Wier (2020), Langenmayr and Liu (2020), Tørsløv, Wier, and Zucman (2022)).

I proceed as follows. In Section 2, I discuss the fiscal context of Ecuador and the data environment. In Section 3, I present the impacts of the dividend reform on profit outflows to tax havens. Section 4 evaluates the responses of firms affected by the dividend reform. Section 5 studies the response of individuals connected to tax havens. Section 6 develops a model for understanding some of the tradeoffs associated with the outflows tax, how it implicates taxpayers’ underreporting decisions, and how to think about the optimal design and rate of this tax. Section 7 concludes.

2 Fiscal context and data

The unique data and fiscal environments of Ecuador are closely linked and understudied.² In this section I explain their features, their interrelations, and the idiosyncratic national economic context that gave rise to these features.

²Of note, Carrillo et al. (2022) also make use of the Ecuadorian data environment to study the prevalence and activity of shell companies.

2.1 Fiscal and legislative background

The Currency Outflows Tax. A lower-middle country, Ecuador Dollarized in January 2000 following a period of hyperinflation and general financial instability. However, as the global financial crisis emerged at the end of 2007, the Ecuadorian government anticipated widespread flight of US Dollars from the economy. In the absence of conventional monetary policy tools due to their Dollarization, the government ratified the *Impuesto a la Salida de Divisas* (ISD, literally *Currency Exit Tax*), a tax on all currency outflows abroad. This tax operated as a quasi-monetary policy, aimed to limit the flight of US Dollars from the Ecuadorian economy. The tax was not **initially** designed with the purpose of curbing offshore tax haven use.

Initially introduced at 0.5% tax per transaction for all currency exits from Ecuador, the outflows tax has seen several modifications to the tax base and rate. Since the ISD's installation, the Ecuadorian government incrementally raised the rate in an unanticipated manner until eventually reaching a statutory ad valorem rate of 5% per transaction, where the tax has remained since the end of 2011. Additionally, the tax authorities have modified the outflows tax base in several instances depending on the transaction amount, purpose of transaction, and destination country. Today, the outflows tax features an intricate exemption regime intended to avoid penalizing certain kinds of economic activities such as foreign direct investment into Ecuador or the import of primary materials for manufacturing purposes. The many outflows tax base and rate reforms are crucial for identifying the taxpayer response reactivity of different tax haven activities.

Starting in 2011, the Ecuadorian government began to reshape the outflows tax for the explicit purpose of mitigating offshore tax haven use. The central piece of these reforms involved an exemption on dividend payments and profit distributions to non-tax haven and a rate increase on distributions to tax havens.³

The Ecuadorian income tax environment closely resembles those of high income and OECD countries. Personal income is taxed on a worldwide basis and features a progressive gradation with a top marginal rate of 35%. Corporate income is taxed on a territorial basis at 25%, with small rate differences by industry.

³Later reforms explicitly targeted other financial flows toward tax havens, such as credit amortization payments. However, these transactions are much less frequently borne out in the data.

2.2 Data sources

Foreign transaction data. To facilitate the collection and enforcement of the outflows tax, including the intricate exemption system, the tax authorities have installed comprehensive data infrastructure monitoring the universe of transactions that result in US Dollars entering or exiting the Ecuadorian economy, including a high level of detail on each transaction. The dataset reporting these transactions, the *Anexo - Movimiento Internacional de Divisas* (MID) represents the central piece of data architecture underlying the enforcement of the outflows tax.

The MID contains considerable information of interest on its own; the approximately 250 million observations since the MID’s installation in 2008 until the end of 2019 report precise information from each individual transaction on the involved parties, amounts, date and time of transaction, purpose/nature of transaction (e.g. deposit in savings/checking account, capital investment, education payment, etc.),⁴ and country of the foreign transacting party, among many other objects of interest. These data are denominated on the transaction level and can be tied to other administrative tax datasets using national identifiers.⁵

From these data I isolate currency exits and focus particularly on corporate and personal income tax filer activity.⁶ Additionally, while the data assign every transaction to exclusively one of around seventy transaction purpose bins, I focus largely on financial transactions—namely dividend payments and bank account deposits, typically reserving other transaction bins as covariates for certain types of financial activities as well as other objects of interest in limited settings (e.g. credit amortization payments). For additional environmental context, Appendix [Figure D.3](#) displays the evolution of activity shares of the top 9 purpose bins by amount disaggregated between corpora-

⁴The MID transaction purposes field contains nearly 70 distinct categories that are listed in [Table C.1](#). In absence of conventional monetary tools, the Ecuadorian central bank fulfills a statistical and financial monitoring role. As part of legal mandate, the central bank monitors the activity of financial intermediaries and enforces automatic reporting of cross-border transactions and other activities. Financial transactions and investments are universally automatically registered with the Central Bank of Ecuador to ensure accurate reporting.

⁵The MID data feature four groups of ISD taxpayers: 1) Ecuadorian individuals and 2) Ecuadorian companies which both have presence in other Ecuadorian tax datasets, and 3) foreign ISD taxpayers and 4) ISD taxpayers of unknown national origin, which cannot be linked to other Ecuadorian datasets.

⁶The MID data also report currency entrances, but the Ecuadorian tax authorities have expressed concern over the comprehensiveness and representativeness of such transactions; given that currency entries generate no tax revenues per the outflows tax, there is less monitoring infrastructure for currency entrances and little incentive compatibility for the tax authorities to invest further in currency entrance monitoring. Instead, I employ the data on currency entrances in highly stylized situations, such as counterfactuals to certain policy changes given their exempt-status from the currency outflows tax in Section 3 as well as probing the presence of repatriation behavior among individuals using tax havens in Section 5.

tions and personal income tax filers.

Figure C.1 illustrates various metadata surrounding the MID universal transactions dataset. The MID data distinguishes four groups: corporations, individuals that file income tax, individuals with automatic income-tax filing or no income-tax filing requirements (earning near minimum wage and reporting no capital or independent labor income), and foreigners. Income tax filers and corporations represent a small proportion of the unique IDs present in the MID data but represent nearly the entirety of the corresponding economic activity. This detail is important for validating the comprehensiveness of the data environment, given the limitations to administrative data on individual earnings and activity due to the significant presence of informal labor in Ecuador (Canelas (2019)).

Personal and corporate income tax data. I make use of annual personal income tax and corporate income tax declarations from 2005 to 2019 and 2007 to 2019 respectively. Table 1 displays select descriptive statistics of individuals and companies, respectively, as according to their corresponding income tax declaration forms.⁷ The Ecuadorian tax authorities maintain detailed annual-level data on taxpayers, featuring information on wealth and net worth by asset class for individual taxpayers as well reporting on financial, intra-group, and tax haven activity on part of corporations.

Importantly, while the corporate income tax dataset covers the universe formally incorporated business activity, the personal income tax declarations do not cover the entire Ecuadorian population within the formal labor market. These declarations systematically exclude individuals that either 1) have only ever reported wage income 2) pay their taxes entirely through automatic withholding, or 3) earn less than approximately twice the minimum wage. Approximately 1 million taxpayers file the manual personal income tax (form F102) every year; however, these manual filers represent only approximately 33% of the formal labor force. Because manual filing is required of individuals with salaried wage income greater than USD 1000 per month or ever having reported ownership connections to businesses, capital income, asset or liability ownership, this population of manual filers can be construed as a strictly higher income/wealth demographic than automatic filers. Indeed, Table 1 Panel (b) reports that the median income of F102 filers is approximately twice that

⁷I express all real annualized monetary values in units of USD 2020; I express all transaction-level and monthly monetary values in units of USD January 2020. Nominal values are only used when explicitly noted.

Table 1: Panel (a): Corporate income tax declarations summary statistics

	Mean	SD	p5	p25	p50	p75	p95
Income	1.167e+06	4.110e+07	0	0	1482	137994	2.313e+06
Expenses	1.072e+06	3.350e+07	0	0	4120	134658	2.193e+06
Gross profit (pretax)	92820	1.100e+07	-18790	0	0	2673	102152
CIT tax base	93478	1.050e+07	0	0	0	2144	92955
CIT liability	21270	2.392e+06	0	0	0	427.3	20962
Effective CIT rate (CIT / gross profits)	0.141	0.148	0	0	0.187	0.220	0.354
CIT rate (CIT / taxable profit)	0.147	0.112	0	0	0.220	0.240	0.250
Dividends distributed (imputed)	101624	1.130e+07	0	0	0	2661	89887
Assets	1.709e+06	5.820e+07	0	384.7	11208	164860	2.488e+06
Liabilities	978181	3.490e+07	0	0	1457	76671	1.352e+06
K/L	303.6	69596	0	0	0.287	2.038	20.98
Max age in panel	6.407	4.397	1	2	6	11	13
Years per firm	6.314	4.348	1	2	5	11	13
Reporting ratio	0.989	0.0540	0.923	1	1	1	1
Unique firms	263898						
Total firm-years	1.666e+06						

This table displays summary statistics for select variables in the form F101 corporate income tax data aggregated between 2007 and 2019. All nominal values are expressed in USD 2020. Reporting ratio is defined as number of years present in the data divided by the in-panel firm age (last reporting year less first reporting year).

of the national average. Moreover, the formal labor market only employs approximately 40% of workers. Finally, Ecuador sees a labor market participation rate of around 45%, so that the manual personal income tax filer dataset can be understood to capture the activity of around the top 10% of Ecuadorian citizens. However, these data are likely sufficient for the purposes of capturing the behaviors of the highest earners who likely account for the overwhelming share of tax haven activity (Alstadsæter, Johannessen, and Zucman (2019)). Individuals do not typically shift between automatic and manual filing between years.

Firm-shareholder ownership linkages data. The Ecuadorian tax authority maintains a unique dataset on annualized firm-shareholder linkages, reporting both direct and indirect, multi-tiered ownership flows along with direct and indirect ownership proportions. The data — the *Anexo de accionistas, partícipes, socios, miembros de directorio y administradores (APS)* — report the

Table 1: Panel (b): Personal income tax declarations summary statistics

	Mean	SD	p5	p25	p50	p75	p95	p99
Gross income	34279	1.041e+06	0	7151	18998	36440	105017	247115
Capital income	734.9	48933	0	0	0	0	59.81	4672
Net business profit	1089	21347	0	0	0	0	0	46258
Personal deductions	3008	8587	0	0	0	5133	13761	15923
Taxable income	17634	66053	0	2504	12175	21545	52887	111607
PIT tax base	14330	76293	0	1595	10049	15873	43785	101911
PIT obligation	1105	19450	0	0	0	190.4	3828	16305
Gross tax rate (PIT / gross income)	0.0100	0.0400	0	0	0	0	0.0500	0.150
Effective tax rate (PIT / taxable income)	0.0100	0.0300	0	0	0	0.0100	0.0800	0.150
Final tax rate (PIT / tax base)	0.0200	0.0400	0	0	0	0.0100	0.0900	0.170
Max age in panel	5.960	4.600	1	2	5	9	15	15
Years per individual	5.200	4.160	1	2	4	8	14	15
Reporting ratio	0.920	0.170	0.500	0.920	1	1	1	1
Unique individuals	1.994e+06							
Total ID-years	1.040e+07							

This table displays summary statistics for select variables in the form F102 personal income tax data aggregated between 2006 and 2019. All nominal values are expressed in USD 2020. Reporting ratio is defined as number of years present in the data divided by the in-panel taxpayer age (last reporting year less first reporting year).

ownership flows of all Ecuadorian companies (both CIT-filers and non-filers).⁸ The data report all shareholder relationships in and out of Ecuador (including shareholder country and type) with a greater than 2% direct controlling interest.

I use these data to identify the individual Ecuadorian shareholders of small businesses demonstrating various kinds of ownership linkages and financial relationships with tax havens in the reform pre-period. These data begin in 2012. I employ these ownership linkages in a generally time-invariant manner primarily as a means of identifying taxpayers with an *a priori* strong individual response to the anti-tax haven reform.⁹ I also use these data to identify the individual Ecuadorian shareholders of companies named in the Pandora and Panama Papers published by the International Consortium of Investigative Journalists.

Firm-shareholder dividend payment data. The government also maintains annual firm-

⁸Shareholder data are reported by firms against penalty of a 3% additional corporate income tax fine.

⁹Ongoing companion work studies ownership linkages with tax havens as a dependent variable.

shareholder dividend and profit distribution payment data since 2015.¹⁰ Because of the limited time frame of this dataset and its intersection with only the latter end of the time horizon I study, I use the annual data on firm dividend payout behavior to calibrate and validate an accounting imputation for annual firm dividend payouts (detailed in Section 4). I use these data and my resulting imputation to study how firms substitute dividend payments between domestic, foreign non-haven, and foreign-haven recipients.

ICIJ offshore leaks data. I use publicly available data from various offshore tax strategy service providers leaks to identify the beneficial owners of shell companies. These data, leaked to and published by the International Consortium of Investigative Journalists (ICIJ), report the names of companies and the affiliated individuals connected to the creation and maintenance of shell companies. The ICIJ leaks include data from several different leak incidents, namely the Panama Papers and the Pandora Papers. The use of these offshore shell companies does not generally constitute an illegal, tax fraudulent act in of itself, but rather generally indicates the practice of offshore tax strategy.

I identify the Ecuadorian individuals and companies named in these leaks data and perform a fuzzy match against the publicly available online registry of taxpayer identification numbers to identify these individuals and firms in the tax data.

Public data on the Ecuadorian economic and fiscal environment. Lastly, I incorporate publicly available data on the Ecuadorian domestic economic environment (e.g. domestic top tax rates, price levels, GDP).¹¹ These data also include legislative shocks to the ISD that alter the tax's rate and base (including changes in exemptions involving transactions with fiscal havens) in order to study the price-reactivity of sending funds to offshore bank accounts and foreign corporate affiliates.

Importantly, among these data is the list of government-recognized tax havens. This list largely coincides with frequently used lists of tax havens (e.g. Hines and Rice (1994); Tørsløv, Wier, and

¹⁰These data originate from the Ecuadorian tax administrative dataset, the *Anexo de Dividendos*.

¹¹Importantly, there is minimal evolution in the domestic personal and corporate income tax environment throughout the period of interest. The top marginal personal income tax rate moved from 25 to 35% in 2008, where it has remained since; marginal tax bracket thresholds are indexed to inflation. The corporate income tax begins at 25% and decreased at a rate of 1pp per year between 2010 and 2013, settling at 22%. There are no provincial or local income taxes.

Zucman (2022)), respectively. The biggest difference is that the Ecuadorian government also includes some microstates (e.g. Wallis and Futuna) and regions of countries (e.g. Trieste). However, these additional countries see no effectively no activity borne out in the data. The lists of countries and territories considered tax havens by the Ecuadorian government represent the definitive list of countries targeted by unilateral anti-tax haven policy. I generally treat tax haven status as time-invariant.¹²

Tax haven elusion mechanisms in Ecuador. The primary avoidance and evasion mechanisms I focus on elucidating here involve individuals' use of businesses to send yet-untaxed income to tax havens. As an illustrative example, take an Ecuadorian individual with a controlling interest in an Ecuadorian business. If the business directly pays her a dividend or profit distribution according to her ownership stake, she will pay income taxes on those earnings. The taxpayer could instead establish a business or bank account presence (either directly or indirectly) in a tax haven to receive payments either misreported as expenses or paid out as profit distributions, for example. Thus, an individual redirecting income flows originating from Ecuador abroad without declaring said income for tax purposes could evade the Ecuadorian personal income tax. From here, the individual can either continue accruing funds abroad, or can make use of a foreign credit card sourced from their tax haven bank account as a means of financing untaxed consumption.

¹²The list of tax havens has seen some additions and removals of countries—mainly concerning microstates, small island nations not typically considered tax havens, and country regions that demonstrate minimal presence in the MID transaction data.

3 Dividend and profit distribution reform

In this section I estimate the tax-price sensitivity of dividends sent to tax havens. A reform to the outflows tax in November 2011 targeted dividends to tax havens by simultaneously raising the outflows tax rate and exempting all non-tax haven dividend payments and corporate profit distributions. In the period leading up this reform, all profit distributions abroad faced a tax rate of 2%, whereas in the post-period, dividend payments to non-fiscal-havens (e.g. the US), faced a tax rate of 0% and those sent to parties domiciled in tax havens were subject to an outflows tax rate of 5%. Simultaneously, as an anti-avoidance provision, the Ecuadorian tax authorities also extended the 5% transaction tax rate to companies domiciled in non-tax havens but featuring majority ownership by Ecuadorians. Finally, all other transaction purposes saw rate increases to 5% regardless of haven-status.

Using the universe of dividend payment and profit distribution transactions leaving Ecuador, I estimate a series of difference-in-differences designs around changes in the ISD regime. Additionally, incorporating the data on non-dividend transactions, I estimate a triple-differences design, whose third difference group includes the evolution of non-dividend transactions around the dividend reform. By carefully designing counterfactual groups of countries and transaction types, I estimate the sensitivity of dividend payments to tax havens to changes in the transaction cost. Prior evidence suggests that companies respond strongly to tax incentivize pertaining to their dividend distribution policies practices (Boissel and Matray (2022)), so *a priori* one might expect a similarly, if not larger response toward offshore profit distributions for tax strategic purposes.

Directing dividend payments to tax havens likely represents an instance of personal income tax strategy. Namely, individuals aiming to reduce their personal income tax base can establish recipient bank accounts and domiciles in tax havens that receive dividend payments (in addition to other kinds of payments) from related business. By distributing dividends to a related bank account domiciled in a fiscal haven and not declaring said income domestically, an individual with ownership connections with a business can shelter income from personal income taxation.¹³

¹³ According to the Ecuadorian firm-dividend registry, around 20% of the 500 firms publicly listed on the Guayaquil and Quito stock exchange made dividend payments to shareholders in a given year between 2015 and 2019; 2.5% of the 150,000 non-publicly listed corporate income tax-filing firms made dividend payments in a given year during the same timeframe.

Table 2: Descriptive statistics on profit distributions abroad

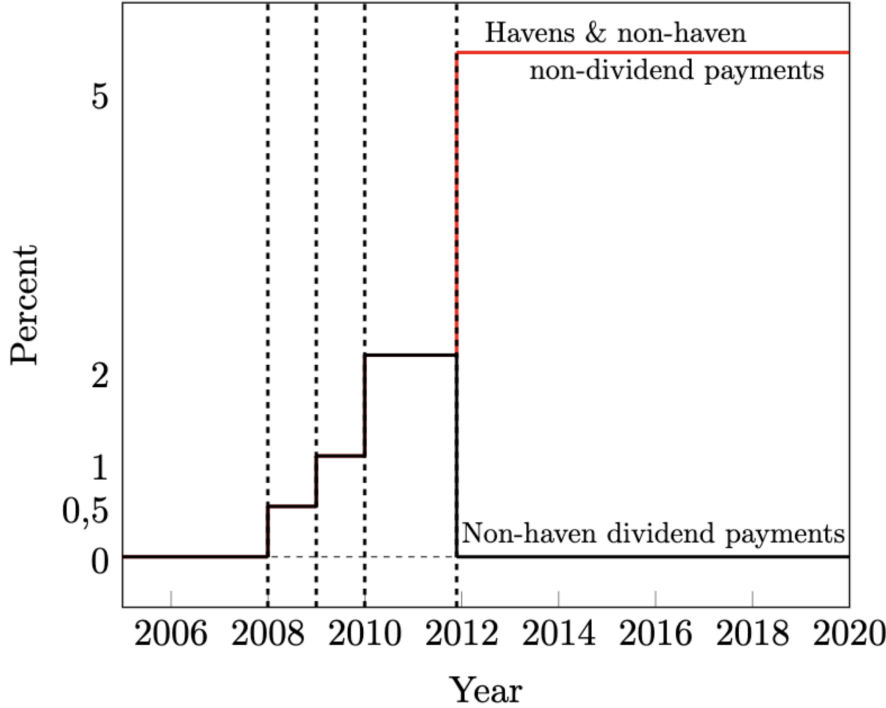
	Tax havens (25)	Non-havens (73)
Volume (1000s USD 2020m1)		
Mean amount per transaction	145.39	397.04
Median amount per transaction	45.44	28.71
Mean amount per id-quarter	305.12	865.12
Median amount per id-quarter	76.96	59.52
Mean amount per quarter	4860.07	107678.5
Median amount per quarter	3949.21	73838.44
Total volume	68040.91	1615177
Total volume per country	2721.64	22125.71
Number of transactions		
Mean no. transactions per id-quarter	2.10	2.18
Median no. transactions per id-quarter	1	1
Mean no. transactions per quarter	33.43	271.2
Median no. transactions per quarter	33	243
Total no. of transactions	468	4068
Total no. of transactions per country	18.72	55.73
Number of unique transactors		
Mean no. transactors per quarter	15.93	124.47
Median no. transactors per quarter	15	132
Total no. of transactors	223	1867

This table shows descriptive statistics aggregated from between 2008q1 and 2011q3 pertaining to how Ecuadorian taxpayers sent dividend payments and similar profit distributions abroad. Tax haven status refers whether a country was recognized in 2011 as a tax haven by the Ecuadorian government. The number in parentheses accompanying the labels “Havens” and “Non-havens” refer to the number of such countries receiving at least one transaction in the sample time frame.

3.1 Main dividends response design

Difference-in-difference designs. By focusing in on the evolution of funds sent to bank accounts in tax havens around changes in the cost of sending funds abroad (as observable in the MID data), I implicitly identify the responses of demand for sheltering dividends in tax havens. I estimate

Figure 1: Outflows tax rate on tax haven status and purpose



This figure displays the evolution of the statutory outflows tax rate by tax haven status of the destination country and purpose of the transaction. This illustration does not take into account smaller base modifications, such as exemptions for small amounts and select imports.

regressions of the following generalized difference-in-differences specification:

$$y_{ijt} = \beta_0 + \gamma \mathbb{1}\{Haven_j\} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot \mathbb{1}\{Haven_j\} + \varepsilon_{ijt},$$

with alternate specifications including company, country, and time fixed effects. Here, y_{ijt} represents dividends (by various parameterizations) sent by company i to country j at time t . Parameterizations of dividend activity include levels and log Dollar amounts¹⁴¹⁵ and number of transactions as well as an indicator for whether at a non-zero number of transactions occur between a given individual and country during period t . Additional alternate designs explore aggregations to the annual level as well as disaggregations to the intensive margin of transaction behavior. In annual-level designs, I use 2011 as the base year. For quarter-level designs, to mitigate the roles of seasonal cyclicalities and short-run anticipation of the policy in light of its announcement earlier in the sum-

¹⁴Prior to aggregating transactions, I winsorize Dollar values at the 99th percentile.

¹⁵For all specifications that make use of a logarithm, zeros (and negative) values are mapped to missing unless noted otherwise.

mer of 2011 in affecting dividend payout behavior, I use quarter 4 of 2010 as the base period.

Under the assumption of non-anticipatory responses to the reform and parallel trends in the evolution of profit distribution activity between havens and non-havens, coefficients $\{\hat{\beta}_k\}$ estimate the average treatment effect on the treated countries. Identification of these coefficients relies on quasi-random timing of the reform and a parallel trends assumption precluding differential evolution of dividend flows between tax havens and havens. Moreover, because outflows tax rates to *both* tax havens and non-havens change at the same time, the coefficients $\{\hat{\beta}_k\}$ do not identify a response to changing the of directly interacting with a tax havens, but rather the response to changing the relative cost ratio of interacting with a tax haven versus with a non-haven. Assuming a constant cost of transacting with non-haven and haven countries θ_0 and θ_1 respectively, the proportion change in the cost ratio can be expressed as

$$\frac{\frac{1.05 \cdot \theta_1}{1.00 \cdot \theta_0} - \frac{1.02 \cdot \theta_1}{1.02 \cdot \theta_0}}{\frac{1.02 \cdot \theta_1}{1.02 \cdot \theta_0}} = .05,$$

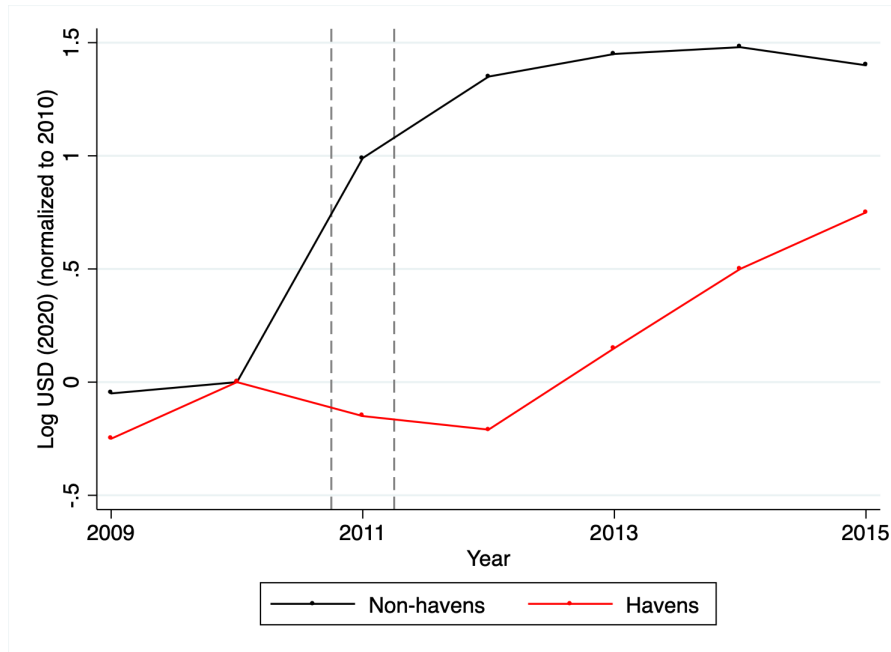
i.e. the reform induces a change such that the relative cost of interacting with tax haven relative to with a non-haven increases by 5%.

The validity of this design also relies on non-substitutability of dividends and profit distribution funds between havens and non-havens. This condition is satisfied on the basis of two points. First, dividend payout policies do not allow for the payout to specific shareholders over other shareholders. That is: a firm deciding to pay out dividends cannot decide to not payout dividends to a shareholder in a tax haven and instead pay an additional distribution to shareholders domiciled in non-havens. Rather, dividends are simply paid out proportionally according to shareholder ownership. This condition means that dividend payouts can respond along two likely margins. 1) Firms can decide to reduce profit distributions (extensively and intensively); 2) Entities can exit and enter shareholder status: for example (if an Ecuadorian entity *de facto* controls the shareholders domiciled in haven- and non-haven countries), coordinating the selling off of shares by the tax-haven-domiciled entity and increasing shares owned by the non-haven entity, thereby reducing dividends paid out to tax havens in substitution to non-haven payouts. However, the anti-avoidance provision precludes this second possibility. Instead, a decrease in dividend payments to tax havens relative to non-havens reflects either a decrease in dividend payouts among companies with greater pre-period levels of

tax haven dividend payouts or a closure of entities with tax haven shareholder status.

[Figure 2](#) displays the evolution of aggregate dividend payments between tax havens and non-havens. In the pre-reform period, payments to havens and non-havens evolve identically; immediately following the reform, the difference in quarterly aggregate payments increases to around a whole log point—a near-tripling of the pre-period gap in payments between the two groups.

Figure 2: Evolution in dividend payments abroad by tax haven status of destination country



This figure displays log aggregates of USD in dividend outflows to tax havens and non-haven countries over time, with each time series normalized to 2010 levels. The two dashed lines surround 2011, the first year with exposure to the reform. The distinction of “tax haven” here refers to the group of countries considered tax havens by the Ecuadorian government.

Results. Figure 3 displays the coefficients $\{\hat{\beta}_k\}$ from the above reduced form. Panel (a) displays the response in levels USD, illustrating a large drop in quarterly dividend payments to tax havens of around USD 1000 per firm-country-quarter (around USD 25k per firm-quarter). On the intensive margin, Panel (b) shows that a decrease in the volume sent to tax havens the order of 66%. Figure A.4 shows these coefficients for the differences-in-differences model that includes two-way fixed effects by firm and quarter.¹⁶

Figure A.5 studies how firms respond to the reform in terms of their extensive-margin dividend payout practices. Panel (a) studies this response in levels, whereas Panel (b) studies an “intensive” version of this response. Contrasting these estimates reveals the presence of firms that cease paying out dividends to tax havens—either by ceasing any profit distribution payouts or by having their tax haven-domiciled shareholders relinquish shareholder status. However, there appears no change in the extensive-margin payout behavior among firms that do not cease paying out dividends entirely.

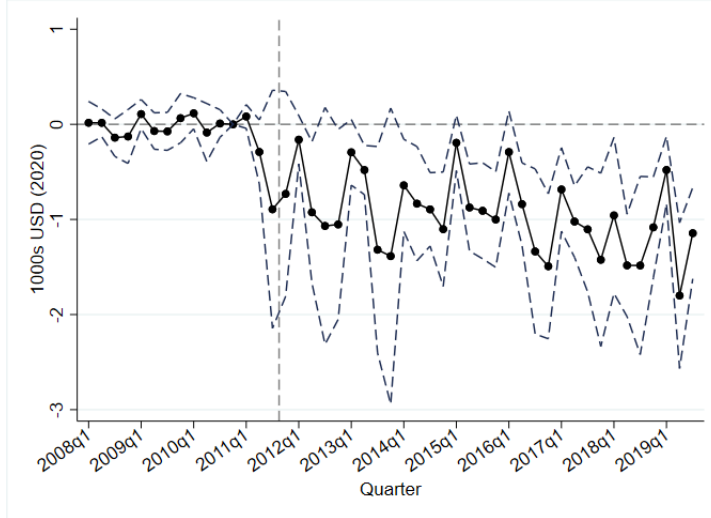
Table 3 summarizes these results, implying a high level of responsiveness of firms to changes in incentives in sending funds to tax havens. Contextualizing the percent change in dividend payment volume to tax havens with respect to the change in the relative cost of transacting with tax havens, the firm response to the reform corresponds with an elasticity of around -13: i.e. a one percent increase in the relative cost of sending funds to tax havens versus to non-havens induces a 13% decrease in funds sent to havens relative to non-havens. Interestingly, contrasting columns (7) and (8), including firm-level fixed effects eliminates the intensive-margin response in terms of number of transactions. This contrast indicates the presence of substantial extensive margin movement—i.e. firms that entirely cease paying out dividends to shareholders in tax havens.¹⁷ In contextualizing the external validity of this result, it is important to emphasize the role of the ISD rate increase to 5% for all other non-dividend-related transactions regardless of the tax haven status of the destination country in precluding other avoidance responses. The hypothetical absence of the 5% increase for non-dividend transactions regardless of tax haven status of the destination would open up the possibility of substitution to intragroup and other avoiding activities.

¹⁶Section A replicates these designs aggregated to the annual level.

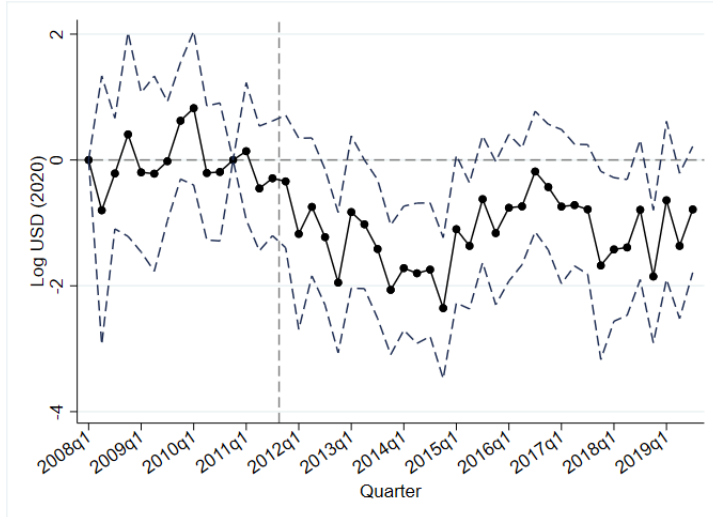
¹⁷This result does not indicate whether this change is precipitated by firm-level changes in extensive dividend payout policy or by changes in shareholder relationship. Section 4 elaborates on this response.

Figure 3: Dividend reform: tax havens versus non-havens (Volume)

(a) Levels USD



(b) Log USD



These figures display the difference-in-differences coefficients $\{\hat{\beta}_k\}_{k=2008q1}^{2019q4}$ from the reduced form

$$y_{ijt} = \beta_0 + \gamma \mathbb{1}\{Haven_j\} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot \mathbb{1}\{Haven_j\} + \varepsilon_{ijt},$$

where y_{ijt} represents firm i 's profit distributions to country j aggregated within quarter t . This specification uses 2010 quarter 4 as the base period. Dividend transactions are winsorized above the 99th percentile in transaction amount prior to aggregation. Panel (a) uses levels USD as the dependent variable; Panel (b) uses log USD. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors.

Table 3: Dividend reform: Tax havens versus non-havens

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Amt.	Amt.	Log amt.	Log amt.	Transactions	Transactions	Log trans.	Log trans.
Taxhaven × Post	-235.2** (35.3)	-235.2** (35.3)	-1.03** (0.22)	-0.48* (0.21)	-0.35** (0.033)	-0.35** (0.033)	-0.18* (0.084)	-0.047 (0.11)
Taxhaven	-96.7** (26.3)	-96.7** (26.3)	0.20 (0.20)	-0.20 (0.18)	-0.29** (0.026)	-0.29** (0.026)	0.030 (0.086)	-0.40** (0.11)
Post	240.2** (35.3)		0.42** (0.077)		0.39** (0.032)		0.14** (0.028)	
Constant	102.0** (26.3)	262.1** (18.9)	11.3** (0.079)	12.2** (0.015)	0.32** (0.029)	0.58** (0.017)	0.60** (0.029)	0.91** (0.0085)
Observations	85104	85104	7990	5845	85104	85104	7990	5845
Adjusted R^2	0.003	0.153	0.011	0.732	0.016	0.241	0.005	0.496
TWFE		X		X		X		X

Firm-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

This table displays the estimated coefficients from the difference-in-difference model:

$$y_{ijt} = \beta_0 + \gamma Haven_j + \delta \cdot \mathbb{1}\{Year_t \geq 2011\} + \beta_k \cdot \mathbb{1}\{Year_t \geq 2011\} \cdot Haven_j + \varepsilon_{iet},$$

for individual i , country j , and quarter t . The model compares the change in tax haven dividend activity with non-haven dividend activity response to a decrease in the dividends outflows tax from 2% to 0% (while import payments remained exempt). This model is estimated on the universe of corporate foreign dividend payments aggregated to the firm-quarter-haven level. “TWFE” refers to two-way fixed effects on the firm- and year-level. The coefficients correspond with levels of firm-year-haven activity.

3.2 Exempt imports counterfactual

In order to estimate more precisely the price elasticity of tax haven dividend payments with respect to the transaction cost, I estimate a series of difference-in-differences designs that use corporate imports of primary and secondary goods—which have been exempt from the outflows tax since July 2008—as a counterfactual group for comparison with dividend and profit distribution outflows to tax havens.

Because the central specification in the previous section evaluates the change in dividend outflows to tax havens and non-havens following a change in the outflows tax rates to *both* groups of countries, the estimated response does not correspond with a straightforward price-sensitivity/demand response of simply altering the cost of transacting. Using exempt import transactions as a counterfactual group here therefore produces estimates of an elasticity of tax haven dividend outflows with respect to the price of offshore tax haven usage. I estimate equations of the form

$$y_{iet} = \beta_0 + \gamma Div_{ie} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Div_{ie} + \varepsilon_{iet},$$

where Div_{ie} represents an indicator for whether firm i 's transaction represents a dividend transaction. I estimate this specification on the universe of corporate import and dividend transactions to tax havens aggregated to the firm-quarter level and stratify my sample by tax haven status. Because import payments saw exemption since July 2008, since which the ISD rate increased three times, I restrict the pre-period to 2010, during which the outflows tax rate had stayed constant at 2%. I end this design at 2015, when changes to the Ecuadorian tariff regime contaminate the control group. ¹⁸

[Figure 4](#) (a) shows the results for this design within non-tax havens. Given a decrease of the outflows tax rate from 2% to 0%, I observe a significant increase in dividend payments to non-havens on the order of around 120%. Panel (b) shows this result for tax havens; in response to the rate increase from 2% to 5%, I observe a somewhat noisy intensive-margin response of slightly under a log-point drop in dividend payments sent to shareholders in tax havens.

[Table 4](#) summarizes these results. On average, divided payments to tax havens decreased by around 50% per firm and dividend payments to shareholders in non-havens increased by around 80% per firm overall. Taken with the decrease of the net-of-tax return from 0.98% to 0.95%, this drop in transaction volume corresponds with a net-of-tax elasticity of tax haven dividend payments with respect to the transaction cost of $\frac{-0.5}{0.95-0.98} \approx 15$. The proportional response for dividend payments to non-havens implies a net-of-tax elasticity of upwards of 48. Columns (5)-(8) of both panels indicate similar responses in terms of the frequency of transactions. Importantly, including including two-way fixed effects on the ID- and quarter-level nearly entirely neutralizes the log (purely intensive-margin) results on transactions. This contrast between the unsaturated an the two-way fixed effects results suggests an important difference between dividend and non-dividend transactors that continue or cease payments to tax havens entirely.

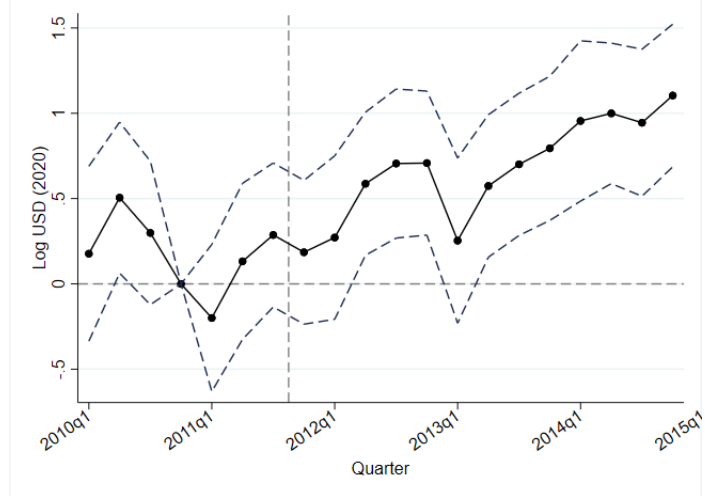
These results illustrate a high level of responsiveness of firms to the costs of sending funds abroad.

¹⁸[Figure A.13](#) and [Figure A.14](#) estimate this same design, however using personal bank account deposits in tax havens (along various parameterizations) as the dependent variable.

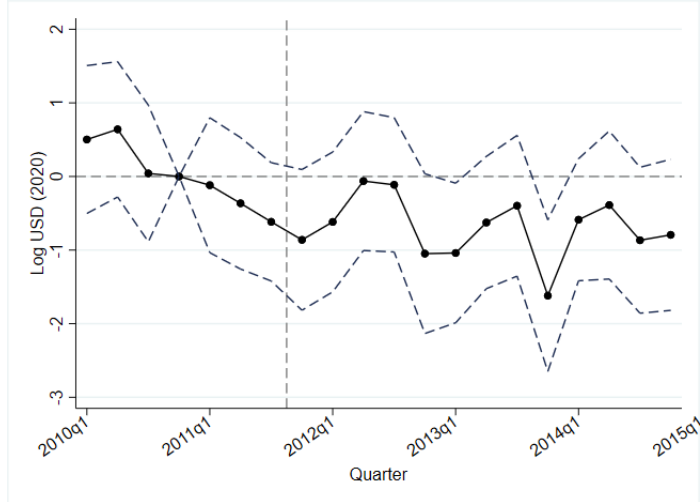
Importantly, the validity of these findings relies on a non-substitutability between dividend payments and imports. While research on intragroup transfer pricing suggests sophisticated avoidance measures to use multinational corporate ownership linkages to reduce national tax obligations, the rules on dividend distribution likely preclude the possibility that firms increase their import payments to shareholders as means of redirecting compensatory post-tax profit distribution funds. However, it is difficult to empirically evaluate this possibility.

Figure 4: Dividend reform (tax havens):
Exempt imports counterfactual

(a) Non-havens (Log USD (2020))



(b) Tax havens (Log USD 2020)



These figures show the difference-in-differences coefficients from the model:

$$y_{iet} = \beta_0 + \gamma Div_{ie} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Div_{ie} + \varepsilon_{iet},$$

that compares the change in tax haven dividend payments to the change in corporate import payments for primary and secondary goods in response to an increase in the dividends outflows tax from 2% to 5% (while import payments remained exempt). This model is estimated on the universe of corporate import and dividend transactions to tax havens aggregated to the firm-quarter level. Coefficients are estimated relative to 2010 quarter 4. Panel (a) isolates firm activity within tax havens; Panel (b) isolates activity within non-havens. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed vertical line represents the date of the policy change.

Table 4: Foreign dividends outflows tax reform exempt imports counterfactual
 Panel (a): Tax haven dividend payouts

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Amt.	Amt.	Log amt.	Log amt.	Transactions	Transactions	Log trans.	Log trans.
Dividend × Post	-26.3** (4.42)	-2.90 (86.8)	-0.75** (0.20)	-0.23 (0.27)	-0.33** (0.041)	-0.13 (0.60)	-0.16 (0.095)	0.021 (0.12)
Dividend	-37.4** (3.71)	-174.5+ (100.0)	0.74** (0.21)	0.0048 (0.31)	-0.48** (0.032)	-2.65* (1.05)	-0.11 (0.11)	-0.50** (0.15)
Post	26.6** (4.41)	69.0** (21.4)	0.027 (0.052)	0.16** (0.049)	0.33** (0.041)	0.87** (0.24)	0.079** (0.022)	0.11** (0.026)
Constant	38.8** (3.71)	253.7** (16.6)	10.8** (0.061)	10.8** (0.039)	0.49** (0.032)	3.15** (0.18)	0.70** (0.026)	0.74** (0.021)
Observations	140658	13484	14799	13484	140658	13484	14799	13484
Adjusted R^2	0.012	0.615	0.001	0.658	0.015	0.210	0.003	0.531
TWFE		X		X		X		X

Panel (b): Non-haven dividend payouts

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Amt.	Amt.	Log amt.	Log amt.	Transactions	Transactions	Log trans.	Log trans.
Dividend × Post	-3.06 (2.49)	262.2* (127.5)	0.61** (0.11)	0.60** (0.11)	-0.42** (0.030)	-1.36 (1.55)	0.0055 (0.039)	0.046 (0.060)
Dividend	-109.5** (4.98)	-1691.5** (210.8)	0.097 (0.12)	-1.21** (0.13)	-1.77** (0.049)	-21.5** (2.09)	-0.77** (0.045)	-1.55** (0.076)
Post	6.19* (2.44)	47.8** (11.0)	-0.17** (0.016)	0.060** (0.014)	0.43** (0.030)	0.74** (0.11)	0.025** (0.0085)	0.051** (0.0076)
Constant	111.1** (5.04)	491.5** (10.3)	11.1** (0.022)	11.0** (0.012)	1.78** (0.049)	8.81** (0.096)	1.31** (0.013)	1.34** (0.0068)
Observations	2025600	251000	257279	251000	2025600	251000	257279	251000
Adjusted R^2	0.008	0.702	0.004	0.708	0.021	0.703	0.013	0.694
TWFE		X		X		X		X

Firm-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

This table displays the estimated coefficients from the difference-in-difference model:

$$y_{iet} = \beta_0 + \gamma Div_{ie} + \delta \cdot \mathbb{1}\{Year_t \geq 2011\} + \beta_k \cdot \mathbb{1}\{Year_t \geq 2011\} \cdot Div_{ie} + \varepsilon_{iet},$$

for individual i , transaction purpose e , and quarter t . The model compares the change in dividend payouts activity to the change in corporate import activity in response to an increase in the dividends outflows tax from 2% to 5% for tax havens and from 2% to 0% for non-havens (while import payments remained exempt). Panel (a) uses parameterizations of tax haven dividend payouts as the dependent variable. Panel (a) uses parameterizations of non-haven dividend payouts as the dependent variable. This model is estimated on the universe of corporate import and dividend transactions abroad aggregated to the firm-quarter level. “TWFE” refers to two-way fixed effects on the firm- and quarter-level.

4 Firm domestic activity responses

Having documented a substantial response of cross-border dividend payments to changes in the cost of doing so, I now turn to studying how the reform affected exposed firms' post-tax activity. In particular, following the sharp decline in dividends sent to tax havens, how do exposed firms respond in terms of their overall dividend payout policies, reinvestment behavior, earnings retaining, and other related accounting measures and tax strategy indicators?

I develop several binary and continuous measures of firm-level exposure to the anti-tax haven dividend reform. My main specification employs the fraction of pre-reform years (between 2008 and 2010) in which a firm sent dividends to a tax haven.¹⁹²⁰

I identify 400 firms that sent any dividends to tax havens in the pre-reform period. Conditional on sending any dividend payments to tax havens in the pre-reform period, the average firm did so for about 1/3 of the years in the pre-reform period, with over 100 firms sending dividends to tax havens every year in the pre-reform period. [Figure A.15](#) illustrates the pre-reform covariate balance of these firms compared to firms never sending to dividends to tax havens. These firms are substantially different from unexposed firms, demonstrating significantly greater size in terms of income, expenses, profits, and assets.

I focus on firm post-profit accounting measures as the main outcomes of interest. The central dependent variables include: 1) domestic dividend distribution, 2) reinvestment behavior, and 3) earnings retaining, as well as their various parameterizations. Compared to firms that never sent any dividends to shareholders domiciled in tax havens, I find that a significant proportion of exposed firms actually decrease their overall dividend payments on the intensive margin (by around 50% on average); these changes are largely unaccompanied by extensive-margin movement in div-

¹⁹Binary indicators include 1) whether a firm sent any dividends to tax havens in the pre-reform period, 2) whether a firm declares an individual named in the ICIJ leaks as a 10% or greater direct shareholder, 3) whether a firm itself is named in the ICIJ leaks, and 4) whether a firm has *both* at least 20% owned by entities domiciled in tax havens and at least one haven-domiciled shareholder owning at least 10% of the Ecuadorian firm's shares. I identify these linkages by combining the publicly available ICIJ leaks data on affiliated individuals and firms with the Ecuadorian administrative data on firm ownership linkages. Other intensive-margin variables include 1) the log of total dividends sent to tax havens in the pre-reform period, 3) the share of direct firm ownership domiciled in tax havens, and 4) the average over pre-period years of firms profit share of dividends sent to tax havens.

²⁰Accompanying the main results, I present the results from the other independent variable specification—whether a firm is named in the ICIJ leaks datasets as well as whether a firm has at least one 10% or greater direct shareholder named in the ICIJ leaks datasets—[Section A.3](#).

idend payout policy. Underlying these responses, I document a substantial increases in retained earnings on the order of 600%. I also find that that affected firms see small declines in reinvestment behavior, but with little proportion change or extensive margin movement.

After establishing firm's post-profit accounting measure responses, I explore developments in firm-year activity that may indicate changes in profit shifting and corporate tax avoidance behavior. As in Tørsløv, Wier, and Zucman (2022), Bilicka (2019), and Liu, Schmidt-Eisenlohr, and Guo (2020), I study as outcome variables measures of profitability, pre-tax profits, and extensive-margin taxable profit declaration.

4.1 Post-profit accounting measure responses

Because Ecuadorian firm-level data on dividend payments is largely lacking for years prior to 2015, I employ an imputation technique to make inference on firm-year-level dividend payout policy. I start with the accounting identity:

$$Div_{it} = Profit_{it} - Tax_{it} - Reinvestment_{it} - (Retained\ Earnings_{it} - Retained\ Earnings_{it-t}),$$

for firm i in year t . All of the variables except for dividend payments are perfectly observed in the firm-year corporate income tax return data from 2007 to 2019. I further augment this accounting identity with extensive-margin indicators for whether a firm is listed in the Ecuadorian administrative dividend payment registry (where unlisted firms are hard-coded to zero dividend payments) along with other similar extensive-margin adjustments,²¹ before scaling the imputed dividend payments by a factor of 1.03 to align with aggregate dividend payments between years 2015 and 2018.

Results. To determine the impact of the anti-tax haven dividend reform on exposed firms' domestic activity, I estimate regressions of the form:

$$y_{it} = \alpha_i + \gamma HavenDividends_i + \sum_{k=2007}^{2018} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2007}^{2018} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot HavenDividends_i + \varepsilon_{it},$$

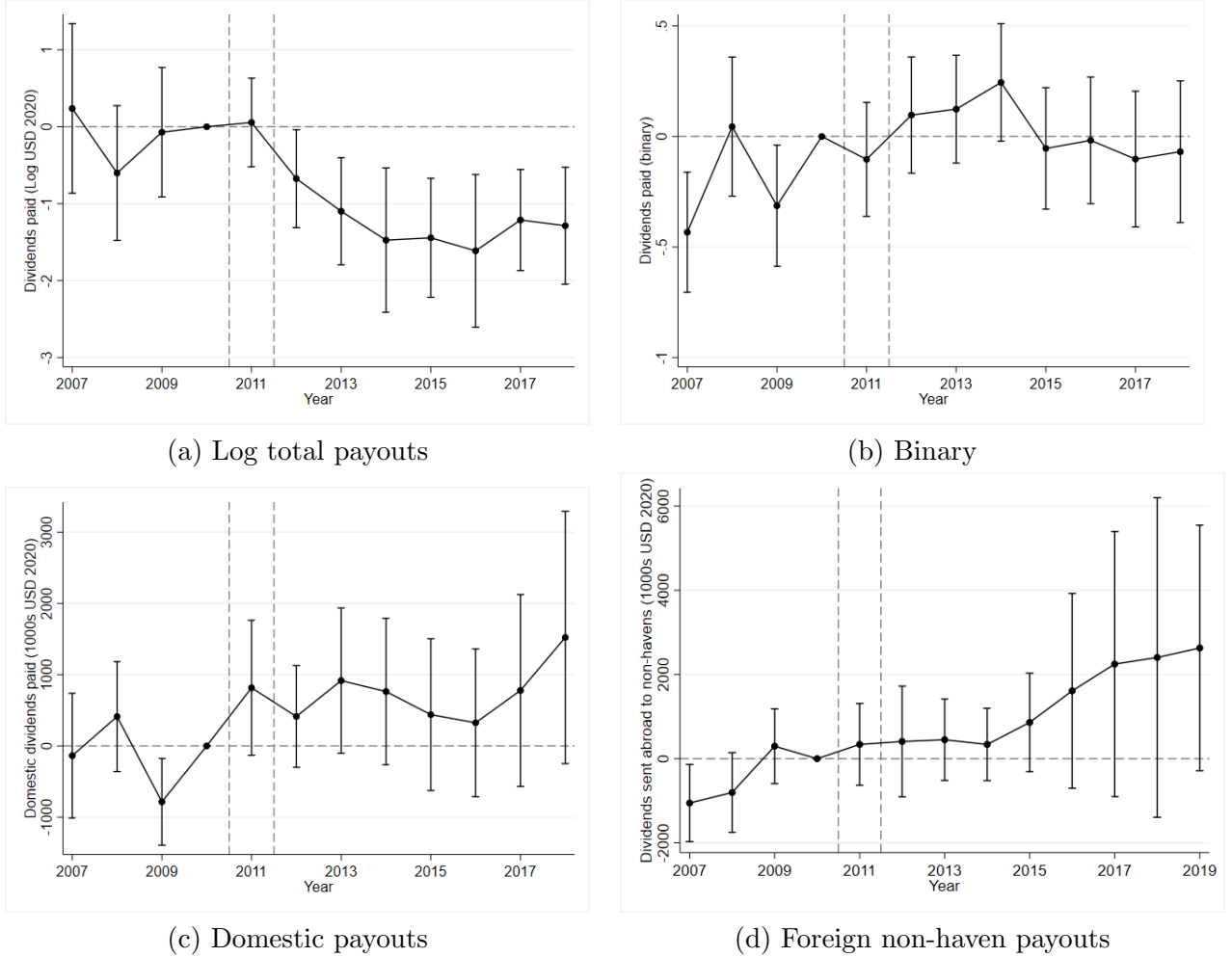
for firm i in year t . This specification yields estimates of the treatment effect of the reform on exposed firms compared to the universe of unexposed firms. Because the reform occurs partially in

²¹I discuss this process in greater detail in Section C.2.

2011 with anticipation responses documented in the previous section, I estimate coefficients $\{\hat{\beta}_k\}$ relative to 2010.

[Figure 5](#) illustrates that following the reform, exposed firms decreased their domestic dividend payments on average by 50% on average. However, Panel (b) indicates that this change was unaccompanied by any change in extensive margin payout behavior: companies that paid out dividends to tax havens in the pre-reform period continued to pay out dividends to shareholders. This result, combined with the results from the previous section imply that the dividend reform induced changes in shareholder-firm linkages. Through its contrast with Panel (a), Panel (c) indicates the presence of important heterogeneity. In spite of the average proportional decrease in dividend payouts, estimating dividend payouts in levels USD implies little movement and possibly a noisy increase likely driven by few firms.

Figure 5: Firm response to the tax haven dividend reform:
Dividend payout behavior

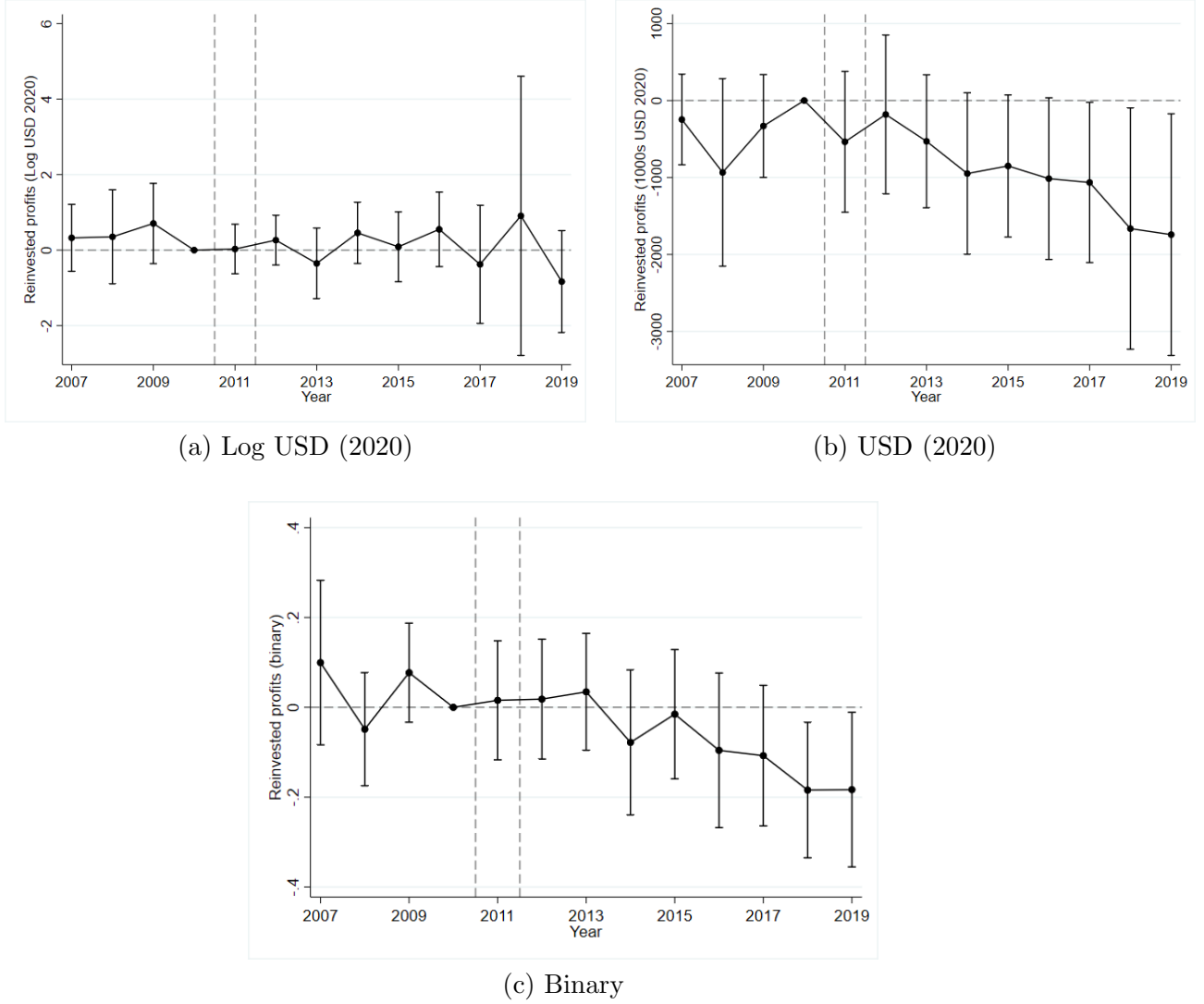


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \gamma \text{HavenDividends}_i + \sum_{k=2007}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2007}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{HavenDividends}_i + \varepsilon_{it},$$

that evaluates the change in firm-year-level reinvestment behavior between firms “exposed” and “unexposed” to the tax haven dividend reform of 2011. HavenDividends_i is defined as the share of years from 2008 to 2010 in which firm i directed profit distribution payments to shareholders domiciled in tax havens. The coefficients therefore evaluate the response of firms sending dividends to tax havens in every pre-reform year relative to those never sending dividends to tax havens. Coefficients are estimated relative to 2010. Panels (a) and (b) use levels USD (2020) sent to shareholders domestically and in foreign non-havens, respectively, as the dependent variables; Panel (c) uses log USD (2020) total profit distributions as the dependent variable; Panel (d) uses a binary indicator for any dividend payouts as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

Figure 6: Firm response to the tax haven dividend reform:
Reinvestment behavior



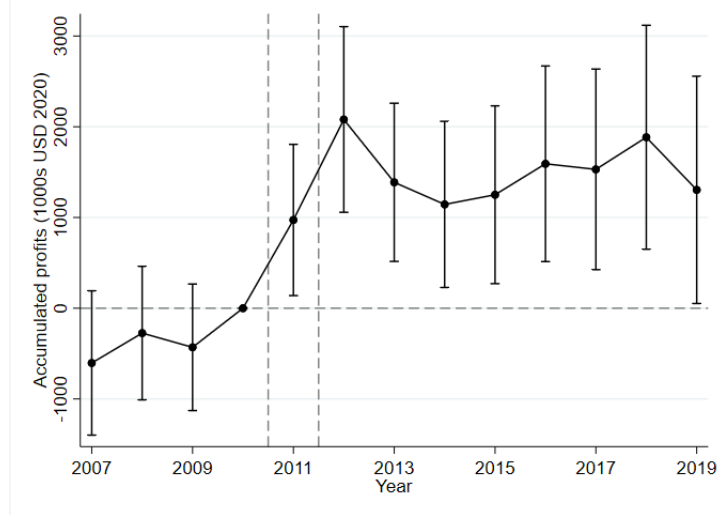
These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \gamma \text{HavenDividends}_i + \sum_{k=2007}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2007}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{HavenDividends}_i + \varepsilon_{it},$$

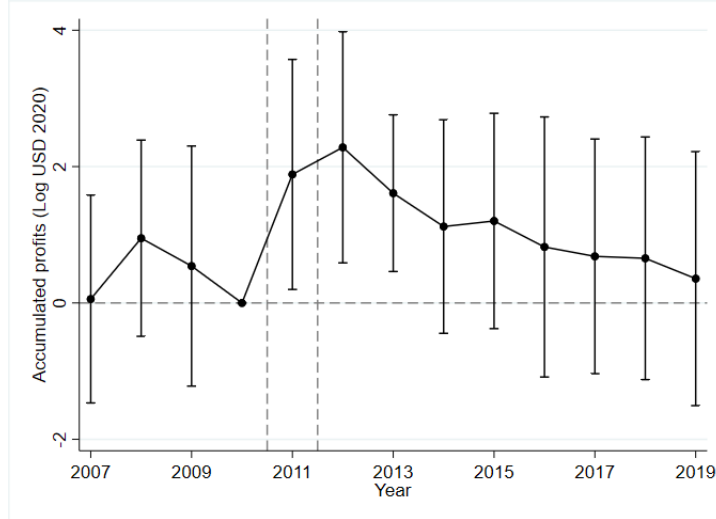
that evaluates the change in firm-year-level reinvestment behavior between firms “exposed” and “unexposed” to the tax haven dividend reform of 2011. HavenDividends_i is defined as the share of years from 2008 to 2010 in which firm i directed profit distribution payments to shareholders domiciled in tax havens. The coefficients therefore evaluate the response of firms sending dividends to tax havens in every pre-reform year relative to those never sending dividends to tax havens. Coefficients are estimated relative to 2010. Panel (a) uses levels USD (2020) as the dependent variable; Panel (b) uses log USD (2020) as the dependent variable; Panel (c) uses a binary indicator for positive reinvestment as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

Figure 7: Firm response to the tax haven dividend reform:
Retained earnings

(a) Levels USD (2020))



(b) Log USD (2020)



These figures show the difference-in-differences coefficients from the model:

$$y_{it} = \alpha_i + \gamma \text{HavenDividends}_i + \sum_{k=2007}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2007}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{HavenDividends}_i + \varepsilon_{it},$$

that evaluates the change in firm-year-level earnings retaining activity between firms “exposed” and “unexposed” to the tax haven dividend reform of 2011. HavenDividends_i is defined as the share of years from 2008 to 2010 in which firm i directed profit distribution payments to shareholders domiciled in tax havens. The coefficients therefore evaluate the response of firms sending dividends to tax havens in every pre-reform year relative to those never sending dividends to tax havens. Coefficients are estimated relative to 2010. Panel (a) uses levels USD (2020) as the dependent variable; Panel (b) uses log USD (2020) as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

How do firms allocate the post-tax profits that are no longer paid out as dividends? [Figure 6](#) demonstrates little response in terms of post-tax capital investments. Exposed firms demonstrate no intensive margin response in terms of their reinvestment behavior. Panel (b) and (c) suggest the presence of mild extensive margin decreases in post-tax reinvestment.

Given that exposed firms simultaneously decreased dividend payouts to shareholders while not increasing post-tax capital investment, abstracting from changes in post-tax profit,²² firms must have increased their retained cash earnings. [Figure 7](#) confirms this accounting implication. Immediately in the post-reform period, exposed firms increased their retained cash earnings by \$1.5 million per year, or around 600% relative to pre-period baseline levels. However, Panel (b) shows a gradual decline in this response back to pre-reform levels by the end of 2019. This proportion decline implies that firms are on average paying down their retained earnings in pre-tax activity. These results have important implications for precipitating changes in tax haven usage behavior of prominent shareholders redirecting income to tax havens through exposed companies. The observed decline following in exposed firms' immediate jump in retained earnings implies that may be redirecting funds to key shareholders through alternate means.

²²Section A.3.1 explores the impacts of exposure to the anti-tax-haven reform of the outflows tax on multinational profit shifting activity.

Table 4: Exposed firms' post-tax accounting measures response
 Panel (a): Dividend payout behavior

	(1)	(2)	(3)	(4)	(5)	(6)
	Dom. div.	Dom. div.	Log dom. div.	Log dom. div.	Div. (binary)	Div. (binary)
Exposure × Post	1054.2*	964.7*	-0.056	-0.63*	-0.063	-0.078
	(424.8)	(415.8)	(0.44)	(0.32)	(0.097)	(0.099)
Exposure	1715.7**		10.2**		0.87**	
	(305.0)		(0.65)		(0.11)	
Post	22.3**	82.4**	0.043**	0.69**	0.072**	-0.16**
	(0.84)	(2.32)	(0.013)	(0.020)	(0.00089)	(0.0015)
Constant	30.6**	3.20*	8.74**	8.62**	0.20**	0.17**
	(0.74)	(1.56)	(0.013)	(0.016)	(0.00082)	(0.0013)
Observations	1214944	1185578	419002	387874	1666228	1623385
Adjusted R^2	0.007	0.335	0.003	0.709	0.006	0.223
TWFE		X		X		X

Panel (b): Profit accumulation and reinvestment

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Acc. profits	Acc. profits	Log acc. prof.	Log acc. prof.	Reinv.	Reinv.	Reinv. (bin.)	Reinv. (bin.)
Exposure × Post	1879.9**	1782.7**	1.89*	0.81	-504.9	-553.4	-0.089+	-0.095+
	(477.8)	(476.5)	(0.82)	(0.79)	(350.4)	(357.2)	(0.051)	(0.051)
Exposure	1999.6**		6.94**		1370.8*		0.26**	
	(470.8)		(1.01)		(572.3)		(0.068)	
Post	30.5**	116.4**	0.55**	1.99**	-3.06**	-8.41**	-0.0025**	-0.012**
	(0.94)	(2.55)	(0.011)	(0.016)	(0.42)	(1.03)	(0.00018)	(0.00042)
Constant	32.5**	-8.58**	8.93**	8.33**	5.05**	8.37**	0.0082**	0.013**
	(0.94)	(1.73)	(0.013)	(0.012)	(0.51)	(0.77)	(0.00019)	(0.00034)
Observations	1614911	1573725	525800	506814	1666228	1623385	1666228	1623385
Adjusted R^2	0.008	0.620	0.010	0.806	0.006	0.370	0.001	0.155
TWFE		X		X		X		X

Firm-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

This table shows the coefficients estimated from the difference-in-differences model

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \delta \cdot \mathbb{1}\{\text{Year}_t \geq 2011\} + \beta_k \cdot \mathbb{1}\{\text{Year}_t \geq 2011\} \cdot \text{HavenDividends}_i + \varepsilon_{it},$$

that evaluates the change in activity of exposed firms. Exposure_i is defined as the share of years from 2008 to 2010 in which firm i directed profit distribution payments to shareholders domiciled in tax havens.

5 Individual response

I now turn to studying the responses of individuals exposed to the outflows tax as a whole. In increasing the cost of transacting with tax havens, the reform altered the incentives of individuals to engage in tax strategy by quietly redirecting domestic income flows to offshore fiscal havens. I evaluate the changes in exposed individuals' domestic income reporting. Beyond decreasing outflows to tax havens, was the reform effective in increasing domestic income tax collections?

I document large impacts on exposed individuals' domestic reporting behavior. In response to the imposition of the outflows tax, individuals connected to tax havens either through substantial ownership of a company sending dividends to tax havens in the pre-reform period or individuals affiliation with tax havens as documented from the ICIJ leaks datasets substantially increased their domestically reported income and personal income taxes paid by approximately 40% and 55% respectively.²³ I show that these responses are largely driven by increased declaration of capital income and independent labor income (e.g. self-employment, sole-proprietorship/free-practice income); although deductions also increased somewhat, this increase did not offset the increase in income declared. I also document evidence that exposed individuals see no change in their repatriation behavior or declared wage income; that is, the response documented is likely driven by claiming domestically-generated income that would have otherwise been silently sent abroad.

I develop several measures of exposure and implement a series of designs that compare the evolution in personal income tax declarations of exposed individuals to that of unexposed individuals around the outflows tax reform. My preferred measure of exposure tags individuals identified as 10% or greater direct shareholders of companies sending dividends to tax havens.²⁴ Other measures of exposure include 1) being named as an officer in one of the ICIJ leaks datasets, 2) being identified as a 10% or greater shareholder in a company named in one of the ICIJ leaks datasets, and 3) being a 10% or greater direct shareholder of a firm domiciled in a tax haven, in addition to other

²³This difference between proportion change in income reported and income taxes paid is driven by the progressivity of the income tax schedule. I also document an increase in effective tax rate faced by about 7 percentage points, from a baseline of around 12%.

²⁴To tag these individuals, first I identify the firms sending profit distribution payments to tax havens in the pre-reform period using the MID currency exit transactions data. Then, I identify all of the 10% of greater direct shareholders of these companies these individuals using the Ecuadorian administrative firm-shareholder linkages database in its earliest available year, 2012. Among these shareholders, I discard companies.

six other similarly designed measures.²⁵

5.1 Personal income tax and declaration responses

My central design for eliciting individual responses to the reform involves comparing “exposed” individuals against the universe of “unexposed” personal income tax filers.²⁶ Following the installation of the outflows tax, sending funds to tax havens becomes more expensive, so that taxpayers otherwise diverting income streams to tax havens see increased incentive to redirect their income to declare domestically.

[Figure A.22](#) illustrates the pre-reform average covariate balance between exposed and unexposed individuals, demonstrating how different the two groups are. Individuals that I tag as “connected” to tax havens declare significantly more income of all kinds than ‘unconnected’ individuals. For this reason, my preferred design relies on the timing of the installation of the outflows tax and parallel trends between these two groups leading up to the reform in order to identify and estimate a treatment effect on the treated.

I estimate a differences-in-differences design that compares the annual personal income tax declarations of these two groups against the year 2007 as a baseline:

$$y_{it} = \beta_0 + \gamma Exposure_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

for individual i in year t . Using 2007 as the base year, I effectively treat years 2008-2011 a “phase-in” period during which the outflows tax rate increases from 0% to 5%. Placing the base-year immediately prior to the installation of the outflows tax helps ensure that the groups satisfy parallel trend assumptions: because the outflows tax continued to change leading up to its increase from 2% to 5% in 2011, placing the base-year at 2010 in order to focus specifically on the final reform

²⁵The remaining six measures of exposure are: 1) being named under *any* role in one of the ICIJ leaks datasets, 2) being a 10% or greater shareholder of a company either making a bank account deposit in or sending dividends to an account domiciled in a tax haven, 3) being a 10% or greater shareholder of a company with at least 20% direct shareholder ownership domiciled in tax havens, 4) being a 10% or greater shareholder of an Ecuadorian company that is a 10% or greater direct shareholder of a company domiciled in a tax haven, 5) having directed personal bank account deposits to tax haven based accounts during the pre-reform period, and 6) having directed small business profit distributions to accounts based in tax havens in the pre-reform period.

²⁶I classify “unexposed” individuals as those tagged as zero for *all* ten exposure measures I develop. As a simple example, an individual that is *not* a 10% greater shareholder of a company sending dividends to a tax haven in the pre-reform period but *is* named in the ICIJ leaks *excluded* not classified as “unconnected”.

would likely result in observed violations of parallel trend assumptions. Under the assumption of parallel trends, the coefficients $\{\hat{\beta}_k\}_{k=2005}^{2019}$ estimate the effect of the outflows tax on the reporting behavior of individuals connected to tax havens.

This design sees some limitations. First, by comparing “exposed” individuals against the universe of unexposed individuals, one could argue that this design does not isolate the role of tax haven usage, but rather the effect of having international tax presence; ?? addresses this critique via a matching design that compares “exposed”, high earning individuals with other high earners that demonstrate substantial international tax presence but no documented connection to tax havens. The design yields similar results as those that follow, confirming that my main specification is consistent with isolating the effects of the outflows tax on individuals connected with tax havens.

Second, the Ecuadorian government improved the reporting of finer disaggregations of income, tax credit usage, and deductions in 2008,²⁷ so this design disallows studying some of their finer disaggregations of income types; alternate designs focusing on the final reform *can*, however, study these finer income disaggregations. Third, data on currency inflows only begins in 2009, so this design cannot study whether changes in income tax declarations are accompanied by changes in foreign inflows at the initial implementation of the tax; instead, I study repatriations following the final reform of the outflows tax. Last, the installation of the currency outflows tax is also accompanied by a top marginal income tax rate increase from 25% to 35% in 2008. To immediately address this fourth issue, I implement imputations of personal income tax payments for years 2005-2007 based the post-reform schedule with the top marginal rate of 35% (with tax bracket thresholds adjusted for inflation) while assuming no behavioral or reporting responses. Importantly, the validity of this imputation does not rely the absence of *any* behavioral response, but rather the absence of any differential behavioral/reporting response between exposed and unexposed individuals.²⁸ I also address all of these drawbacks with an alternate design in ?? that relies on a matching procedure to more finely identify the effects of the final reform relative to a 2010 baseline.

Results. Figure 8 shows the results of this estimation strategy. Immediately following the in-

²⁷E.g. distinguishing capital gains income or allowable income tax deductions on housing expenses specifically

²⁸The results for personal income tax payments are identical when using the imputation versus when using realized payments, validating this assumption. Moreover, because *a priori* it would be expected to induce greater tax haven usage, this assumption could induce bias opposite to an increase in domestic reporting behavior, further validating any documented increase in domestic reporting among the exposed group.

stallation of the outflows tax, both taxable income declared and tax obligation²⁹ increased among the exposed group relative to the unexposed group. Moreover, with each rate increase, the magnitude of this response also increases (with the largest increase occurring upon the rate increase from 1% to 2% at the beginning of 2010).

Relative to the pre-reform period, individuals declare around USD 30,000 more per year in taxable income by the end of the “phase-in” period, resulting in around USD 10,000 more per year in taxes. [Figure A.24](#) demonstrates these results on the intensive margin by plotting the log of these outcome variables. The tax base of the exposed group increased by around 40% on average, and through the progressivity of the tax system, exposed individuals paid around 55% in come taxes and saw their average tax rates increase by 7 percentage points from a baseline of approximately 12 percent. Given the sharp increase in declared income among this group, one can infer simply that the newly declared income represents income flows that were previously undisclosed. In this way, this response reflects a decrease in offshore tax evasion. Moreover, the increase in income declaration appears stable well after the final reform.

[Figure 9](#) explores some of the sources underlying these responses. Notably, most of the taxable income increase appears attributable to increases in “net independent income”—an income aggregation composed of self-employment and non-third-party-verified labor income and capital income. [Figure 10](#) disaggregates the net earned income sources that comprise Panel (a) of [Figure 9](#).³⁰ Panels (a) and (b) indicate that nearly half of the increase in net independent income is attributable to self-employment income and independent practice income, implying that capital income accounts for over half of the increase in net independent income. Panel (b) shows relatively little response in terms of contract labor income. Panels (c) and (d) show an increase in avoidance responses through use of deductions and tax credits, albeit that these increases are far exceeded by increases in reported income. These disaggregations corroborate results, such as those demonstrated in Kleven et al. (2011), that independently generated and non-third-party-verified income sources are most

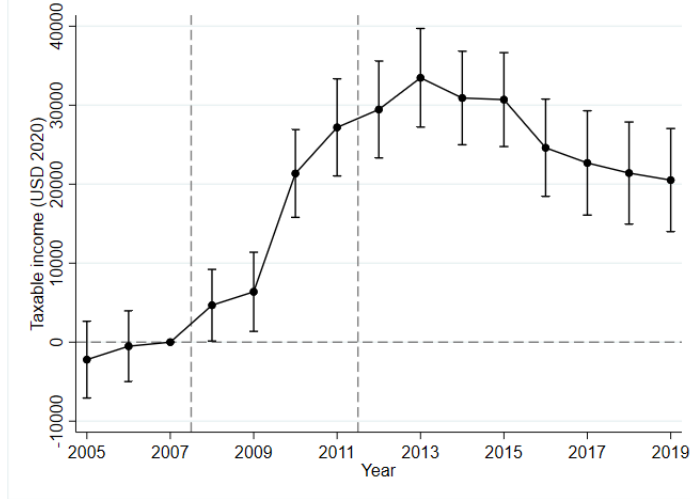
²⁹See [Figure A.23](#) for the analogous result to Panel (b), however using empirical income tax obligation as the dependent variable. [Figure A.24](#) shows this result using log USD values.

³⁰Specifically, the reporting category “net independent income” is composed of the sum of 1) net independent practice income, 2) net self-employment income, 3) net asset rental income, 4) net housing rental income, 5) net agricultural income, 6) net banana agricultural income (excluded here due to the negligibility of its magnitude, but administratively disaggregated because of the existence of a separate tax regime on banana agriculture), 7) net income from other sources, and 6 other capital income sources whose disaggregations aren’t frequently reported until 2008. These capital income sources are 1) dividend income, 2) business income, 3) royalty income, 4) foreign income, 5) financial returns (e.g. capital income), and 6) capital rights income.

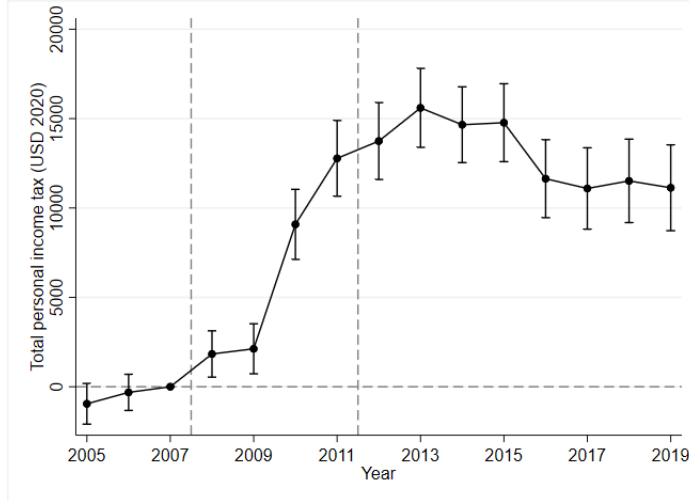
susceptible to misreporting.

Figure 8: Declared taxable income and personal income taxes

(a) Taxable income



(b) Personal income taxes

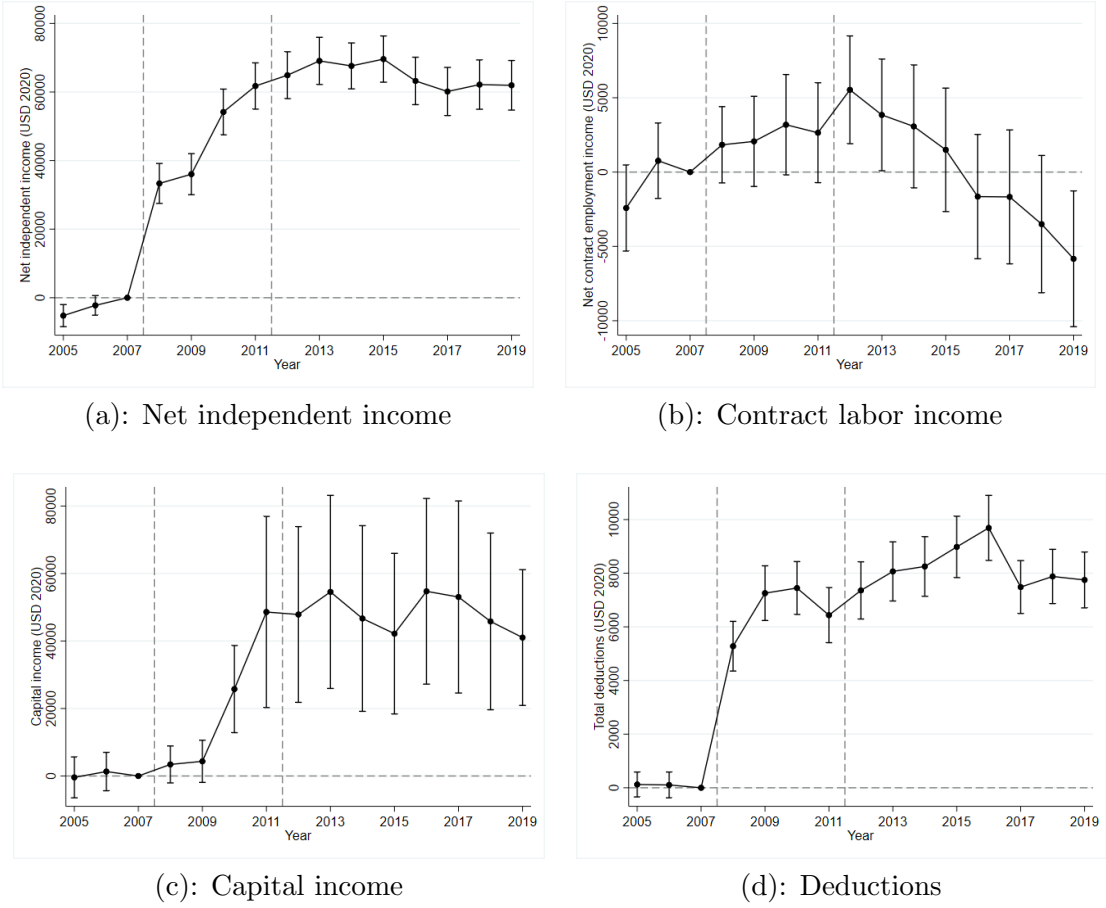


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2007. Panel (a) uses taxable income as the dependent variable; Panel (b) uses personal income tax payments as the dependent variable, with years 2005–2007 using income tax imputations based on a top marginal rate of 35%. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure 9: Evolution in specific income tax declaration items

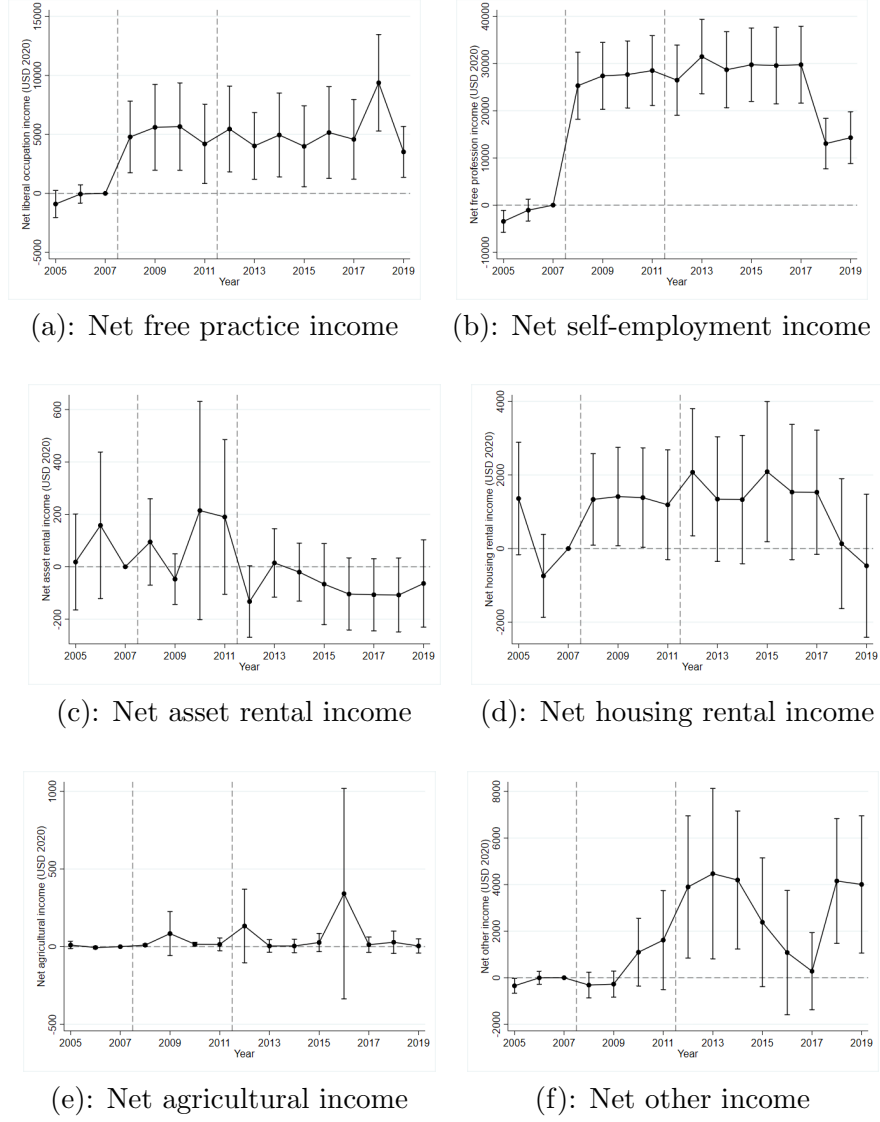


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2010. Panel (a) uses independent income (an aggregation of capital income and self-employment income) as the dependent variable. Panel (b) uses contract employment income as the dependent variable. Panel (c) uses total capital income as the dependent variable. Panel (d) uses total income tax base deductions as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure 10: Net independent income breakdown



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2010. All of dependent variables here compose the tax base category of “Net taxable income” less the aggregation of capital income. Panel (a) uses independent practice income (called “liberal occupation”). Panel (b) uses self-employment income (called “free profession”). Panel (c) uses net asset rental income. Panel (d) net housing rental income. Panel (e) uses net agricultural income. Panel (f) uses net income from “other” sources. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Table 4: Exposed individuals' income and personal income tax response

Panel (a): Tax base and income taxes

	(1) Taxable inc.	(2) Taxable inc.	(3) PIT	(4) PIT	(5) Avg. tax rate	(6) Avg. tax rate
Exposed × Post	24,887** (2694)	27,694** (2620)	8,561** (1028)	10,584.7** (1009.4)	0.07** (0.007)	0.08** (0.007)
Exposed × Phase-in	8,558** (2302)	11,813** (2134)	831 (759)	1,984.5** (709.2)	0.03** (0.005)	0.035** (0.005)
Post	3,820** (26)	7,629** (41.9)	-388** (6.13)	135.8** (9.61)	-0.004** (0.0001)	-0.0001 (0.0002)
Phase-in	3,353** (24.7)	4,666** (38.8)	-300** (5.27)	-43.1** (8.48)	0.0005** (0.0001)	0.0001** (0.0002)
Exposed	54,748** (2781.6)		14,624.1** (1014.4)		0.097** (0.006)	
Constant	11,920** (26.7)	9,874** (35.2)	1,125** (6.44)	717** (8.12)	0.02** (0.0001)	0.015** (0.0001)
Observations	10,286,366	9,845,895	10,286,366	9,845,895	8,777,135	8,363,153
Adjusted R^2	0.011	0.602	0.016	0.550	0.010	0.481
TWFE		X		X		X

ID-clustered standard errors in parentheses

 $+ p < .10, * p < .05, ** p < .01$

Panel (b): Income type breakdown

	(1) Indep. lab. inc.	(2) Indep. lab. inc.	(3) Contract lab. inc.	(4) Contract lab. inc.	(5) Capital inc.	(6) Capital inc.	(7) Indep. oth. inc.	(8) Indep. oth. inc.	(9) Exempt inc.	(10) Exempt inc.
Exposed × Post	26594.5** (2718.5)	32680.5** (3438.9)	822.9 (1861.6)	1104.8 (1848.1)	37891.5** (2110.9)	36945.4** (2445.0)	4380.8** (1226.5)	5843.0** (1464.0)	-4224.1** (1547.3)	-2981.5** (1575.0)
Exposed × Phase-in	30367.0** (3203.7)	33878.3** (3606.0)	1219.4 (1534.0)	2881.2* (1466.7)	12416.7** (1402.5)	12049.7** (1651.2)	1368.4* (652.2)	1766.2* (742.6)	4449.3** (1324.8)	5381.1** (1312.1)
Post	2421.1** (8.52)	4040.3** (24.1)	4764.8** (17.5)	4054.0** (26.1)	4128.0** (9.81)	7410.8** (28.3)	219.0** (6.91)	681.9** (17.0)	1186.6** (4.39)	2506.3** (11.0)
Phase-in	3300.7** (15.3)	4506.4** (26.4)	3435.9** (16.2)	1730.0** (21.8)	4283.5** (14.1)	6558.3** (27.7)	7.02 (4.50)	267.0** (10.5)	171.2** (4.07)	107.9** (7.63)
Exposed	2033.7** (776.2)		20801.8** (1904.3)		320.3 (282.1)		3512.5** (634.2)		14288.4** (1594.1)	
Constant	266.8** (3.19)	-1176.7** (20.8)	3447.9** (16.7)	4772.1** (20.8)	339.7** (4.29)	-2025.4** (22.7)	411.8** (5.46)	72.0** (12.7)	172.2** (3.68)	-23.1** (7.12)
Observations	10286366	9845895	10286366	9845895	10286366	9845895	10286366	9845895	10286366	9845895
Adjusted R^2	0.008	0.380	0.012	0.722	0.013	0.343	0.000	0.106	0.012	0.193
TWFE		X		X		X		X		X

ID-clustered standard errors in parentheses

 $+ p < .10, * p < .05, ** p < .01$

This table shows the coefficients estimated from the difference-in-differences model

$$y_{it} = \beta_0 + \gamma Exposure_i + \delta_1 Phase-in_t + \delta_2 Post_t + \beta_1 Exposure_i \cdot Phase-in_t + \beta_2 Exposure_i Post_t + \varepsilon_{it},$$

that evaluates the change in activity of exposed individuals relative to the universe of unexposed individuals. $Exposure_i$ is an indicator for whether an individual is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period. $Phase-in$ indicates $Year_t \geq 2008 \cap Year_t \leq 2010$. $Post$ indicates $Year_t \geq 2011$. Panel (b) uses as outcome variables levels of specific income disaggregations. "Empl. inc." represents income earned from contract employment. "Indep. inc" indicates the aggregation of capital income and self-employment income.

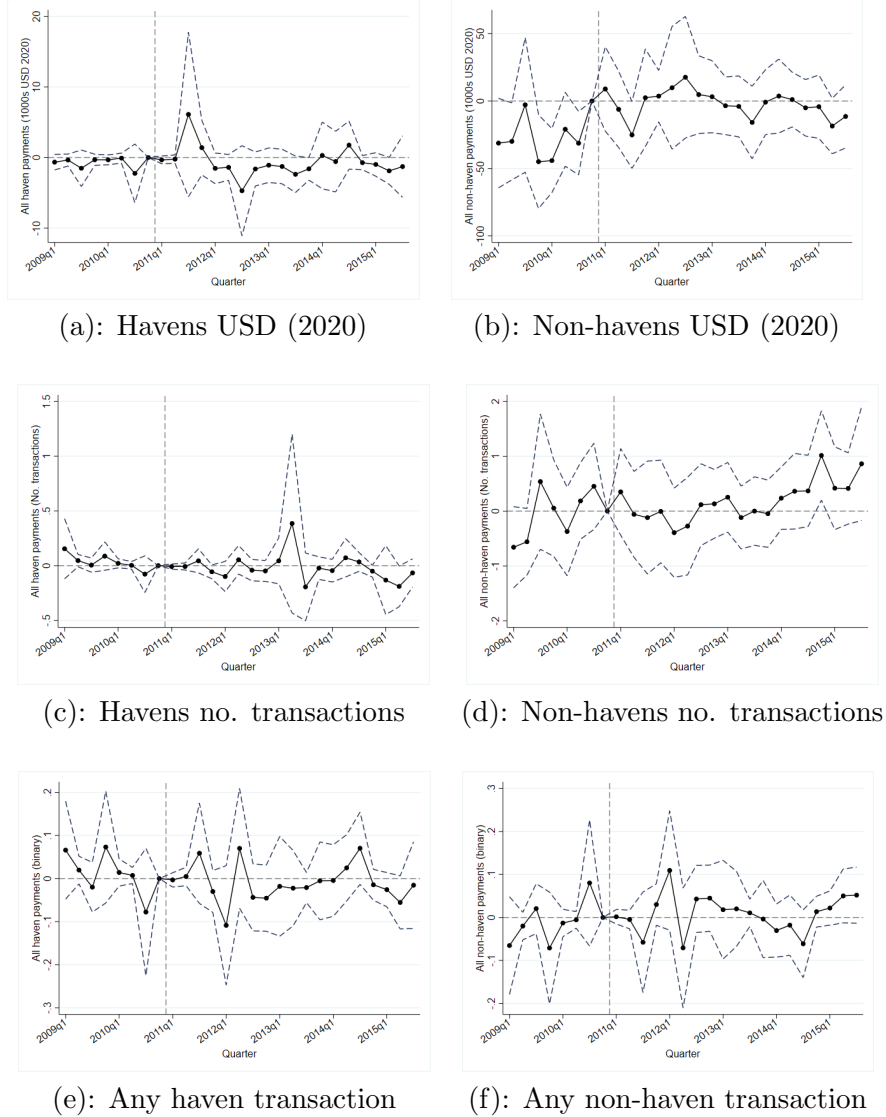
5.1.1 Repatriation and currency entrance responses

As an additional object of inquiry, I turn to studying any change in repatriation behavior among exposed individuals. Are some of the changes in increased declared income sustained by increases in currency entrances from abroad?

I use the MID data on currency entrances to answer this question. As discussed in Section 2.2, while MID data on currency *exits* demonstrates reliability, there does not exist any incentive compatibility for the government to maintain reliable data on currency entrances, as such entrances do not generate any outflows tax revenue. For this reason, the entrances data sees substantial reporting gaps by subject matter and by time period (but *not* strictly by foreign country of the transaction-originating party). Despite these limitations, if these instances of censoring occur in a manner orthogonal to individuals' connectedness to tax havens, the inflows data can inform to what extent changes in individual reporting are driven by repatriation behavior. Additionally, inflows data only begins with greater reliability starting 2009.

I run regressions of identical structure as Section 5.1, however on the quarter-level exploiting the disaggregated structure of the MID currency entrances data.

Figure 11: Total currency entrances (by tax haven status)



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2009q1}^{2015q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2009q1}^{2015q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-quarter-level activity between individuals “exposed” and “unexposed” to the tax haven dividend reform of 2010. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2010. Panels (a) and (b) use levels 1000s USD (2020) from as the dependent variable. Panels (c) and (d) use the number of currency entrances as the dependent variable. Panels (e) and (f) use a binary variable indicating the presence of *any* currency entrance as the dependent variable. All of the dependent variables are constructed from the MID entrance data aggregated to the taxpayer-quarter level. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

[Figure 11](#) shows precisely estimated null responses on several counts, demonstrating no significant response on part of exposed individuals in terms of volume of funds received and number of receiving transactions from both tax havens and non-havens. Panel (b) illustrates a very noisily estimated increase in volume received from non-havens between the pre- and post-reform periods by around USD 25,000; however, this timing of this response does not align with the timing of the reform and is unaccompanied by any increase in the number of transactions from non-havens.³¹ The final panels show no change in extensive margin behavior in terms of whether individuals receive any funds from tax havens, precluding both a sustained repatriation response as well as an immediate repatriation response to the tax haven reform.

The null results here suggest that the responses documented in ?? are not driven by repatriation behavior, but rather by redirecting domestically sourced income. In this respect, exposed taxpayers that were *quietly* locating funds abroad prior to the reform likely continued to maintain their abroad wealth, but no longer redirecting Ecuadorian income flows. The lack of repatriation response aligns with the absence of change in incentives to repatriate funds from abroad, as the reform featured no taxation or tax-penalty amnesties, although this null response does not preclude the presence of indirect repatriation through companies.

6 The optimal outflows tax

Given the evident success of the outflows tax in mitigating offshore tax evasion, how high should the optimal outflows tax be set? As a standard optimal tax result, when the government has access to a linear income tax as well as the ability to linearly tax avoidance and underreporting activities, a revenue-maximizing tax administration rate will set the tax on underreporting activity equal to the income tax (Piketty and Saez (2013); Feldstein (1999); Chetty (2009)).³² However, (considering the outflows tax as assuming the role of the linear tax on avoidance/underreporting activity), the Ecuadorian environment features an outflows tax approximately an order of magnitude lower than the top marginal income tax rate. I develop a simple adaptation of the model environment of Piketty and Saez (2013) to demonstrate that this discrepancy can be rationalized by the negative welfare

³¹Replications of this specification using other independent variables and designs in [Figure A.31](#), ??, and ?? also fail to document a significant change in currency entrances behavior.

³²This result holds similarly for a social welfare-maximizing social planner when 1) social marginal welfare weights are decreasing in income, and 2) underreporting activity increases in income.

effects of price spillovers of the outflows tax to exposed goods and services in tradeable industries.³³

The intuition for the optimal tax result is straightforward. In absence of information constraints and enforcement frictions, the outflows tax would only affect tax strategic uses of tax havens. However, in the presence of information constraints, the tax affects perfectly non-tax-strategic consumption—namely imported goods and goods produced using intermediate inputs that are affected by the tax (“false positives”). The price spillovers of the outflows tax generates negative welfare externalities that drives the optimal outflows tax rate lower than the linear income tax rate.

Consider an economy with two types of agents. All agents generate utility composite in domestic consumption c_d and consumption exposed to the outflows tax c_n and disutility in labor supply $\psi(y)$, which generates labor income. All agents also receive a lump sum demogrant R shared equally among the population funded through taxation. Agents of type 1 comprise a proportion $(1 - \lambda)$ of the population, maximizing

$$U^1(c_d^1, c_n^1, y^1) = u(c_d^1, c_n^1) - \psi(y^1) \quad (1)$$

such that

$$c_d^1 + p_n(\gamma)c_n^1 = (1 - \tau)y^1 + R. \quad (2)$$

Here, domestic consumption serves as the numeraire, and the price of the exposed good c_n is expressed as a function of the outflows tax.³⁴ Composite consumption utility $u(c_d, c_n)$ concavely increases in both of its arguments and $\psi(\cdot)$ convexly increases in labor income earned.

Agents of type two comprise a proportion λ of the population and have access to an underreporting technology χ that allows them to circumvent labor income taxation, so that their labor income tax base z can be written as $z^2 = y^2 - \chi^2$. They face disutility cost $d(\chi^2)$ of underreporting,

³³I refrain from modeling the negative corporate income tax collection spillovers of the outflows tax, which are second order (where the outflows tax distorts inputs, which weakly lowers corporate profits, which serves as the corporate income tax base. I also do not consider here either 1) the excise-tax-like properties of the outflows tax which generates revenue on non-tax-strategic consumption sourced from tax havens and abroad not 2) the impacts of the outflows tax on domestically declared capital income generated abroad.

³⁴I refrain from modeling the microfoundations of the pass-through of the outflows tax to producers of x_n . See Fajgelbaum et al. (2019) and Edmond, Midrigan, and Xu (2015).

where $d(\cdot)$ is convexly increasing. Underreporting activity in this setting can be interpreted as directing funds abroad as outflows and is taxed at a linear rate γ . The utility maximization problem of agents of type 2 can be expressed as:

$$U^2(c_d^2, c_n^2, y^2, \chi^2) = u(c_d^2, c_n^2) - \psi(y^2) - d(\chi^2) \quad (3)$$

such that

$$c_d^2 + p_n(\gamma)c_n^2 = (1 - \tau)y^2 + (\tau - \gamma)\chi^2 + R. \quad (4)$$

Agents' utility-maximizing decisions are characterized by the following envelope conditions:

$$(1 - \tau)\mu^i = \psi'(y^i) \quad (5)$$

$$(\tau - \gamma)\mu^2 = d'(\chi^2), \quad (6)$$

where μ^i represents the Lagrange multiplier on the budget constraint of an agent of type i . Both types allocate consumption across goods such that $u_{c_d^i} = \frac{u_{c_n^i}}{p_n(\gamma)}$.

The demogrant, funded through total tax collections and allocated equally among the population of measure one, can be expressed as

$$R = (1 - \lambda)\tau y^1 + \lambda(\tau z^2 + \gamma\chi^2) \quad (7)$$

$$= \tau Z + \gamma\chi, \quad (8)$$

where $Z := (1 - \lambda)y^1 + \lambda z^2$, since type 1 agents do not have access to the underreporting technology so that $y^1 \equiv z^1$. Here, $\chi := (1 - \lambda)\chi^1 + \lambda\chi^2 = \lambda\chi^2$, since $\chi^1 \equiv 0$. The fiscal environment induces Marshalling earnings functions $y^i(1 - \tau, R, p_n(\gamma))$, defining an analogous aggregate earnings function $Y = Y(1 - \tau, R, p_n(\gamma))$. Underreporting amount χ is an increasing function of the tax rate differential $\tau - \gamma$, so that $\chi = \chi(\tau - \gamma)$. These functions define an aggregate reported earnings function $Z = Z(1 - \tau, \gamma, p_n(\gamma))$.

6.1 Optimal tax rates

A social planner maximizes

$$SWF = (1 - \lambda)\omega^1 G(U^1(c_d^1, c_n^1, y^1)) + \lambda\omega^2 G(U^2(c_d^2, c_n^2, y^2, \chi^2)), \quad (9)$$

for Pareto weights $\omega^i \geq 0$. $G(\cdot)$ is a concavely increasing social welfare function. The social planner optimizes the linear income tax rate and the outflows tax rate to maximizes social welfare.

Optimizing the linear income tax rate by differentiating and applying the envelope theorem results in the equivalence:

$$\frac{\partial SWF}{\partial \tau} = 0 \implies \frac{\partial R}{\partial \tau} = (1 - \lambda)g^1 z^1 + \lambda g^2 z^2, \quad (10)$$

where g^i is the normalized social marginal welfare weight of an agent of type i defined as

$$g^i := \frac{\mu^i \omega^i G'(U^i)}{(1 - \lambda)\mu^1 \omega^1 G'(U^1) + \lambda \mu^2 \omega^2 G'(U^2)}.$$

Further developing the social planner's first order condition in τ yields

$$1 - \frac{\tau}{1 - \tau} e + \frac{\gamma}{1 - \tau} \cdot sh_Z^2 \cdot (e_2 - \frac{y^2}{z^2} e_Y^2) = \frac{(1 - \lambda)g^1 z^1 + \lambda g^2 z^2}{Z} := \bar{g}, \quad (11)$$

where $e = \frac{1 - \tau}{Z} \frac{\partial Z}{\partial(1 - \tau)} = \frac{Y}{Z} \frac{\partial Y}{\partial(1 - \tau)} \cdot \frac{1 - \tau}{Y} + \frac{1 - \tau}{Z} \frac{\partial \chi}{\partial(\tau - \gamma)} \geq \frac{Y}{Z} e_Y$, $e_Y = \frac{1 - \tau}{Y} \frac{\partial Y}{\partial(1 - \tau)}$, and $sh_Z^2 = \frac{\lambda z^2}{Z}$.

Rearranging yields the optimal linear income tax

$$\tau^* = \frac{1 - \bar{g} + \gamma sh_Z^2 (e^2 - \frac{y^2}{z^2} e_Y^2)}{1 - \bar{g} + e} = \frac{1 - \bar{g} + \gamma(e - \frac{Y}{Z} e_Y)}{1 - \bar{g} + e} \quad (12)$$

This result generalizes the revenue-maximizing linear income tax rate derived in Piketty and Saez (2013) for broader social welfare considerations.³⁵ In particular, the optimal linear income tax in this setting consists of the sum of the standard optimal linear income tax rate a second piece that reflects the importance and tax-sensitivity of underreporting relative to labor earnings.

³⁵ Additionally, the first part of Equation 12 gives an expression that more granularly considers the behavioral characteristics of the specific group of underreporting taxpayers.

Deriving the optimal outflows tax involves accounting for the spillover effects of the outflows tax onto to the price of tradable consumption $p_n(\gamma)$ as well as labor supply effects from changing price levels. Differentiating the social welfare function, applying envelope conditions, and setting equal to zero gives:

$$\frac{\partial R}{\partial \gamma} = (1 - \lambda)g^1 c_n^1 \frac{\partial p_n(\gamma)}{\partial \gamma} + \lambda g^2 (c_n^2 \frac{\partial p_n(\gamma)}{\partial \gamma} + \chi^2) \quad (13)$$

$$\implies \gamma^* = \tau - \frac{1}{\tilde{e}_{\chi, \tau - \gamma}} \cdot \left(\tilde{e}_{p_n(\gamma), \gamma} \frac{Y}{\chi} \left(\bar{g}_{c_n} \frac{C_n}{Y} - \tau \varepsilon_{Y, p_n(\gamma)} \right) + \lambda g^2 - 1 \right), \quad (14)$$

for semi-elasticities $\tilde{e}_{a,b} := \frac{\partial a}{\partial b} \frac{1}{a}$, by-type expenditure on the tradable good $C_n^i := c_n^i p_n(\gamma)$, and $\bar{g}_{c_n} := g^1 s h_{c_n}^1 + g^2 s h_{c_n}^2 = \frac{(1-\lambda)g^1 C_n^1 + \lambda g^2 C_n^2}{C_n}$.

This result gives an expression for an optimal linear tax on underreporting activities that is less than the linear income tax. This difference results from the welfare considerations of price spillovers of the outflows tax, which affects consumer welfare and labor supply. Observe that [Equation 13](#) nests the more general and well-known optimal linear underreporting tax conditions (e.g. ignoring welfarist considerations and labor supply impacts of the outflows tax yields an optimal tax rate $\gamma = \tau$).³⁶

[Equation 14](#) gives intuition for how optimal outflows tax rate differs from the linear income tax rate based on environmental parameters. First, the semi-elasticity $\tilde{e}_{\chi, \tau - \gamma}$ determines a somewhat counterintuitive elasticity rule: the outflows tax *increases* in the sensitivity of underreporting taxpayers to the tax rate differential. However, the intuition is simple: a greater elasticity implies that taxpayers will engage in substantial underreporting at even small gaps of $\tau - \gamma$, which drives the optimal outflows tax higher, closer to eliminating the income-underreporting tax rate differential.

The second piece, $-\tilde{e}_{p_n(\gamma), \gamma} \frac{Y}{\chi} \bar{g}_{c_n} \frac{C_n}{Y}$ reflects the negative welfare impact of prices spillovers of the outflows tax onto the tradable-industry good weighted by both the first stage of how much the tradable-industry good price actually responds to the outflows tax and the aggregate importance of income underreporting. The third piece, $\tilde{e}_{p_n(\gamma), \gamma} \frac{Y}{\chi} \tau \varepsilon_{Y, p_n(\gamma)}$ reflects the impact of price changes on tax collections through labor income taxation (with similar weighting as to the second piece).

³⁶Letting $\tilde{e}_{p_n(\gamma), \gamma} \equiv 0$ in [Equation 14](#) does not yield this result, as it would involve implicitly dividing by zero.

However, the labor supply impacts of the price change could be positive or negative based on the complementarity of substitutability of the tradable-industry good with leisure. The last piece λg^2 reflects the negative welfare impact of the outflows tax on underreporters.³⁷

6.2 Calibration

To build some numerical intuition for this expression, assume the following simplifications for calibration purposes:

1. $\lambda = 0.005$ (i.e. half a percent of the population have access to the underreporting technology)
2. $\omega^2 = 0$, so that $g^1 = 1$ (i.e. the government does not consider the welfare of underreporters)
3. There is no labor supply response to tradable price increase ($\varepsilon_{Y,p_n(\gamma)} = 0$)
4. $Y/\chi = 24$
5. $C_n/Y = 0.17$, in line with empirically-realized imports-to-GDP ratios.
6. $\frac{C_n^1}{C_n} = 0.95$, i.e. that the 0.5% of tax haven users represent a share of tradable consumption outsized by a factor of 10.
7. The ad valorem outflows tax induces a price structure for the tradable good $p_n(\gamma) = (1 + \theta\gamma)p$, for some assumed composite pass-through rate $\theta \geq 0$, so that the semi price elasticity $\tilde{e}_{p_n(\gamma),\gamma} = \frac{\theta}{1+\theta\gamma}$. I assume that half of the tax is passed onto the price of the tradable good (i.e. $\theta = 0.5$) so that $\tilde{e}_{p_n(\gamma),\gamma} = \frac{1}{2+\gamma}$.³⁸

These simplifications induce a quadratic structure of the optimal outflows tax with the following solutions:

$$\gamma^* = \frac{-(1 - \frac{1}{2\tilde{e}_\chi} - \frac{\tau}{2}) \pm \sqrt{(1 - \frac{1}{2\tilde{e}_\chi} - \frac{\tau}{2})^2 + 2(\tau - \frac{0.93}{\tilde{e}_\chi})}}{2 \cdot \frac{1}{2}} \quad (15)$$

Assuming values of $\tau = 0.35$ ³⁹ and $\tilde{e}_\chi = \frac{-40\%}{-.05} = 8$ yields an estimated optimal outflows tax of 25% (discarding the alternate negative solution). Averaged income tax rates are around 2 – 3% for the

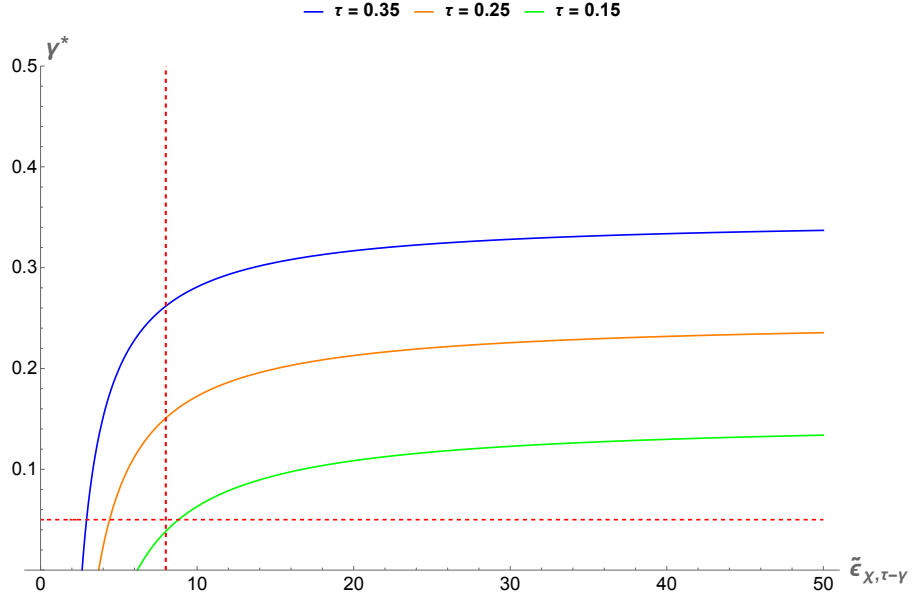
³⁷See Section B.1 for the fully simplified expressions for τ^* and γ^* in joint optimum.

³⁸To more directly consider the role of government information asymmetries in distinguishing tax strategic and non-strategic outflows, one could decompose $\theta := \xi \cdot \eta$, where $\xi \in [0, 1]$ reflects the level of government information asymmetry and $\eta \geq 0$ represents the composite pass-through of the tax to tradable consumption. Clearly in this setting, the outflows tax converges to the linear income tax when $\xi = 0$ and converges to the expression in Equation 14 for $\xi = 1$.

³⁹This value represents the top marginal income tax rate in Ecuador.

median taxpayer and around 15% for tax haven users, which would imply an optimal rate quite close to the empirically implemented rate of 5%.

Figure 12: Optimal outflows tax rate calibration



This figure displays calibrations of the optimal tax rate on underreporting activity, derived from a model based on Piketty and Saez (2013) that features positive price spillovers caused by the tax. The y-axis plots the optimal rate that corresponds with a given semi-elasticity of underreporting with respect to the difference between the linear income tax and the linear tax on underreporting activity. Each curve displays this calibration for a different linear income tax rate τ . The dashed red horizontal line indicates the empirical outflows tax rate of 5% in Ecuador starting November 2011. The dashed red vertical line represents the lower bound of the empirically realized semi-elasticity of income reporting with respect to the income-underreporting tax rate differential.

7 Conclusion

I study the effects of the Ecuadorian unilateral reform that raised the cost of transacting with tax havens. The unique data and legislative environment in Ecuador allow me to study the effects of this reform from many angles so as to evaluate the effectiveness of the reform in both lowering haven outflows and raising domestic tax collections as well as the effects of the reform on different kinds of taxpayers.

I first document a large drop by 66% in profit distribution payments sent to tax havens relative to dividends sent to non-havens following an increase in the cost of the outflows tax for dividends sent to tax havens from 2% to 5% and a simultaneous decrease in the outflows tax for dividends

sent to non-havens from 2% to 0%. Interpreting this response in the context of the relative costs of sending funds to havens and non-havens respectively, I document an elasticity of profit distributions abroad with respect to the relative cost-ratio between havens and non-havens of approximately -13. I corroborate this result by comparing dividend outflows to havens and non-havens separately to import payments, which were exempt from the outflows tax during the reform period. I document net-of-tax price elasticities of similar magnitudes.

Second, I study the responses of firms most exposed to this reform. I develop several measures of firm-level exposure to this anti-tax-haven reform, including 1) the share of pre-reform years in which a firm sent dividends to tax havens, 2) whether a firm was named in one of the ICIJ leaks datasets, and 3) whether a firm had at least one 10% or greater direct shareholder named in one of the ICIJ leaks datasets. I use a simple OLS design to evaluate the response of exposed firms to the reform. I find that firms on average decrease their overall dividend payments by two-thirds, while substantially increasing their retained earnings. I find that exposed firms increased their retained earnings by around USD 1 million—600%—immediately following the reform. Following this jump, affected firms gradually reduce their retained earnings back to pre-reform levels around 10 years post-reform. The reform enacted relatively little effect in terms of reinvestment behavior.

The final empirical section studies the responses of individuals exposed to the reform. Similarly to as for the firm-response design, I develop several measures of individual-level exposure to the anti-tax-haven reform. I focus on exposure measures including 1) whether an individual is a 10% or greater direct shareholder of a company sending dividends to tax havens in the pre-reform period, 2) whether an individual was named in an ICIJ leaks dataset, and 3) whether an individual was a 10% or greater direct shareholder of a company named in an ICIJ leaks dataset. I estimate a simple design that compares the tax and income declaration activity of exposed individuals to that of the universe of unexposed individuals. I document large responses of these individuals—largely concentrated in the very top of the earnings distribution. I find that exposed individuals increased domestic reporting by 40% (USD 15,000) and by the progressivity of the income tax schedule, paid an additional 55% in income taxes. I document that this response was largely driven by increases in domestic independent labor and capital income claiming, and not driven by repatriation activity or wage income. Contextualizing the response within the tax change, exposed taxpayers demonstrate a highly level of sensitivity to incentives to locate funds abroad, with a net-of-tax elasticity

of domestic reporting of around 20.

Given the residential basis of the personal income tax system in Ecuador, this response is consistent with a strong, lasting decrease in offshore tax evasion. The high level of responsiveness on part of taxpayers all suggests that countries can see a great deal of success in acting unilaterally so as to mitigate tax haven usage. Moreover, the results demonstrate not only that such reforms can mitigate funds sent direct abroad to tax havens, but also that they can effectively increase domestic tax collections in net of increasing taxpayer sophistication and substitution to other avoidance and evasion margins.

However, these results are grounded in important caveats. Namely, the Ecuadorian reform was very comprehensive in its scope. While the dividend reform created a wedge between the cost of sending profit distributions to tax havens relative to non-havens, most other outflows were taxed globally at 5% in the post-reform period, regardless of destination, with some exemptions for certain transaction purposes. This characteristic of the reform perhaps limits the external validity of these findings; while the Ecuadorian economy acts as a small open economy, similar outflows taxes adopted by larger countries may enact general equilibrium affects on both the market for offshore financial services and on the international market for more general trade. Moreover, the analysis did not engage with the distortions to production and consumption that may augment how we understand the negative aspects of using an outflows tax to mitigate tax haven usage. Nonetheless, the results here demonstrate that countries can enact significant scope in acting unilaterally against offshore tax havens.

References

- Agostini, Claudio et al. (Dec. 2018). "Using small businesses for individual tax planning: evidence from special tax regimes in Chile". In: *International Tax and Public Finance* 25. DOI: [10.1007/s10797-018-9509-0](https://doi.org/10.1007/s10797-018-9509-0).
- Allingham, Michael G. and Agnar Sandmo (1972). "Income tax evasion: a theoretical analysis". In: *Journal of Public Economics* 1.3, pp. 323–338. ISSN: 0047-2727. DOI: [https://doi.org/10.1016/0047-2727\(72\)90010-2](https://doi.org/10.1016/0047-2727(72)90010-2).
- Alstadsæter, Annette, Niels Johannesen, Ségal Le Guern Herry, et al. (2022). "Tax evasion and tax avoidance". In: *Journal of Public Economics* 206, p. 104587. ISSN: 0047-2727. DOI: <https://doi.org/10.1016/j.jpubeco.2021.104587>. URL: <https://www.sciencedirect.com/science/article/pii/S0047272721002231>.
- Alstadsæter, Annette, Niels Johannesen, and Gabriel Zucman (June 2019). "Tax Evasion and Inequality". In: *American Economic Review* 109.6, pp. 2073–2103. DOI: [10.1257/aer.20172043](https://doi.org/10.1257/aer.20172043).
- Bilicka, Katarzyna Anna (Aug. 2019). "Comparing UK Tax Returns of Foreign Multinationals to Matched Domestic Firms". In: *American Economic Review* 109.8, pp. 2921–53. DOI: [10.1257/aer.20180496](https://doi.org/10.1257/aer.20180496). URL: <https://www.aeaweb.org/articles?id=10.1257/aer.20180496>.
- Boissel, Charles and Adrien Matray (Sept. 2022). "Dividend Taxes and the Allocation of Capital". In: *American Economic Review* 112.9, pp. 2884–2920. DOI: [10.1257/aer.20210369](https://doi.org/10.1257/aer.20210369). URL: <https://www.aeaweb.org/articles?id=10.1257/aer.20210369>.
- Bomaire, Jeanne and Ségal Le Guern Herry (June 2022). *Will we ever be able to track offshore wealth? Evidence from the offshore real estate market in the UK*. Working Paper.
- Bustos, Sebastián et al. (June 2022). *The Race Between Tax Enforcement and Tax Planning: Evidence From a Natural Experiment in Chile*. Working Paper 30114. National Bureau of Economic Research. DOI: [10.3386/w30114](https://doi.org/10.3386/w30114). URL: <http://www.nber.org/papers/w30114>.
- Canelas, Carla (Dec. 2019). "Informality and poverty in Ecuador". In: *Small Business Economics* 53. DOI: [10.1007/s11187-018-0102-9](https://doi.org/10.1007/s11187-018-0102-9).
- Carrillo, Paul et al. (Aug. 2022). "Ghosting the Tax Authority: Fake Firms and Tax Fraud". In: *Working Paper*.
- Chetty, Raj (Aug. 2009). "Is the Taxable Income Elasticity Sufficient to Calculate Deadweight Loss? The Implications of Evasion and Avoidance". In: *American Economic Journal: Economic Policy* 1.2, pp. 31–52. DOI: [10.1257/pol.1.2.31](https://doi.org/10.1257/pol.1.2.31). URL: <https://www.aeaweb.org/articles?id=10.1257/pol.1.2.31>.
- Chetty, Raj et al. (May 2011). "Adjustment Costs, Firm Responses, and Micro vs. Macro Labor Supply Elasticities: Evidence from Danish Tax Records *". In: *The Quarterly Journal of Economics* 126.2, pp. 749–804. ISSN: 0033-5533. DOI: [10.1093/qje/qjr013](https://doi.org/10.1093/qje/qjr013). eprint: <https://academic.oup.com/qje/article-pdf/126/2/749/17089220/qjr013.pdf>. URL: <https://doi.org/10.1093/qje/qjr013>.

- Edmond, Chris, Virgiliu Midrigan, and Daniel Yi Xu (Oct. 2015). "Competition, Markups, and the Gains from International Trade". In: *American Economic Review* 105.10, pp. 3183–3221. DOI: [10.1257/aer.20120549](https://doi.org/10.1257/aer.20120549). URL: <https://www.aeaweb.org/articles?id=10.1257/aer.20120549>.
- Fajgelbaum, Pablo D et al. (Nov. 2019). "The Return to Protectionism". In: *The Quarterly Journal of Economics* 135.1, pp. 1–55. ISSN: 0033-5533. DOI: [10.1093/qje/qjz036](https://doi.org/10.1093/qje/qjz036). eprint: <https://academic.oup.com/qje/article-pdf/135/1/1/32526166/qjz036.pdf>. URL: <https://doi.org/10.1093/qje/qjz036>.
- Feldstein, Martin (Nov. 1999). "Tax Avoidance and the Deadweight Loss of the Income Tax". In: *The Review of Economics and Statistics* 81.4, pp. 674–680. ISSN: 0034-6535. DOI: [10.1162/003465399558391](https://doi.org/10.1162/003465399558391). eprint: <https://direct.mit.edu/rest/article-pdf/81/4/674/1612727/003465399558391.pdf>. URL: <https://doi.org/10.1162/003465399558391>.
- Guyton, John et al. (Mar. 2021). "Tax Evasion at the Top of the Income Distribution: Theory and Evidence". In: Working Paper Series 28542. DOI: [10.3386/w28542](https://doi.org/10.3386/w28542). URL: <http://www.nber.org/papers/w28542>.
- Hines, James and Eric M. Rice (1994). "Fiscal Paradise: Foreign Tax Havens and American Business". In: *The Quarterly Journal of Economics* 109.1, pp. 149–182. URL: <https://EconPapers.repec.org/RePEc:oup:qjecon:v:109:y:1994:i:1:p:149-182..>
- Huizinga, Harry and Luc Laeven (2008). "International profit shifting within multinationals: A multi-country perspective". In: *Journal of Public Economics* 92.5, pp. 1164–1182. ISSN: 0047-2727. DOI: <https://doi.org/10.1016/j.jpubeco.2007.11.002>. URL: <https://www.sciencedirect.com/science/article/pii/S004727270700182X>.
- Johannesen, Niels et al. (Mar. 2018). "Taxing Hidden Wealth: The Consequences of U.S. Enforcement Initiatives on Evasive Foreign Accounts". In: Working Paper Series 24366. DOI: [10.3386/w24366](https://doi.org/10.3386/w24366).
- Keen, Michael and Joel Slemrod (2017). "Optimal tax administration". In: *Journal of Public Economics* 152, pp. 133–142. ISSN: 0047-2727. DOI: <https://doi.org/10.1016/j.jpubeco.2017.04.006>. URL: <https://www.sciencedirect.com/science/article/pii/S0047272717300658>.
- Kleven, Henrik Jacobsen (2016). "Bunching". In: *Annual Review of Economics* 8.1, pp. 435–464. DOI: [10.1146/annurev-economics-080315-015234](https://doi.org/10.1146/annurev-economics-080315-015234). eprint: <https://doi.org/10.1146/annurev-economics-080315-015234>. URL: <https://doi.org/10.1146/annurev-economics-080315-015234>.
- Kleven, Henrik Jacobsen et al. (2011). "Unwilling or Unable to Cheat? Evidence From a Tax Audit Experiment in Denmark". In: *Econometrica* 79.3, pp. 651–692. DOI: <https://doi.org/10.3982/ECTA9113>. eprint: <https://onlinelibrary.wiley.com/doi/pdf/10.3982/ECTA9113>.
- Langenmayr, Dominika and Li Liu (2020). "Where Does Multinational Profit Go with Territorial Taxation? Evidence from the UK". In: 8047.
- Liu, Li, Tim Schmidt-Eisenlohr, and Dongxian Guo (Oct. 2020). "International Transfer Pricing and Tax Avoidance: Evidence from Linked Trade-Tax Statistics in the United Kingdom". In: *The Review of Economics and Statistics* 102.4, pp. 766–778. ISSN: 0034-6535. DOI: [10.1162/rest_a_00871](https://doi.org/10.1162/rest_a_00871). eprint: https://doi.org/10.1162/rest_a_00871.

- //direct.mit.edu/rest/article-pdf/102/4/766/1881318/rest_a_00871.pdf. URL: https://doi.org/10.1162/rest%5C_a%5C_00871.
- Londoño-Vélez, Juliana and Javier Ávila-Mahecha (2022). “Behavioral Responses to Wealth Taxation: Evidence from Colombia”. In: *Working Paper*.
- Love, Michael (Dec. 2021). *Where in the World Does Partnership Income Go? Evidence of a Growing Use of Tax Havens*. Working Paper.
- Menkhoff, Lukas and Jakob Miethe (2019). “Tax evasion in new disguise? Examining tax havens’ international bank deposits”. In: *Journal of Public Economics* 176, pp. 53–78. ISSN: 0047-2727. DOI: <https://doi.org/10.1016/j.jpubeco.2019.06.003>. URL: <https://www.sciencedirect.com/science/article/pii/S0047272719300817>.
- OECD (2015). *OECD/G20 Base Erosion and Profit Shifting Project Final Report*. Tech. rep. OECD.
- Olden, Andreas and Jarle Møen (Mar. 2022). “The triple difference estimator”. In: *The Econometrics Journal*. utac010. ISSN: 1368-4221. DOI: <10.1093/ectj/utac010>. eprint: <https://academic.oup.com/ectj/advance-article-pdf/doi/10.1093/ectj/utac010/43051905/utac010.pdf>. URL: <https://doi.org/10.1093/ectj/utac010>.
- Piketty, Thomas and Emmanuel Saez (2013). “Chapter 7 - Optimal Labor Income Taxation”. In: *handbook of public economics, vol. 5*. Ed. by Alan J. Auerbach et al. Vol. 5. Handbook of Public Economics. Elsevier, pp. 391–474. DOI: <https://doi.org/10.1016/B978-0-444-53759-1.00007-8>. URL: <https://www.sciencedirect.com/science/article/pii/B9780444537591000078>.
- Rose, Andrew K. and Mark M. Spiegel (2007). “Offshore Financial Centres: Parasites or Symbionts?” In: *The Economic Journal* 117.523, pp. 1310–1335. ISSN: 00130133, 14680297. URL: <http://www.jstor.org/stable/4625556>.
- Saez, Emmanuel (Aug. 2010). “Do Taxpayers Bunch at Kink Points?” In: *American Economic Journal: Economic Policy* 2.3, pp. 180–212. DOI: <10.1257/pol.2.3.180>. URL: <https://www.aeaweb.org/articles?id=10.1257/pol.2.3.180>.
- Slemrod, Joel (Dec. 2019). “Tax Compliance and Enforcement”. In: *Journal of Economic Literature* 57.4, pp. 904–54. DOI: <10.1257/jel.20181437>. URL: <https://www.aeaweb.org/articles?id=10.1257/jel.20181437>.
- Slemrod, Joel, Marsha Blumenthal, and Charles Christian (2001). “Taxpayer response to an increased probability of audit: evidence from a controlled experiment in Minnesota”. In: *Journal of Public Economics* 79.3, pp. 455–483. ISSN: 0047-2727. DOI: [https://doi.org/10.1016/S0047-2727\(99\)00107-3](https://doi.org/10.1016/S0047-2727(99)00107-3). URL: <https://www.sciencedirect.com/science/article/pii/S0047272799001073>.
- Tørsløv, Thomas, Ludvig Wier, and Gabriel Zucman (July 2022). “The Missing Profits of Nations”. In: *The Review of Economic Studies*. rdac049. ISSN: 0034-6527. DOI: <10.1093/restud/rdac049>. eprint: <https://academic.oup.com/restud/advance-article-pdf/doi/10.1093/restud/rdac049/45444681/rdac049.pdf>. URL: <https://doi.org/10.1093/restud/rdac049>.

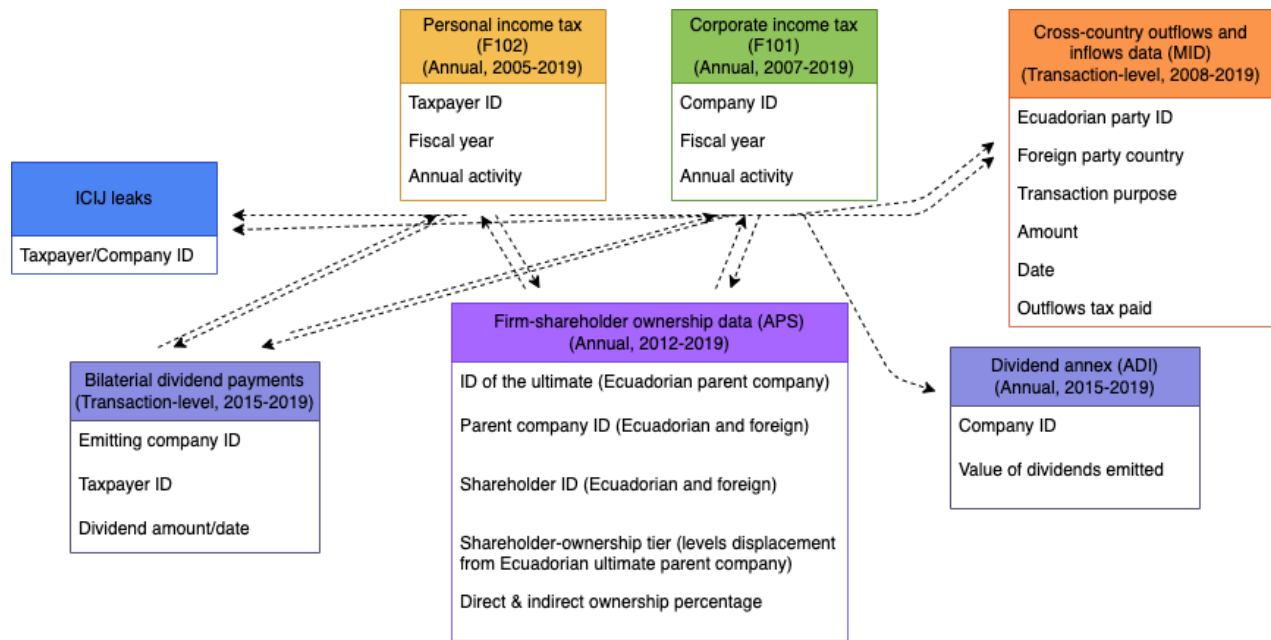
Wier, Ludvig (2020). "Tax-motivated transfer mispricing in South Africa: Direct evidence using transaction data". In: *Journal of Public Economics* 184, p. 104153. ISSN: 0047-2727. DOI: <https://doi.org/10.1016/j.jpubeco.2020.104153>.

Yitzhaki, Shlomo (May 1974). "Income tax evasion: A theoretical analysis". In: *Journal of Public Economics* 3.2, pp. 201–202. URL: <https://ideas.repec.org/a/eee/pubeco/v3y1974i2p201-202.html>.

Appendix A Additional graphs and tables to main text

A.1 Data and legislative environment

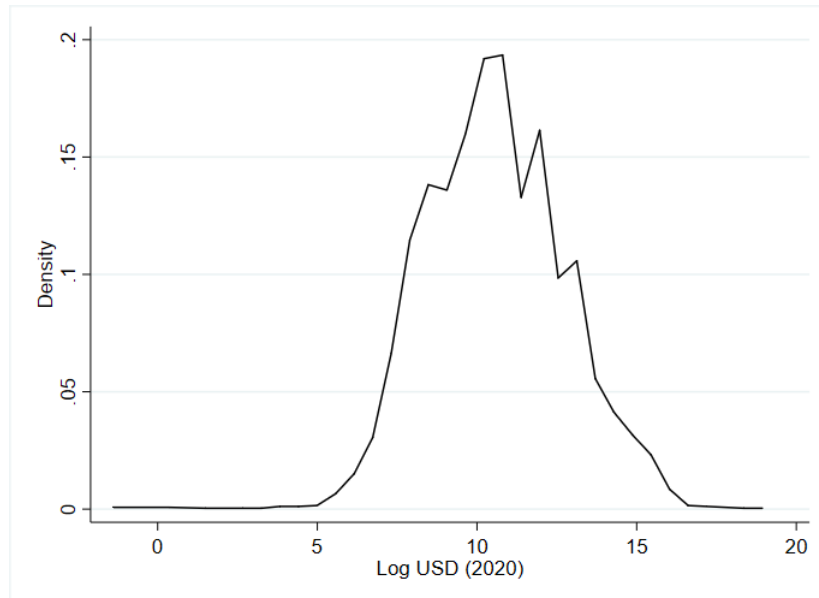
Figure A.1: Datasets of the Ecuadorian tax administrative environment



This figure illustrates the linkages between select Ecuadorian administrative datasets.

A.2 Dividend and profit distribution reform

Figure A.2: Distribution of dividend transaction amounts



This figure displays the distribution of log USD sent as dividends or profit distributions to parties abroad by Ecuadorian companies between 2008 and 2011.

Table A.1: Descriptive statistics on bank account deposit abroad
Manual Personal Income Tax filers

	Tax havens (56)	Non-havens (125)
Volume (1000s USD 2020m1)		
Mean amount per transaction	13.14	41.98
Median amount per transaction	1.22	1.25
Mean amount per id-quarter	87.74	132.52
Median amount per id-quarter	10.33	3.98
Mean amount per quarter	119598.5	1153760
Median amount per quarter	129030.2	1161983
Total volume	68040.91	1615177
Total volume per country		
Number of transactions		
Mean no. transactions per id-quarter	6.68	3.15
Median no. transactions per id-quarter	1	1
Mean no. transactions per quarter	9104.73	27480.6
Median no. transactions per quarter	33	243
Total no. of transactions		
Total no. of transactions per country		
Number of unique transactors		
Mean no. transactors per quarter	15.93	124.47
Median no. transactors per quarter	15	132
Total no. of transactors		

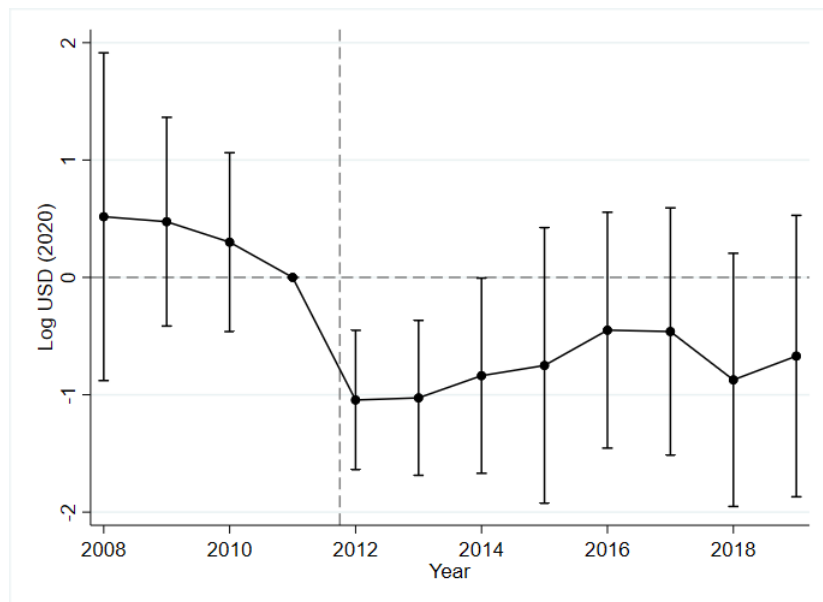
This table shows descriptive statistics aggregated from between 2008q1 and 2011q3 pertaining to how Ecuadorian taxpayers made bank account deposits abroad by tax haven status. Tax haven status refers whether a country was recognized in 2011 as a tax haven by the Ecuadorian government. The number in parentheses accompanying the labels “Havens” and “Non-havens” refer to the number of such countries receiving at least one transaction in the sample time frame.

Table A.2: Descriptive statistics on bank account deposit abroad
Corporate Income Tax filers

	<u>Tax havens (40)</u>	<u>Non-havens (106)</u>
Volume (1000s USD 2020m1)		
Mean amount per transaction	6.82	5.57
Median amount per transaction	1.21	0.49
Mean amount per id-quarter	38.45	15.22
Median amount per id-quarter	6.87	2.57
Mean amount per quarter	29978.12	70668.61
Median amount per quarter	26487.57	61253.13
Total volume	449671.9	1060029
Total volume per country	11241.80	10000.28
Number of transactions		
Mean no. transactions per id-quarter	5.63	2.73
Median no. transactions per id-quarter	1	1
Mean no. transactions per quarter	4839.47	12686
Median no. transactions per quarter	3429	8594
Total no. of transactions	65842	190290
Total no. of transactions per country	1646.05	1795.19
Number of unique transactors		
Mean no. transactors per quarter	779.73	4643.27
Median no. transactors per quarter	841	3786
Total no. of transactors	4667	30319

This table shows descriptive statistics aggregated from between 2008q1 and 2011q3 pertaining to how Ecuadorian taxpayers sent dividend payments and similar profit distributions abroad. Tax haven status refers whether a country was recognized in 2011 as a tax haven by the Ecuadorian government. The number in parentheses accompanying the labels “Havens” and “Non-havens” refer to the number of such countries receiving at least one transaction in the sample time frame.

Figure A.3: Dividend reform (log USD), transaction-level



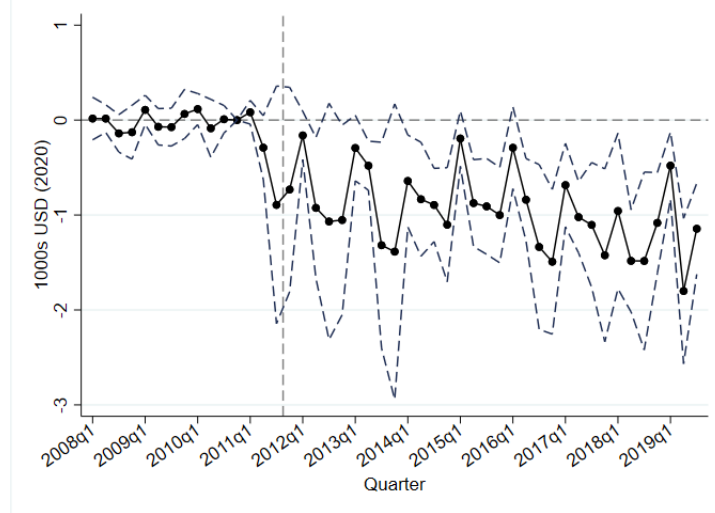
This figure displays the simple annual difference-in-difference coefficients $\{\beta_k\}$ estimated from the reduced form

$$\log y_{ijt} = \beta_0 + \gamma \mathbb{1}\{Haven_j\} + \sum_{k=2008}^{2019} \delta_k \mathbb{1}\{Year_t = k\} + \sum_{k=2008}^{2019} \beta_k \mathbb{1}\{Year_t = k\} Haven_j + \varepsilon_{ijt},$$

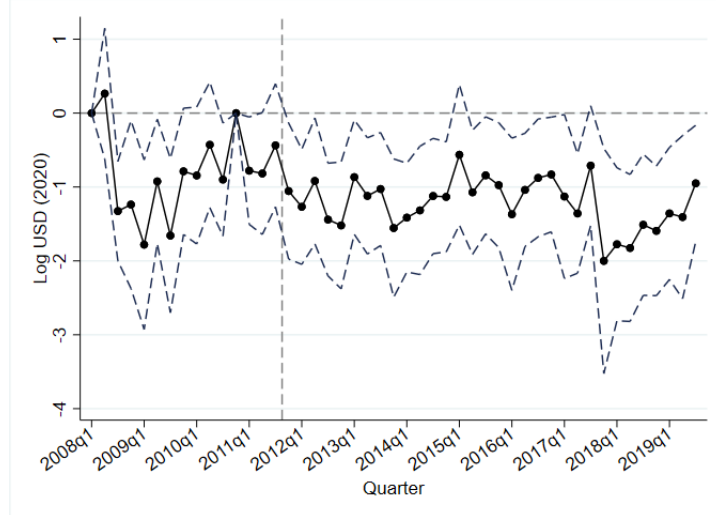
with 2011 as the base period. Error bars represent 95% confidence intervals based on firm-clustered standard errors.

Figure A.4: Dividend reform: tax havens versus non-havens (Volume)
Two-way fixed effects

(a) Levels USD



(b) Log USD



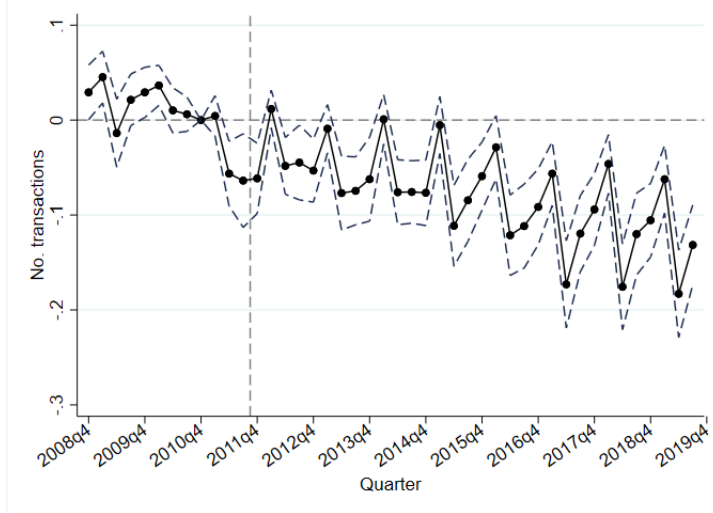
These figures display the difference-in-differences coefficients $\{\hat{\beta}_k\}_{k=2008q1}^{2019q4}$ from the reduced form with two-way fixed effects

$$y_{ijt} = \alpha_i + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot \mathbb{1}\{Haven_j\} + \varepsilon_{ijt},$$

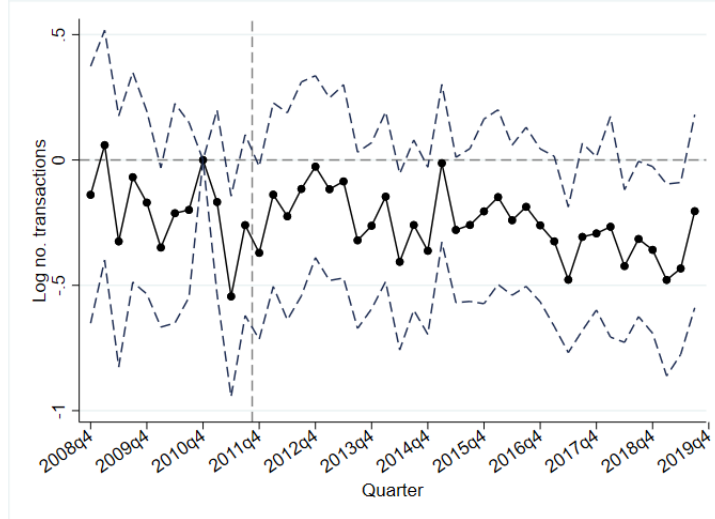
where y_{ijt} represents firm i 's profit distributions to country j aggregated within quarter t . This specification uses 2010 quarter 4 as the base period. Dividend transactions are winsorized above the 99th percentile in transaction amount prior to aggregation. Panel (a) uses levels USD as the dependent variable; Panel (b) uses log USD. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors.

Figure A.5: Dividend reform: tax havens versus non-havens (no. transactions)
Two-way fixed effects

(a) Number of transactions



(b) Log number of transactions



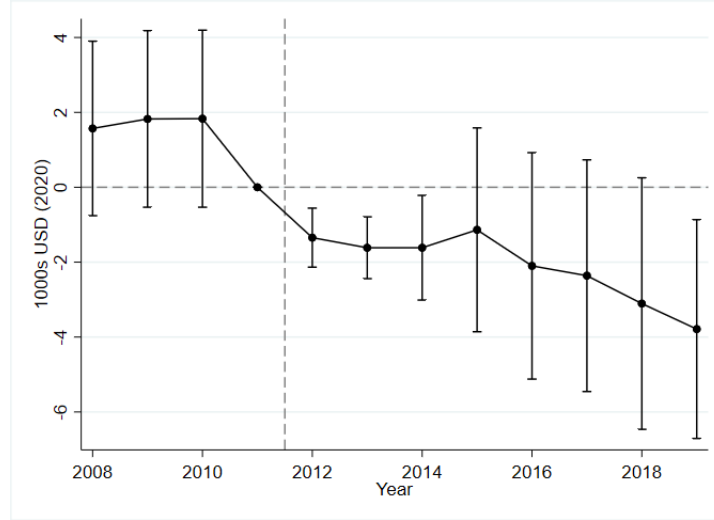
These figures display the difference-in-differences coefficients $\{\hat{\beta}_k\}_{k=2008q1}^{2019q4}$ from the reduced form with two-way fixed effects

$$y_{ijt} = \alpha_i + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot \mathbb{1}\{Haven_j\} + \varepsilon_{ijt},$$

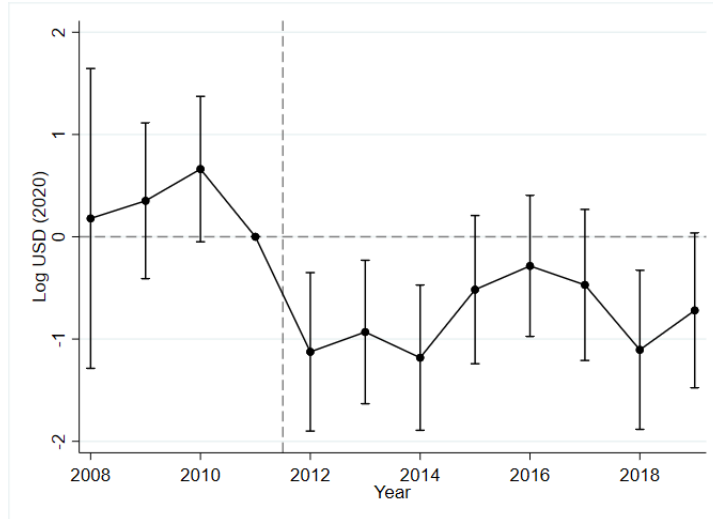
where y_{ijt} represents firm i 's number of profit distribution transactions to entities domiciled in country j aggregated within quarter t . This specification uses 2010 quarter 4 as the base period. Panel (a) uses the number of transactions as the dependent variable; Panel (b) uses the log number of transactions. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors.

Figure A.6: Dividend reform: tax havens versus non-havens (Volume)

(a) Levels USD



(b) Log USD



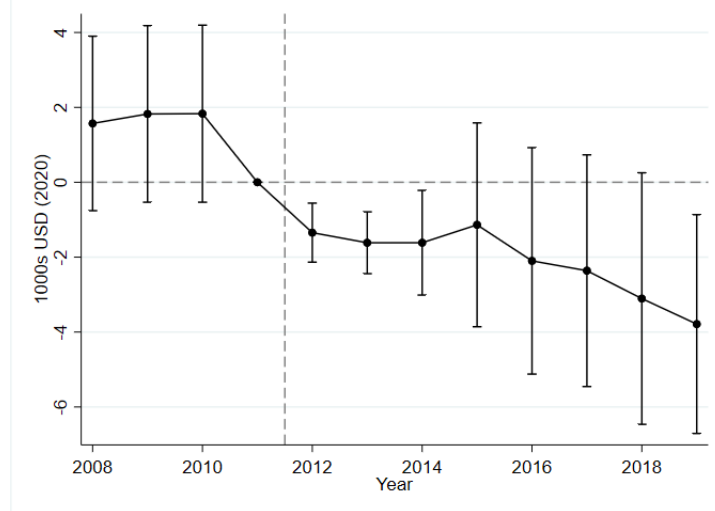
These figures display the difference-in-differences coefficients $\{\hat{\beta}_k\}_{k=2008}^{2019}$ from the reduced form

$$y_{ijt} = \beta_0 + \gamma \mathbb{1}\{Haven_j\} + \sum_{k=2008}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2008}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot \mathbb{1}\{Haven_j\} + \varepsilon_{ijt},$$

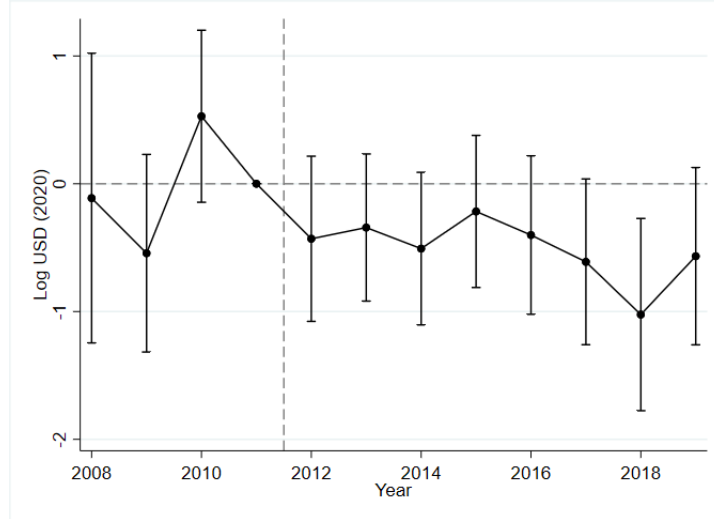
where y_{ijt} represents firm i 's profit distributions to country j aggregated within year t . This specification uses 2011 as the base period. Dividend transactions are winsorized above the 99th percentile in transaction amount prior to aggregation. Panel (a) uses levels USD; Panel (b) uses log USD as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors.

Figure A.7: Dividend reform: tax havens versus non-havens (Volume)
Two-way fixed effects

(a) Levels USD



(b) Log USD



These figures display the difference-in-differences coefficients $\{\hat{\beta}_k\}_{k=2008}^{2019}$ from the reduced form

$$y_{ijt} = \alpha_i + \sum_{k=2008}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2008}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot \mathbb{1}\{Haven_j\} + \varepsilon_{ijt},$$

where y_{ijt} represents firm i 's profit distributions to country j aggregated within year t . This specification uses 2011 as the base period. Dividend transactions are winsorized above the 99th percentile in transaction amount prior to aggregation. Panel (a) uses levels USD; Panel (b) uses log USD as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors.

A.2.1 Triple differences design

As an additional “intensive” margin of dividend transaction behavior, I study how individual tax haven dividend transactions respond to the reform. I implement a simple triple-differences design that introduces non-dividend transactions as a third difference group.⁴⁰ Including non-dividend and non-financial transactions as a baseline group—two groups that both saw outflows tax rate increases from 2% to 5% regardless of tax haven status of destination—allows the design to further compare with the evolution in non-dividend transactions between tax havens versus non-havens.

I use all other non-dividend transactions as the third baseline group in this design, estimating the triple differences specification

$$\begin{aligned} \log y_{iejt} = & \alpha_0 + \beta Div_e + \gamma Haven_j + \sum_{k=2008}^{2019} \delta_k \mathbb{1}\{Year_t = k\} \\ & + \xi Div_e Haven_j + \sum_{k=2008}^{2019} \pi_k \mathbb{1}\{Year_t = k\} Div_e + \sum_{k=2008}^{2019} \theta_{k,e} \mathbb{1}\{Year_t = k\} Haven_{jt} + \\ & \sum_{k=2008}^{2019} \hat{\beta}_{ddd,k} \mathbb{1}\{Year_t = k\} Div_e Haven_{jt} + \varepsilon_{iejt}, \end{aligned}$$

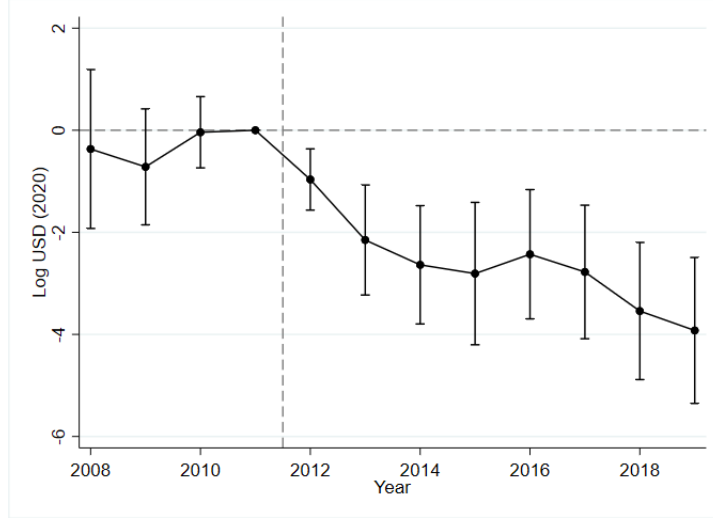
for a transaction of purpose e between taxpayer i to country j at time t . Under the more flexible parallel trends assumption of identical bias between both corresponding component difference-in-differences estimators (here, the difference-difference coefficients for 1) the evolution in dividend transactions between haven and non-haven countries versus 2) the evolution in non-dividend transactions between haven and non-haven countries), coefficients $\{\hat{\beta}_{ddd,k}\}$ estimate the effect of the reform on tax haven dividend transaction volume (Olden and Møen (2022)). Because the outflows tax on all non-dividend transactions increases from 2% to 5% regardless of destination, the inclusion of the non-dividend transactions nets out bias introduced by secular, differential trends in the use of tax havens versus non-havens regardless of transaction purpose.

Figure A.8 displays the coefficients $\{\hat{\beta}_{ddd,k}\}$ from this specification, showing that individual transaction amount dropped significantly, by around 80% relative to dividend transactions to non-havens (around two log points). Including individual- and firm-level fixed effects in Panel (b) shows a

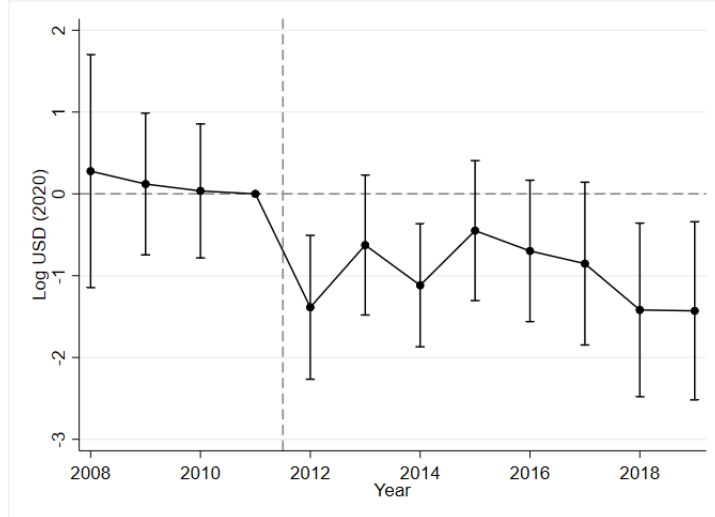
⁴⁰This kind of design is implemented frequently in transfer pricing studies that compare the prices of corporate transactions along intragroup status, country, and tax-rate differential (e.g. Liu, Schmidt-Eisenlohr, and Guo (2020))

Figure A.8: Dividend reform: Volume per transaction
 Triple differences specification (Tax haven \times Dividend \times Year)

(a) Unsaturated model



(b) Two-way fixed effects



These figures show the triple difference coefficients from the model comparing the change in log transaction amount for 1) tax havens versus non-havens, 2) dividend/profit distribution transactions versus other transactions, and 3) before and after the reform that raised the transaction price to 5% for dividends to tax havens, 0% for dividends to non-havens, and 5% for all other transactions regardless of destination. The sample consists of the universe of corporate transactions exiting the Ecuadorian economy between 2008 and 2019. The dashed gray vertical lines correspond with the outflows tax rate policy change. Panel (a) displays the coefficients estimated from the model without any fixed effects; Panel (b) displays the coefficients estimated from the model with two-way fixed effects on the firm- and year-level. Error bars represent 95% confidence intervals based on firm-clustered standard errors.

slightly smaller decline of around two-thirds.⁴¹

⁴¹Figure A.9 replicates the central difference-in-differences specification using a triple differences design, finding

Table A.3: Triple difference results

Panel (a): Firm-quarter aggregated responses

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Amt.	Amt.	Log amt.	Log amt.	Transactions	Transactions	Log trans.	Log trans.
Taxhaven × Div. × Post	-0.096 (0.12)	-0.096 (0.12)	-1.02** (0.21)	-0.71** (0.22)	0.13** (0.0037)	0.13** (0.0037)	-0.057 (0.091)	-0.0028 (0.094)
Taxhaven × Post	0.037 (0.12)	0.037 (0.12)	0.11** (0.038)	0.12** (0.034)	-0.13** (0.0037)	-0.13** (0.0037)	-0.11** (0.014)	-0.088** (0.015)
Taxhaven × Div.	3.24** (0.15)	3.24** (0.15)	1.25** (0.18)	1.04** (0.19)	0.085** (0.0031)	0.085** (0.0031)	0.42** (0.096)	0.39** (0.089)
Div. × Post.	-0.18+ (0.093)	-0.18+ (0.093)	1.09** (0.079)	0.86** (0.080)	-0.14** (0.0033)	-0.14** (0.0033)	-0.036 (0.029)	0.027 (0.031)
Taxhaven	-3.26** (0.15)	-3.26** (0.15)	-0.82** (0.039)	-0.85** (0.034)	-0.085** (0.0031)	-0.085** (0.0031)	-0.35** (0.014)	-0.47** (0.014)
Dividend	-4.13** (0.16)	-4.13** (0.16)	if 1.40** (0.076)	0.42** (0.081)	-0.11** (0.0027)	-0.11** (0.0027)	-0.74** (0.030)	-0.93** (0.031)
Post	0.24* (0.094)		-0.78** (0.015)		0.14** (0.0033)		0.15** (0.0054)	
Constant	4.16** (0.16)	4.33** (0.089)	9.88** (0.020)	9.34** (0.0019)	0.11** (0.0027)	0.21** (0.0021)	1.33** (0.0063)	1.48** (0.00085)
Observations	100076736	100076736	603007	589662	100076736	100076736	603007	589662
Adjusted R^2	0.000	0.008	0.025	0.381	0.000	0.005	0.014	0.137
TWFE		X		X		X		X

Firm-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

This table shows the coefficients estimated from the triple difference model that compares the change in transaction outflows activity by 1) tax havens versus non-havens, 2) dividend/profit distribution transactions versus other transactions, and 3) before and after the reform that raised the ad valorem transaction tax to 5% for dividends to tax havens, 0% for dividends to non-havens, and 5% for all other transactions regardless of destination. The sample consists of the universe of corporate transactions exiting the Ecuadorian economy between 2008 and 2019 aggregated up to and rectangularized at the firm-country-purpose-year level. Columns (1) and (2) use 1000s USD (2020) as the dependent variable. The coefficients correspond with levels of firm-quarter-tax haven status-purpose activity.

similar results that confirm the large drop in dividends and profit distributions paid to shareholder based in tax havens.

Panel (b): Transaction-level responses

	(1)	(2)	(3)	(4)
	Amt.	Amt.	Log amt.	Log amt.
Taxhaven × Div. × Post	-61444.7** (19711.6)	-42169.6** (14944.6)	-2.74** (0.34)	-1.15** (0.31)
Taxhaven × Post	18288.8** (2929.1)	5353.4** (1551.5)	1.85** (0.24)	0.71** (0.056)
Taxhaven × Div.	-11480.3 (19503.0)	-23897.2 (16926.0)	0.99* (0.43)	0.17 (0.32)
Div. × Post.	43346.5** (11532.4)	37247.9** (8637.0)	2.13** (0.13)	1.13** (0.13)
Taxhaven	-4944.6 (3522.1)	4375.9* (1907.2)	-0.57 (0.36)	-0.042 (0.067)
Dividend	88808.2** (15366.5)	80586.2** (11347.5)	2.39** (0.17)	1.75** (0.15)
Post	-19544.2** (835.9)		-2.00** (0.055)	
Constant	37088.7** (1107.1)	21257.9** (66.1)	7.98** (0.062)	6.37** (0.0027)
Observations	8723833	8715009	8723573	8714749
Adjusted R^2	0.022	0.258	0.059	0.528
TWFE		X		X

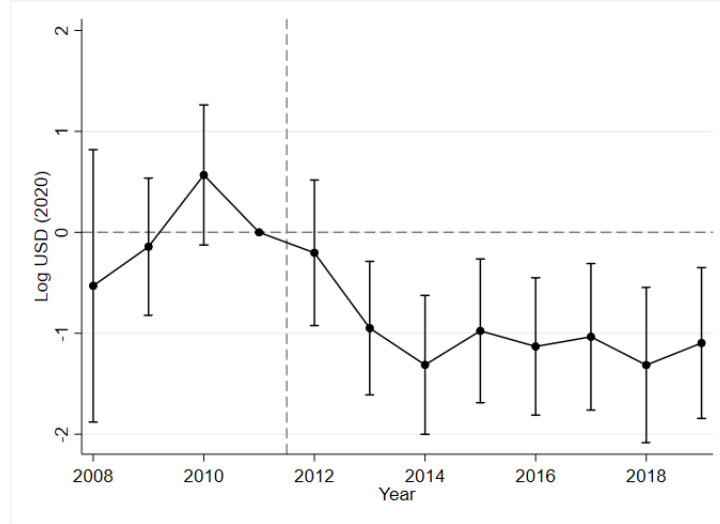
Firm-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

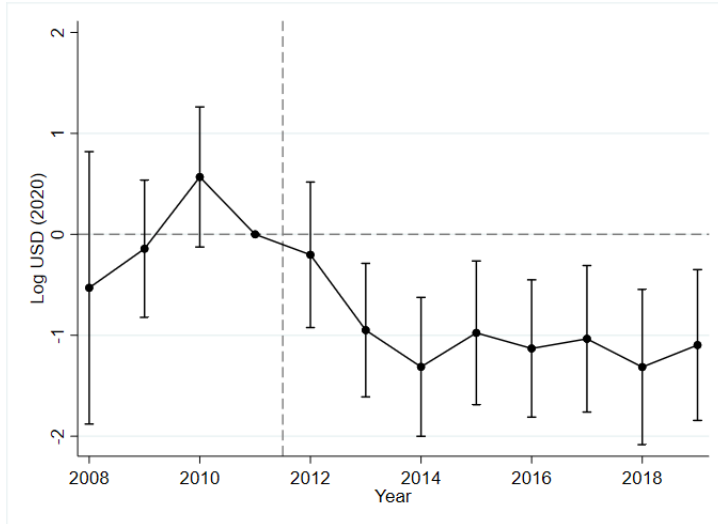
This table shows the coefficients estimated from the triple difference model that compares the change in volume per transaction along the margins: 1) tax havens versus non-havens, 2) dividend/profit distribution transactions versus other transactions, and 3) before and after the reform that raised the ad valorem transaction tax to 5% for dividends to tax havens, 0% for dividends to non-havens, and 5% for all other transactions regardless of destination. The sample consists of the universe of corporate transactions exiting the Ecuadorian economy between 2008 and 2019. The coefficients correspond with levels of firm-quarter-tax haven status-purpose activity.

Figure A.9: Triple difference design: log transaction volume (USD 2020)

(a) Unsaturated model



(b) Two-way fixed effects

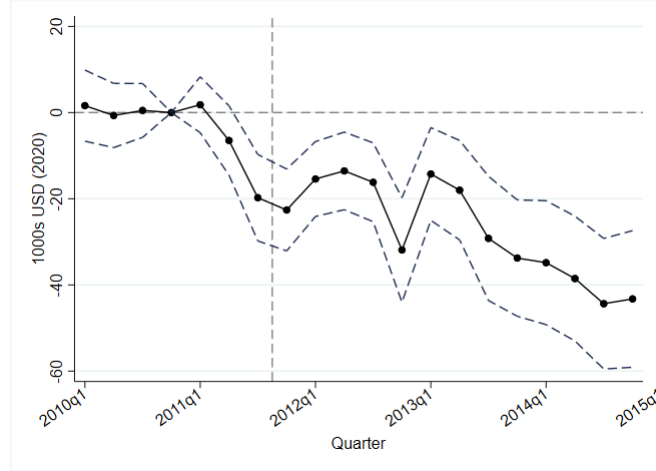


These figures show the triple difference coefficients from the model comparing the change in log transaction volume for 1) tax havens versus non-havens, 2) dividend/profit distribution transactions versus other transactions, and 3) before and after the reform that raised the transaction price to 5% for dividends to tax havens, 0% for dividends to non-havens, and 5% for all other transactions regardless of destination. The sample consists of the universe of corporate transactions exiting the Ecuadorian economy between 2008 and 2019 aggregated up to the firm-country-purpose-year level. The dashed gray vertical lines correspond with the outflows tax rate policy change. Panel (a) displays the coefficients estimated from the model without any fixed effects; Panel (b) displays the coefficients estimated from the model with two-way fixed effects on the firm- and year-level. Error bars represent 95% confidence intervals based on firm-clustered standard errors.

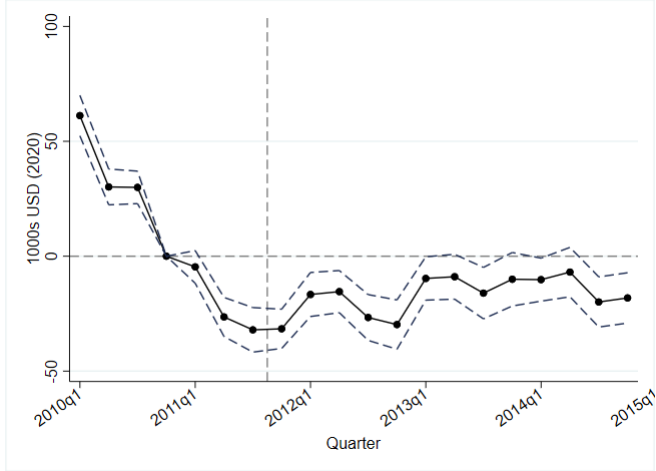
A.2.2 Exempt imports counterfactual

Figure A.10: Dividend reform (tax havens):
Exempt imports counterfactual

(a) USD (2020) (tax havens)



(b) Log number of transactions



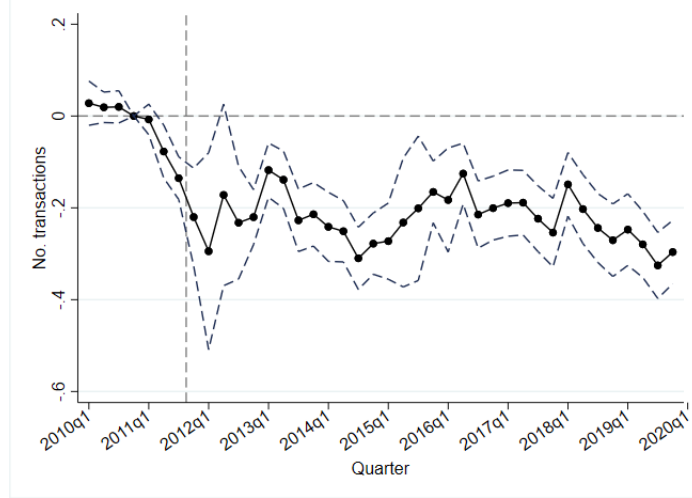
These figures show the difference-in-differences coefficients from the model:

$$y_{iet} = \beta_0 + \gamma Div_{ie} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Div_{ie} + \varepsilon_{iet},$$

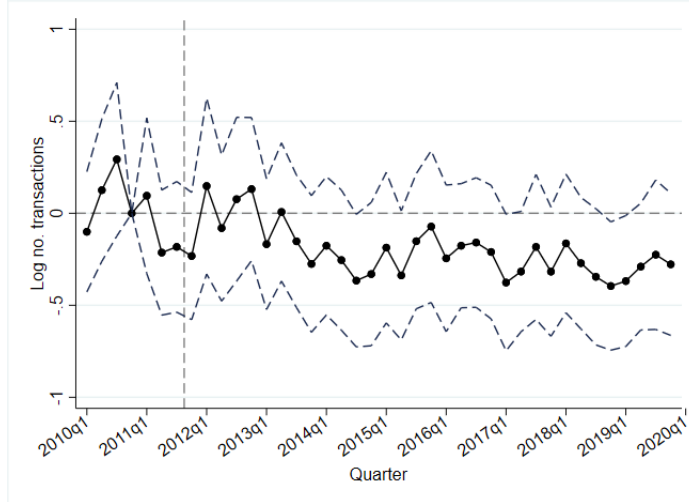
that compares the change in the number of dividend payments to the change in the number of corporate import payments for primary and secondary goods. Panel (a) isolates activity within tax havens, which saw an increase in the dividends outflows tax from 2% to 5% (while import payments remained exempt); Panel (b) isolates activity within non-havens, which saw an exemption of dividend payments from the outflows tax. This model is estimated on the universe of corporate import and dividend transactions to tax havens aggregated to the firm-quarter level. Coefficients are estimated relative to 2010 quarter 4. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed vertical line represents the date of the policy change.

Figure A.11: Dividend reform (tax havens):
Exempt imports counterfactual

(a) Number of transactions



(b) Log number of transactions



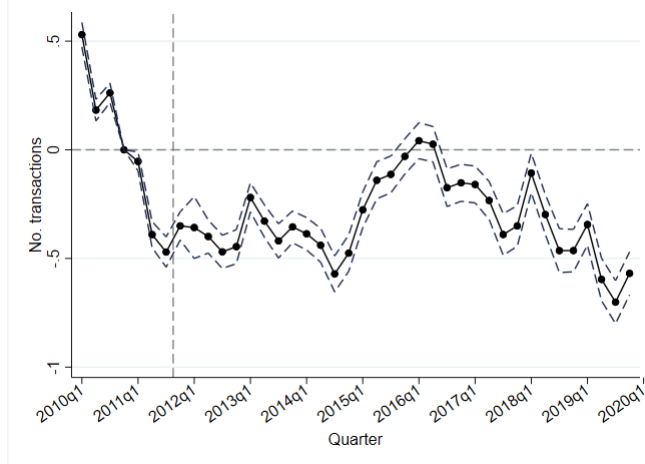
These figures show the difference-in-differences coefficients from the model:

$$y_{iet} = \beta_0 + \gamma Div_{ie} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Div_{ie} + \varepsilon_{iet},$$

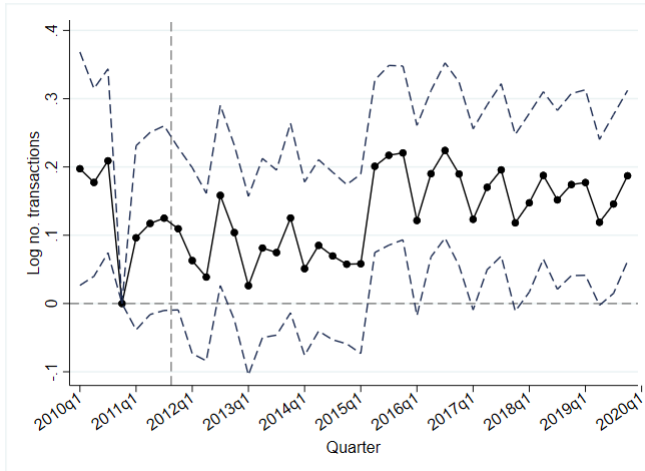
that compares the change in the number of tax haven dividend payments to the change in the number of corporate import payments for primary and secondary goods in response to an increase in the dividends outflows tax from 2% to 5% (while import payments remained exempt). This model is estimated on the universe of corporate import and dividend transactions to tax havens aggregated to the firm-quarter level. Coefficients are estimated relative to 2010 quarter 4. Panel (a) uses number of transactions as the dependent variable; Panel (b) uses the log number of transactions as the dependent variable. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed vertical line represents the date of the policy change.

Figure A.12: Dividend reform (non-havens):
Exempt imports counterfactual

(a) Number of transactions



(b) Log number of transactions



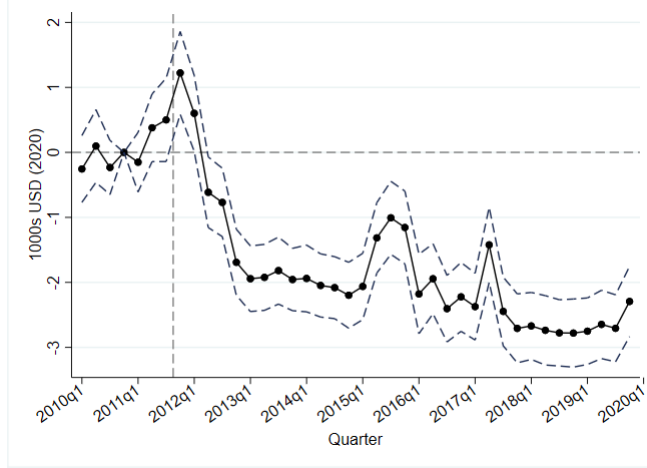
These figures show the difference-in-differences coefficients from the model:

$$y_{iet} = \beta_0 + \gamma Div_{ie} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Div_{ie} + \varepsilon_{iet},$$

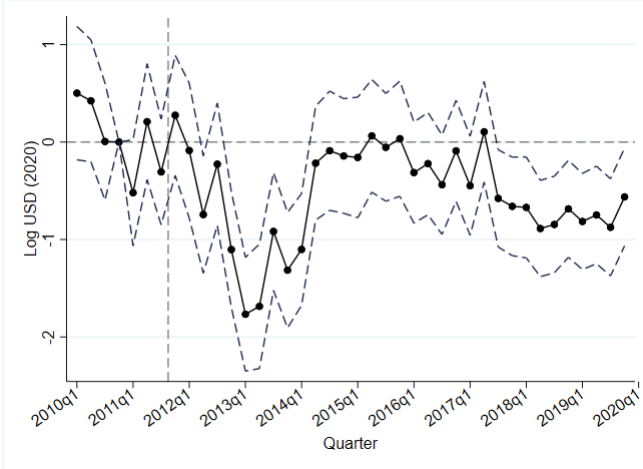
that compares the change in non-haven dividend payments to the change in corporate import payments for primary and secondary goods in response to a decrease in the dividends outflows tax to non-havens from 2% to 0% (while import payments remained exempt). This model is estimated on the universe of corporate import and dividend transactions to non-havens aggregated to the firm-quarter level. Coefficients are estimated relative to 2010 quarter 4. Panel (a) uses levels USD (2020) as the dependent variable; Panel (b) uses log number of transactions as the dependent variable. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed vertical line represents the date of the policy change.

Figure A.13: Personal bank account deposits reform (tax havens):
Exempt imports counterfactual

(a) Levels USD (2020)



(b) Log USD (2020)



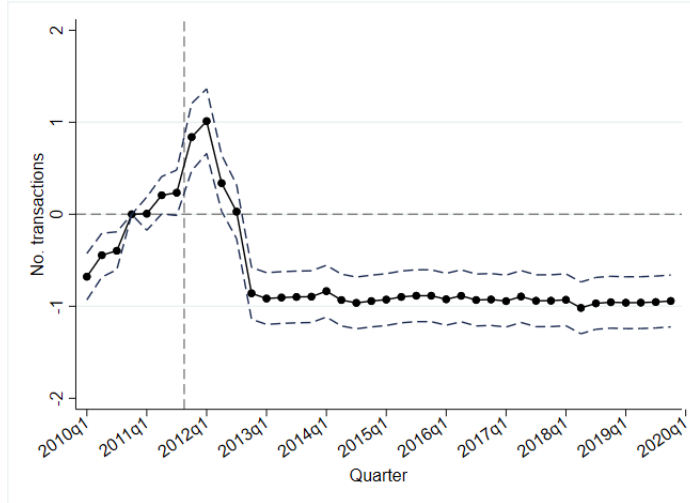
These figures show the difference-in-differences coefficients from the model:

$$y_{iet} = \beta_0 + \gamma Deposit_{ie} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Deposit_{ie} + \varepsilon_{iet},$$

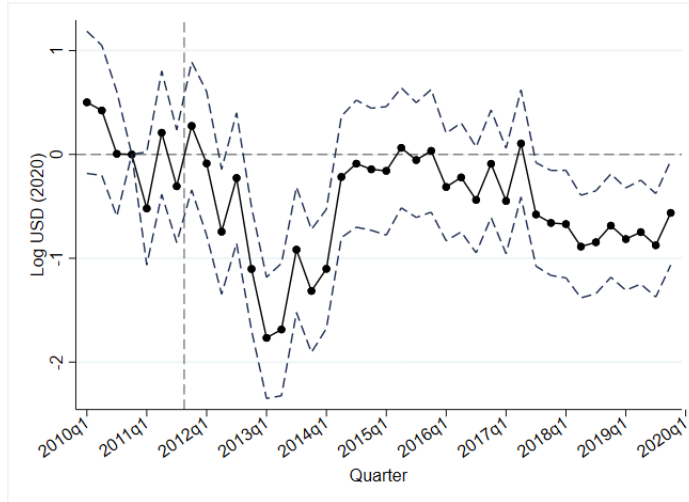
that compares the change in the volume of tax haven bank account deposits to the change in the volume of anticipated import payments for primary and secondary goods in response to an increase in the bank account deposit outflows tax from 2% to 5% (while import payments remained exempt). This model is estimated on the universe of personal (i.e. individual) foreign-sourced consumption transactions and bank account deposits on tax havens aggregated to the ID-quarter level. Coefficients are estimated relative to 2010 quarter 4. Panel (a) uses USD (2020) as the dependent variable; Panel (b) uses log USD (2020) as the dependent variable. Dashed navy lines represent 95% confidence intervals based on ID-clustered standard errors. The dashed vertical line represents the date of the policy change.

Figure A.14: Personal bank account deposits reform (non-havens):
Exempt imports counterfactual

(a) Number of transactions



(b) Log number of transactions



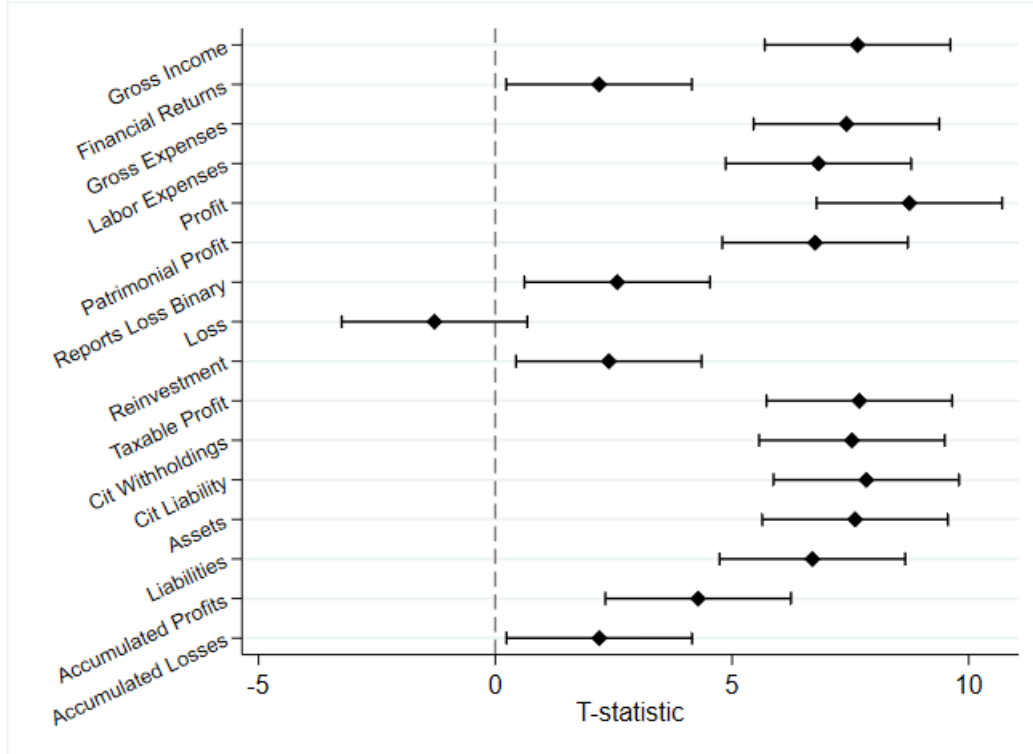
These figures show the difference-in-differences coefficients from the model:

$$y_{iet} = \beta_0 + \gamma Deposit_{ie} + \sum_{k=2008q1}^{2019q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2008q1}^{2019q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Deposit_{ie} + \varepsilon_{iet},$$

that compares the change in the volume of tax haven bank account deposits to the change in the volume of anticipated import payments for primary and secondary goods in response to an increase in the bank account deposit outflows tax from 2% to 5% (while import payments remained exempt). This model is estimated on the universe of personal (i.e. individual) foreign-sourced consumption transactions and bank account deposits on tax havens aggregated to the ID-quarter level. Coefficients are estimated relative to 2010 quarter 4. Panel (a) the number of transactions as the dependent variable; Panel (b) uses log number of transactions as the dependent variable. Dashed navy lines represent 95% confidence intervals based on ID-clustered standard errors. The dashed vertical line represents the date of the policy change.

A.3 Firm-level responses to the dividend reform

Figure A.15: Pre-reform covariate balance:
Exposure measure: Sending dividends to havens in all pre-reform years



This figure displays the balance on pre-reform period covariates based on the share of years from 2008 to 2010 in which firm i directed profit distribution payments to shareholders domiciled in tax havens. Each covariate represents an average across years 2007 to 2010. Error bars represent 95% confidence intervals based on heteroskedasticity-robust standard errors.

Table A.3: Pre-reform covariate balance:
Exposure measure: Sending dividends to havens in all pre-reform years

	Connected	Non-connected	Difference
Gross income	2.120e+07 (2.19e+07)	544552 (3394188)	2.060e+07 (2263008)
Financial returns	121793 (445577.5)	3716 (75556.73)	118077 (45956.01)
Gross expenses	1.830e+07 (1.93e+07)	506813 (3048812)	1.780e+07 (1987716)
Labor expenses	1.929e+06 (2227792)	44402 (292008.6)	1.885e+06 (229769)
Profit	1.727e+06 (1706474)	12806 (650731.4)	1.714e+06 (176009.6)
Patrimonial profit	7.211e+06 (8576223)	205789 (2416814)	7.005e+06 (884550.8)
Reports loss (binary)	0.425 (.196)	0.351 (.336)	0.0750 (.02)
Loss	11854 (65974.41)	12713 (101798.5)	-859.1 (6810.39)
Reinvestment	684659 (2557354)	3419 (139818.1)	681240 (263757.9)
Taxable profit	1.868e+06 (2080306)	26679 (234910.5)	1.841e+06 (214557.4)
CIT withholdings	190042 (217445)	3788 (27207.14)	186254 (22426.74)
CIT liability	439331 (482284.4)	6374 (55089.59)	432957 (49741.59)
Assets	1.780e+07 (1.89e+07)	530731 (3259738)	1.720e+07 (1947100)
Liabilities	1.110e+07 (1.32e+07)	317359 (2146070)	1.080e+07 (1357468)
Accumulated profits	891805 (1790578)	23133 (249392)	868673 (184676.1)
Accumulated losses	93 (753439.5)	259586 (252993)	162680 (77710.7)
No. units	106	259480	

This table displays the balance on pre-reform period covariates based on the share of years from 2008 to 2010 in which firm i directed profit distribution payments to shareholders domiciled in tax havens. Each covariate represents an average across years 2007 to 2010.

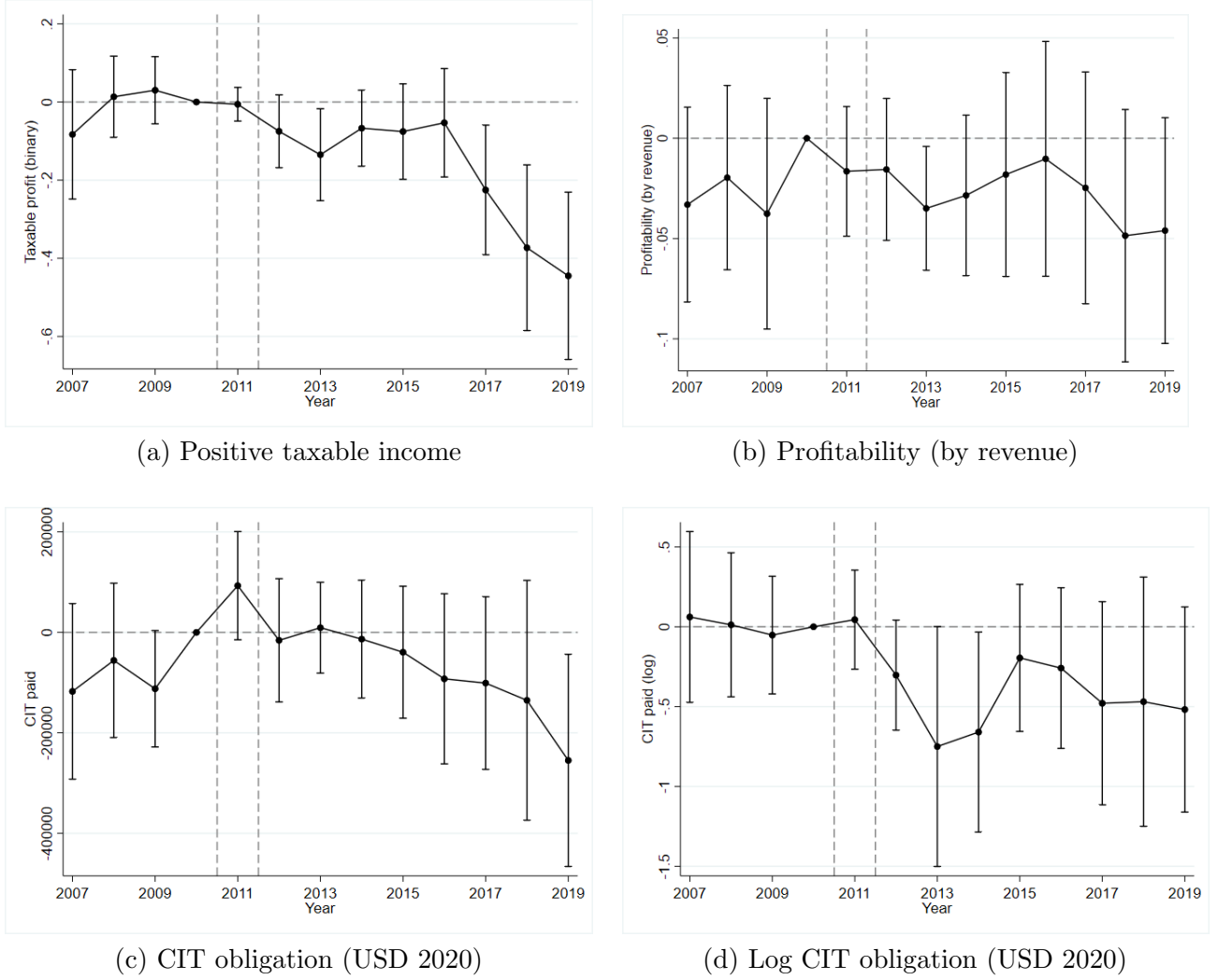
A.3.1 Firm avoidance responses

I estimate another series of analogous regressions to my main specification that focus on measures of corporate tax strategy and profit shifting. While Ecuador's personal income tax system is residence based, the Ecuadorian has a generally territorial corporate income tax system that taxes corporate profits at 25%. Therefore, in response to the anti-tax haven dividend reform of 2011, exposed firms engaging in multinational corporate income tax strategy saw changes to their incentives to use offshore tax havens to mitigate their global and domestic Ecuadorian corporate income tax liabilities.

However, I find relatively little indication of any change in behavior in terms of the typical measures of international tax strategy and profit shifting, such as domestic pre-tax profits, profitability, and corporate income taxes paid. [Figure A.16](#) shows minimal response in terms of pre-tax profits declared and corporate income tax liability, although both decline toward the end of the timeframe.

Exposed firms demonstrate a more decisive response in terms of whether they declare positive taxable income. In spite of the relatively minimal response documented in terms of overall corporate income taxes paid, [Figure A.16](#) Panel (a) shows how affected firms demonstrated a relative drop of around 10 percentage points in the years immediately following the reform in their probability of reporting positive taxable profits, resonating with findings from [Bilicka \(2019\)](#) that multinational corporations exhibit higher probabilities of reporting precisely zero taxable income in the UK. This response intensifies toward the end of the sample period, driving some of the decline in corporate income tax payments observed in Panel (c). However, this decrease in levels CIT payments appears muted in the short-run following the reform, contrasting with the proportion response documented in Panel (d), depicting a more immediate half-of-one log point decline (40%) in intensive-margin corporate income tax payments. Panel (b), however, depicts no response in terms of overall firm profitability in terms of the ratio of taxable profits-to-revenues.

Figure A.16: Firm response to the tax haven dividend reform:
Profit shifting measures



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \gamma \text{HavenDividends}_i + \sum_{k=2007}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2007}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{HavenDividends}_i + \varepsilon_{it},$$

that evaluates the change in firm-year-level reinvestment behavior between firms “exposed” and “unexposed” to the tax haven dividend reform of 2011. HavenDividends_i is defined as the share of years from 2008 to 2010 in which firm i directed profit distribution payments to shareholders domiciled in tax havens. Coefficients are estimated relative to 2010. Panel (a) uses a binary indicator for whether a firm declares positive taxable profits as the dependent variable; Panel (b) uses profitability defined as taxable profits divided by total revenues as the dependent variable; Panel (c) uses levels corporate income tax obligation as the dependent variable; Panel (d) uses a log corporate income tax obligation as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

A.4 Individual level responses

A.4.1 Descriptive results on individual tax haven users

In this section I develop descriptive results on the characteristics of individuals associated with tax haven usage. [Figure A.18](#) plots effective tax rates by selected taxable income percentile tranches.⁴² Panel (a) displays the striking result that the income tax appears generally progressive until the very top of the income distribution, after which I document a sharp decline in the income tax rate. I find that while individuals between taxable income percentiles 99.95 and 99.99 pay an average rate of about 20%, the top 1 percent of 1 percent of Ecuadorian personal income tax filers (about 60 individuals) pay a rate of about 15%. Panel (b) illustrates the joint distribution of taxable income and my preferred measure of individual-level exposure to the tax haven reform: the probability is near zero for low earners, and rises sharply within the top .5 percent to the point where my measure classifies twenty percent of the top 1 percent of 1 percent of earners as exposed and connected to tax havens.

[Figure A.19](#) plots the difference in funds sent directly to tax havens (regardless of purpose) by income percentile tranche relative to the center of the income distribution displayed. The charts illustrate a substantial increase in funds sent to tax havens as income increases. Panel (a) illustrates that the top one percent of earners sent around USD 7,000 per person to tax havens in 2010, but Panel (b) finds an even steeper incline in funds sent toward the very top of the income distribution: the top 5% of the top 1% sent around USD 50,000 per person on average to tax havens in 2010.

I also plot the probability of being named in one of the ICIJ leaks datasets by income rank. [Figure A.20](#) shows how the unconditional probability of individual affiliation with the ICIJ leaks data evolves within the income distribution. Compared to analogous plots in Alstadsæter, Johannessen, and Zucman ([2019](#)), Individuals in the top percentile of income are several-fold more likely to have been named directly in one of the ICIJ leaks datasets.

As an additional descriptive exercise, I exploit the unique structure of my data to learn about the correlative relationship between income and tax haven use. Because I observe individuals' use

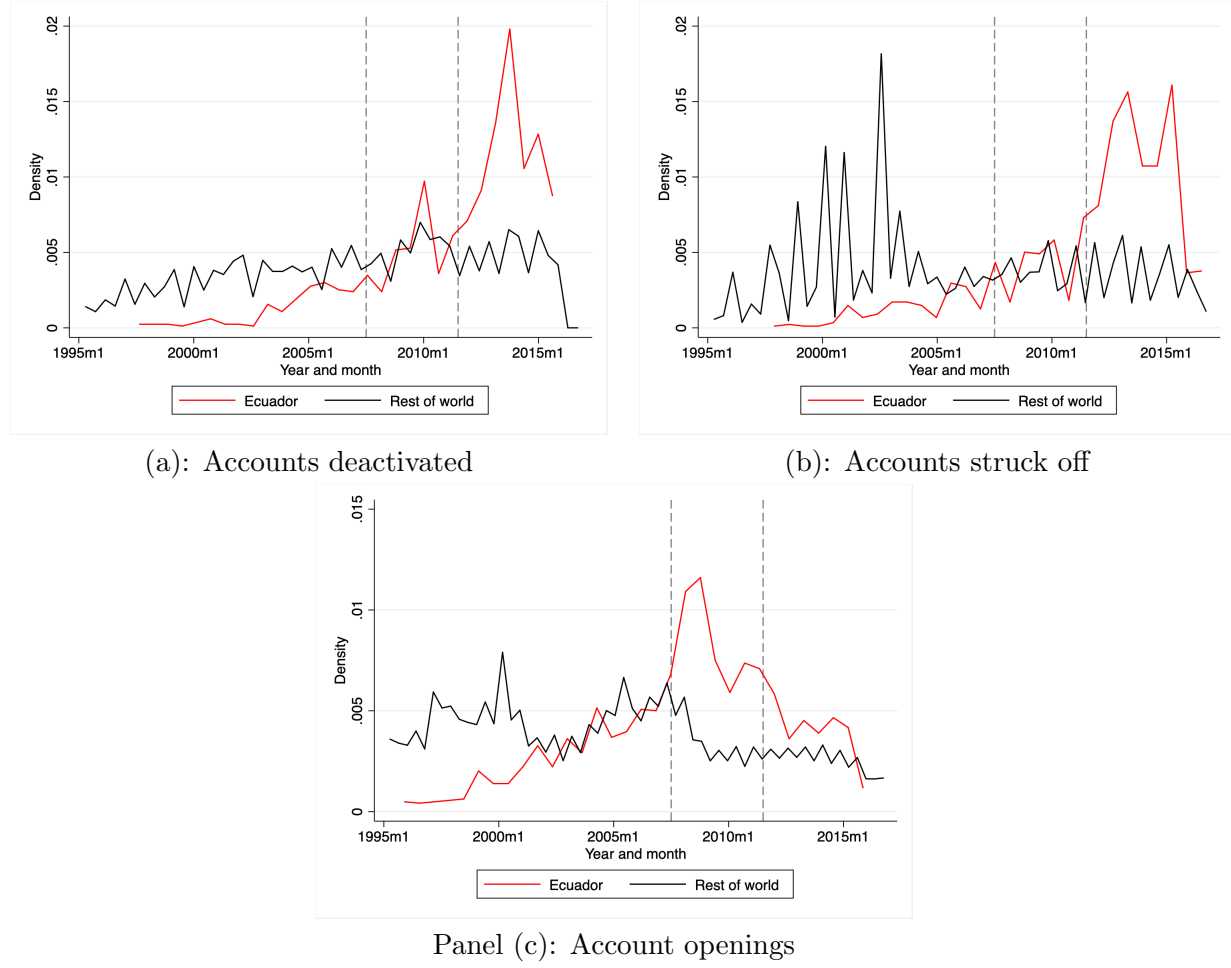
⁴²I calculate effective tax rate as the quotient of personal income taxes paid and taxable income. Taxable income refers to gross income following labor and business allowances (a feature of the Ecuadorian personal income tax environment) but before the application of any tax credits, personal allowances, and exemptions.

of tax havens every year in my sample time frame, I can estimate a uniquely structured regression that includes individual-level fixed effects so as to quantify the correlation between tax haven use and income. [Figure A.21](#) plots this relationship, estimating the equation

$$\mathbb{1}\{HavenAmount_{it} > 0\} = \alpha_i + \sum_{r=0}^{100} \gamma_r (it) + \varepsilon_{it},$$

for a binary variable indicating any tax haven usage in year t by person i , $\mathbb{1}\{HavenAmount_{it} > 0\}$. The coefficients $\{\gamma_r\}$ identify the correlative within-taxpayer effect of moving income rank on using a tax haven for any purpose. Importantly, the coefficients plotted are not causally identified due to the potential endogeneity between tax haven usage and income rank, but they very clearly illustrate an increase in the probability of using a tax haven as an individual's income rank increases (holding the individual-fixed).

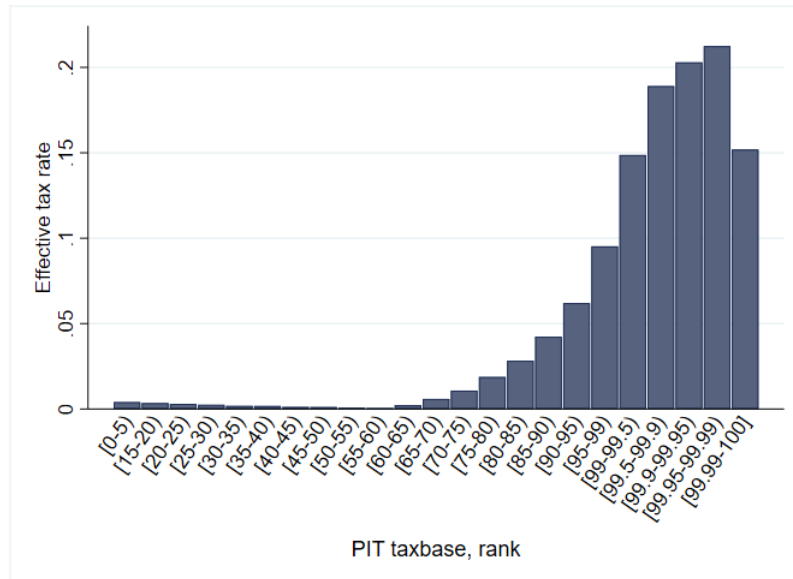
Figure A.17: Account openings and closures in the ICIJ leaks data



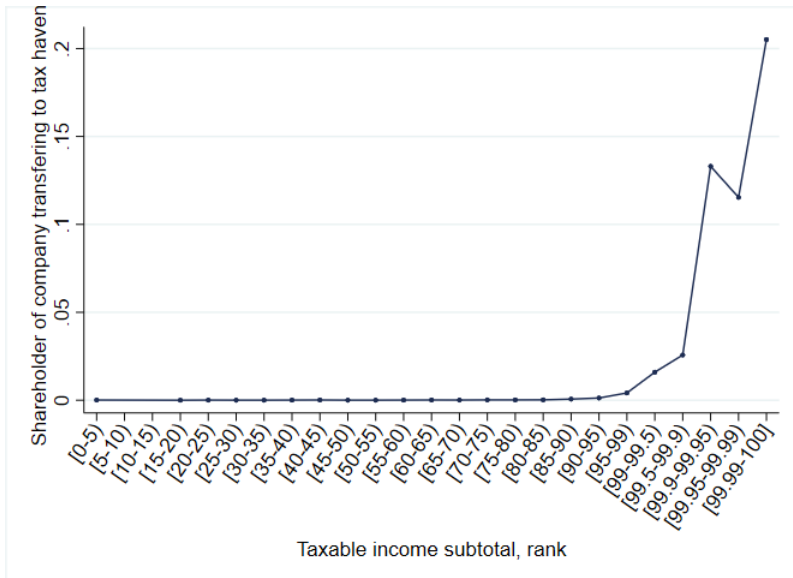
These figures plot the occurrence of openings and closings of accounts named in the Panama and Pandora Papers by beneficiary country. Panel (a) shows the deactivations of accounts by beneficiaries; Panel (b) shows the incidence of accounts becoming delinquent (and thereby unusable); Panel (c) shows account openings. The first dashed gray line indicates the passage of the currency outflows tax and the second dashed gray line indicates the increase of the outflows tax rate to 5%.

Figure A.18: Individuals ranked by taxable income

(a) Effective tax rate

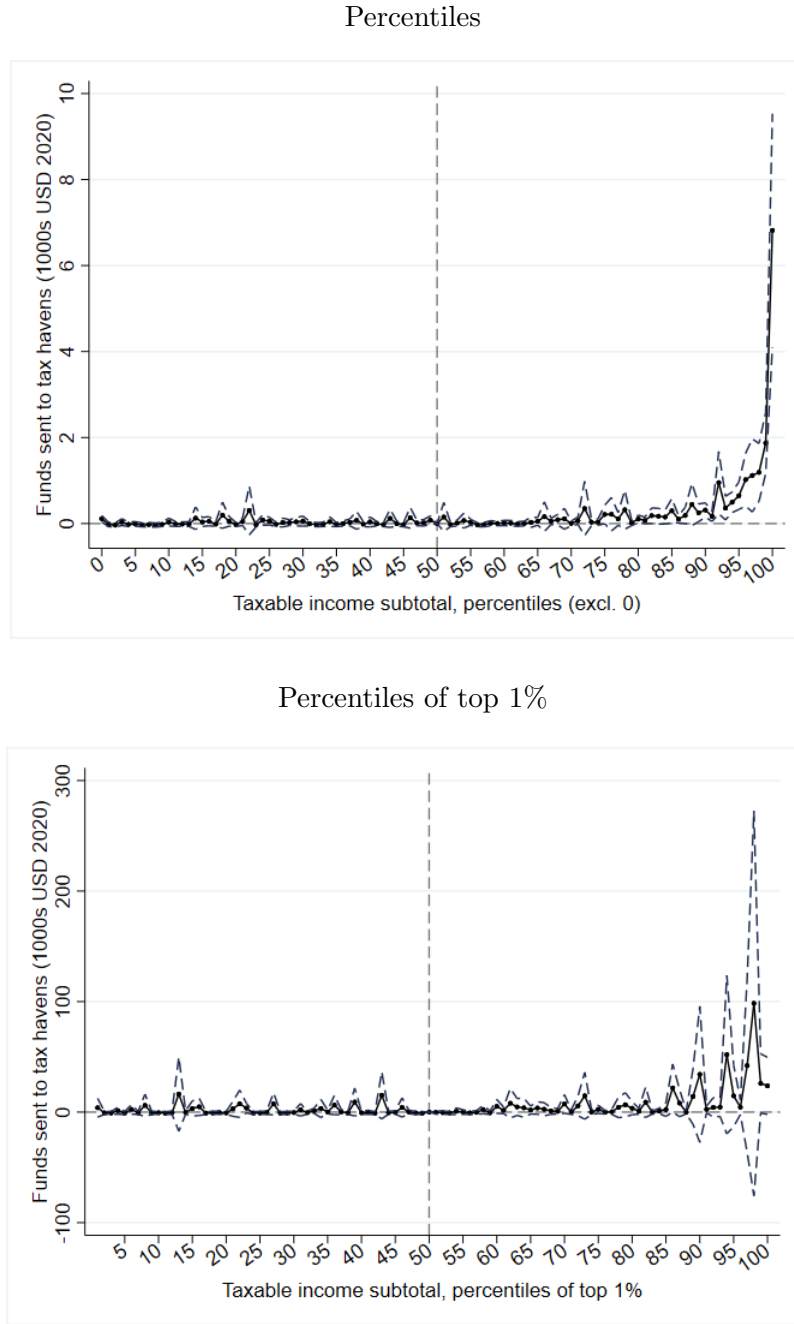


(b) Prob. of being a $\geq 10\%$ direct shareholder of a firm sending dividends to tax havens



These figures display the joint distributions of taxable income with select characteristics calculated on a cross section of personal income tax filers in 2010. The dependent variable in Panel (a) is effective tax rate, defined as taxes paid divided by taxable income. Taxable income refers to gross income less business and labor expense allowances, but before the application of personal allowances and tax credits. Panel (b) uses as dependent variable the probability of being tagged as a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period.

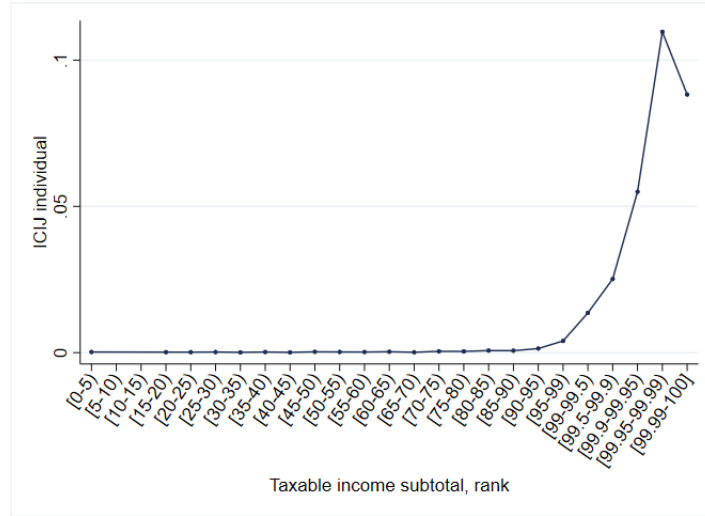
Figure A.19: Tax haven use by taxable income rank



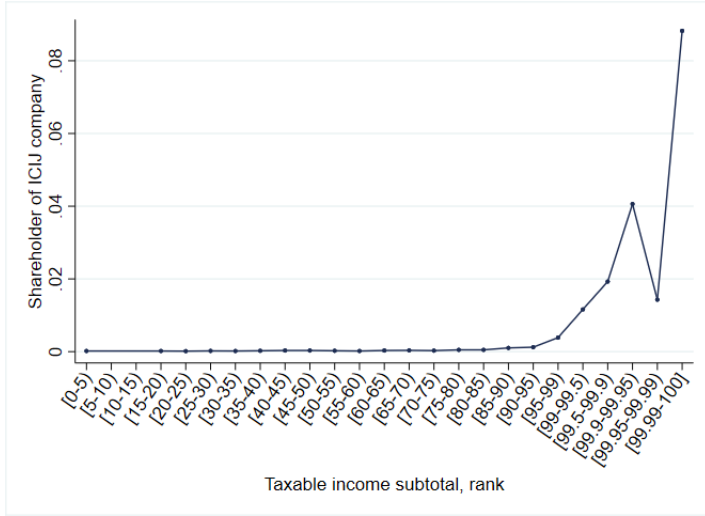
These figures display the joint distributions of individuals' taxable income with the total amount sent to tax havens in 2010. Total amounts sent to tax havens are calculated as averages within taxable income rank bins for a cross section of personal income tax filers in 2010. The x-axis in Panel (a) ranks individuals by taxable income percentile rank excluding individuals claiming zero taxable income; Panel (b) ranks individuals by taxable income percentile within the top 1% of taxable income (calculated on the sample including individuals declaring zero income). Coefficient estimates are calculated relative to the 50th percentile of x-axis, marked by a dashed horizontal line. In Panel (a), the 50th percentile point estimate is USD 50.1 (in USD 2020). In Panel (b), the 99.5th percentile point estimate is USD 988. Dashed navy lines represent 95% confidence intervals calculated using heteroskedasticity-robust standard errors.

Figure A.20: Affiliation with ICIJ leaks

(a) Probability of being named in ICIJ leaks



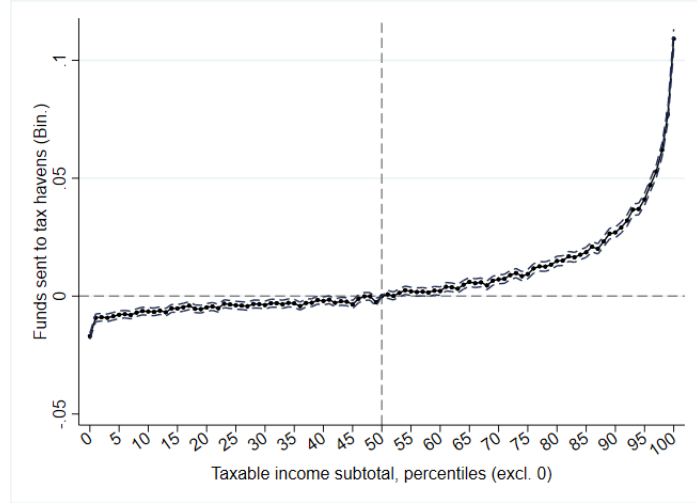
(b) Probability of being $\geq 10\%$ shareholder of an ICIJ company



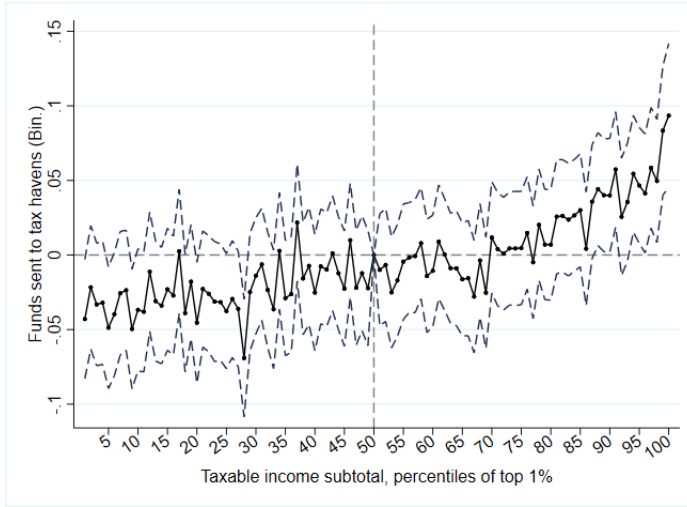
These figures display the within-income rank bin share of taxpayers with affiliation with the ICIJ leaks datasets. The dependent variable in Panel (a) is whether an individual was named in one of the ICIJ leaks datasets; the dependent variable in Panel (b) is whether an individual is identified as a 10% or greater direct shareholder of a company named in one of the ICIJ leaks datasets (as identified in the Ecuadorian company-shareholder ownership data).

Figure A.21: Within-ID joint distribution of tax haven use and taxable income

(a) Percentiles



(b) Percentiles of top 1%



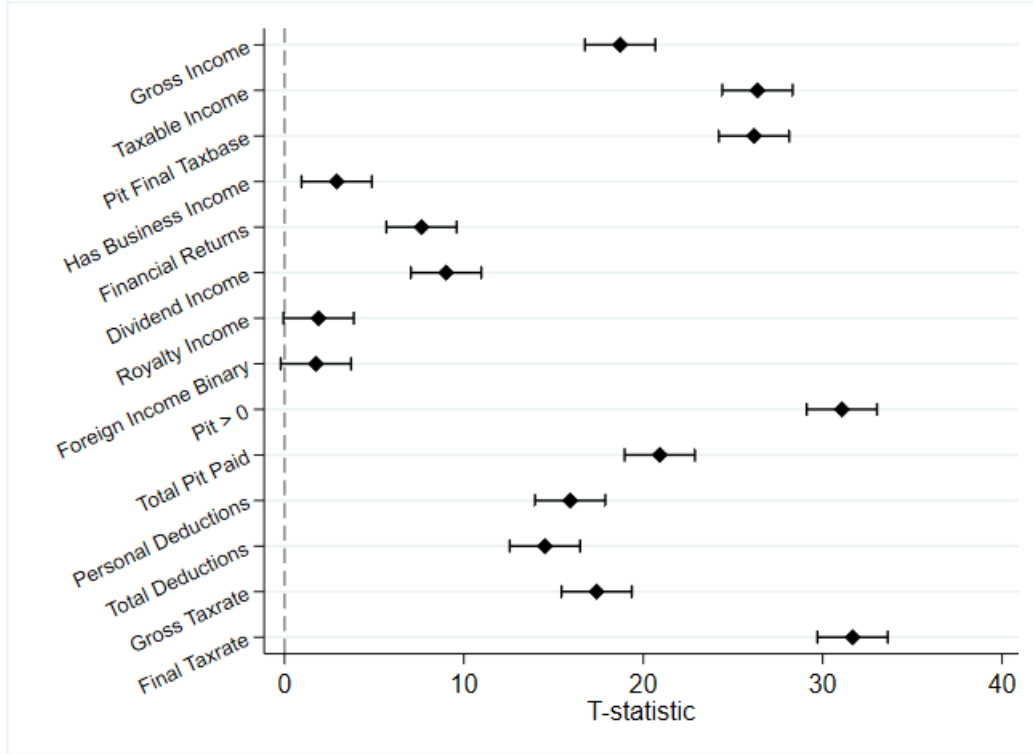
These figures display the coefficients estimated from the regression

$$\mathbb{1}\{HavenAmount_{it} > 0\} = \alpha_i + \sum_{r=0}^{100} \gamma_{r(it)} + \varepsilon_{it},$$

for rank r of individual i at time t . The dependent variable in both panels is an indicator for whether an individual sent any money directly to a tax haven for any purpose in a given year. The above figures estimate this regression on the population of personal income tax filers for between 2008 and 2019. Coefficient estimates are calculated relative to the 50th percentile of x-axis, marked by a dashed horizontal line. In Panel (a), the 50th percentile point estimate is 0.44% (in USD 2020). In Panel (b), the 99.5th percentile point estimate is 25.1%. Dashed navy lines represent 95% confidence intervals calculated using standard errors clustered on the ID-level.

A.4.2 Individual quasiexperimental responses: main specification

Figure A.22: Pre-reform covariate balance:
Exposure measure: $\geq 10\%$ direct shareholder of a firm sending dividends to tax havens



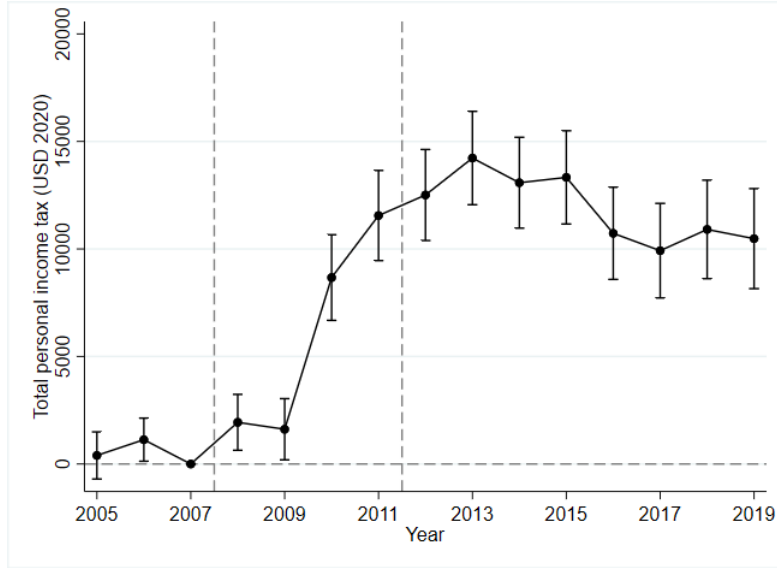
This figure displays the balance on pre-reform period covariates based on whether an individual is identified as a 10% or greater direct shareholder of a company sending dividends to tax havens prior to 2010. Each covariate represents an average across years 2006 to 2010. The graph displays the balance on the sample of 400 deemed “exposed” individuals and the universe of “unexposed” individual personal income taxpayers. Error bars represent 95% confidence intervals based on heteroskedasticity-robust standard errors.

Table A.4: Pre-reform covariate balance by exposure measures

	Sh. Firm in Haven	Sh. Firm Haven Sh.	ICIJ Sh.	ICIJ Ind.	ICIJ Match	Haven Transf.	Sh. Haven Transf.	Sh. Haven Div.	Transf.	None
Gross inc.	117580 (90559.96)	96625 (89735.63)	84315 (87839.17)	88335 (82346.73)	76646 (78910.36)	67978 (73127.25)	83658 (81216.63)	119933 (92976.2)	28132 (37023.95)	
Taxable inc.	88818 (49257.07)	69104 (50901.91)	56519 (47940.63)	63946 (49875.52)	52836 (48523.77)	49546 (42720.13)	62344 (46436.25)	83058 (48143.84)	16064 (18584.72)	
PIT taxbase	82707 (48077.25)	64961 (49245.03)	51857 (44903.36)	60108 (48199.54)	49154 (46541.57)	46840 (41332.08)	58252 (45095.42)	77747 (46028.25)	14164 (17073.34)	
Has bus. inc.	0.0400 (.17)	0.0800 (.24)	0.0600 (.21)	0.0600 (.21)	0.0500 (.2)	0.150 (.32)	0.0900 (.26)	0.0700 (.22)	0.0400 (.16)	
Fin. returns	483.2 (1190.9)	376.2 (1090.6)	239.9 (897.44)	275.7 (860.65)	195.6 (730.92)	253.1 (900.27)	351.8 (1061)	585.8 (1405.33)	19.24 (242.34)	
Div. inc.	718.6 (1921.61)	513.9 (1874.46)	352.5 (1462.71)	582.6 (2031.33)	421.6 (1716.16)	189.1 (977.7)	721.3 (1992.64)	1167 (2427.84)	12.30 (290.59)	
For. inc. (bin.)	0.0300 (.12)	0.0200 (.12)	0.0500 (.04)	0.0200 (.13)	0.0200 (.11)	0.0100 (.06)	0.0100 (.09)	0.0100 (.07)	0 (.03)	
PIT ≥ 0	0.890 (.25)	0.790 (.33)	0.730 (.37)	0.770 (.35)	0.680 (.4)	0.710 (.37)	0.790 (.33)	0.870 (.28)	0.400 (.43)	
Total PIT paid	13331 (11089.37)	9746 (10547.96)	21876 (8865.24)	8931 (10280.05)	6904 (9499.55)	5981 (8140.88)	8147 (9432.48)	11956 (10177.09)	720.5 (2468.18)	
Personal ded.	6440 (4668.42)	5166 (4651.38)	4794 (4390.55)	5148 (4688.06)	4601 (4641.54)	4476 (4733.03)	5423 (4629.09)	5888 (4518.86)	2089 (3594.25)	
Total ded.	8100 (7062.62)	7750 (7836.2)	6236 (6491.77)	6674 (7137.38)	5869 (6921)	6753 (7924.27)	7447 (7289.71)	7920 (6786.33)	2720 (5120.72)	
Gross taxrate	0.100 (.08)	0.0800 (.09)	0.0600 (.07)	0.0800 (.09)	0.0600 (.08)	0.0700 (.1)	0.0800 (.1)	0.100 (.1)	0.0100 (.04)	
Final taxrate	0.120 (.06)	0.100 (.07)	0.160 (.06)	0.0900 (.07)	0.0800 (.07)	0.0700 (.06)	0.0900 (.06)	0.110 (.06)	0.0200 (.04)	
No. units	113	409	524	627	996	5302	1827	418	1.969e+06	

This table displays the balance on pre-reform period covariates for all individual-level exposure variables. Each covariate represents an average across years 2006 to 2010.

Figure A.23: Individual difference-in-differences design:
Empirical personal income tax payments



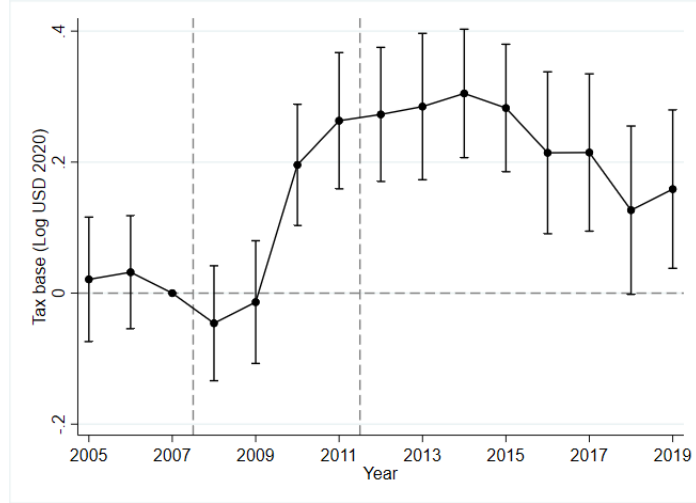
This figure shows the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

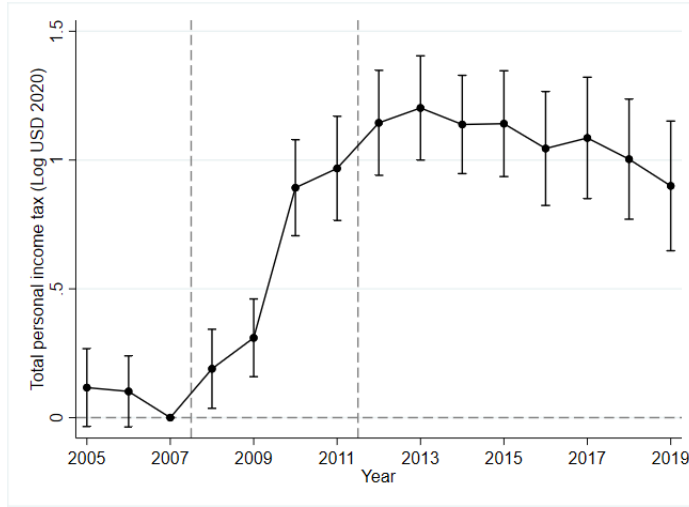
that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2007. The dependent variable is empirically realized personal income tax payments. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.24: Log declared taxable income and personal income taxes

(a) Log taxable income



(b) Log personal income taxes



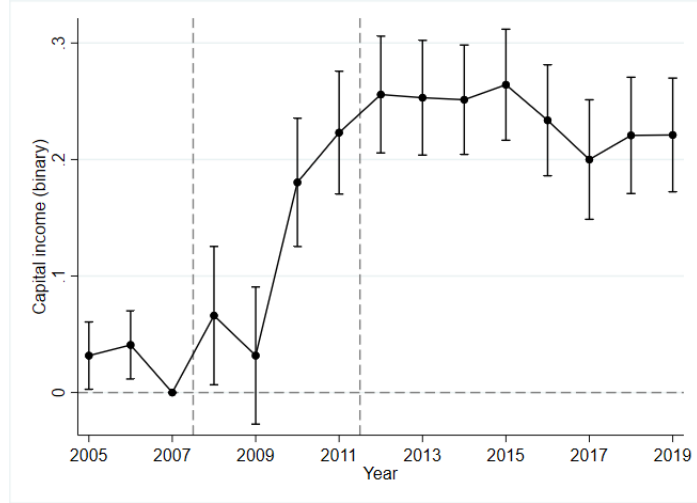
These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

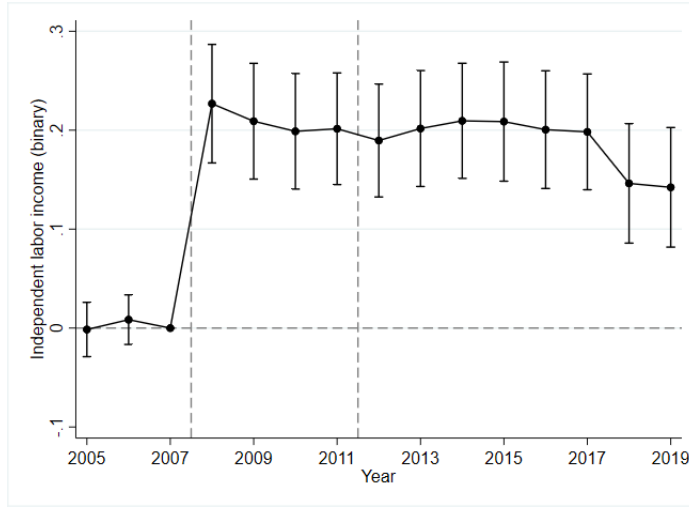
that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2007. Panel (a) uses log taxable income as the dependent variable; Panel (b) uses log personal income tax payments as the dependent variable, with years 2005-2007 using income tax imputations based on a top marginal rate of 35%. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.25: Income breakdown (binaries)

(a) Capital income



(b) Independent labor income



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$\mathbb{1}\{y_{it} > 0\} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2007. Panel (a) uses a binary variable for nonzero reported capital income as the dependent variable; Panel (b) uses a binary variable for nonzero reported independent labor income as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

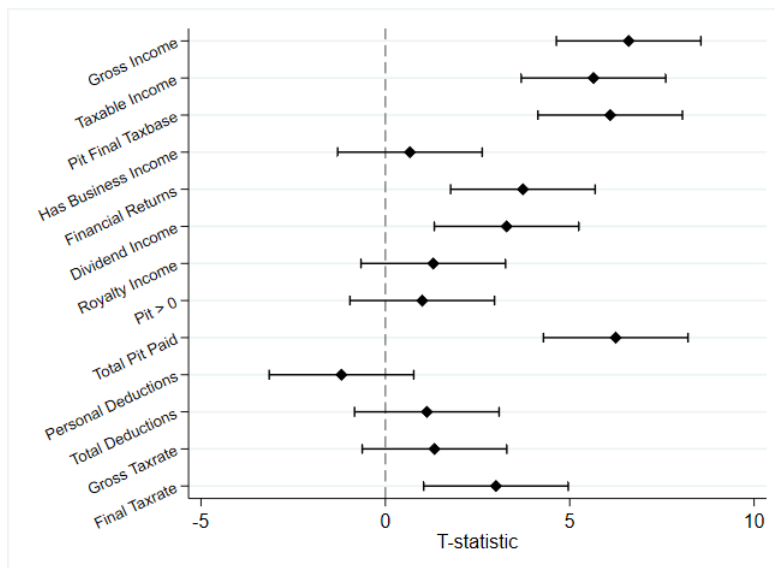
A.4.3 Individual response: matching design

To further corroborate the responses documented in Section 5.1, I focus on the final sub-reform to the outflows tax and employ a 5-nearest neighbor Mahalanobis matching procedure. This matching procedure connects individual shareholders of companies sending dividends to tax havens in the pre-reform period with individuals with similar pre-period characteristics. I draw the control match population from the population of personal income tax filers that I identify as unconnected to tax havens.

I match each “treated” individuals to five control individuals (with replacement) from my sample of personal income tax filers unconnected to tax havens based on a series of pre-reform period average characteristics from between 2006 and 2010. These characteristics include gross income, taxable income, certain types of capital income disaggregations, and personal income tax payments.⁴³

⁴³The twelve match variables include pre-reform period averages (i.e. averages across returns from 2006 to 2010) of 1) gross income, 2) taxable income, 3) final personal income tax base, 4) financial returns, 5) dividend income, 6) royalty income, 7) a binary variable for positive foreign income declaration, 8) a binary variable for positive business income, 9) a binary variable for whether an individual paid positive income taxes in a given year, 10) income tax obligation, 11) personal deductions taken, and 12) total deductions taken.

Figure A.26: Pre-reform covariate balance:
 Exposure measure: $\geq 10\%$ direct shareholder of a firm sending dividends to tax havens
 Mahalanobis matching (5 nearest neighbors)



This figure displays the balance on pre-reform period covariates based on whether an individual is identified as a 10% or greater direct shareholder of a company sending dividends to tax havens prior to 2010. Each covariate represents an average across years 2006 to 2010. The graph displays the balance on the sample of 400 deemed “exposed” individuals and their five nearest neighbors matched with replacement based on a Mahalanobis distance on these covariates. Error bars represent 95% confidence intervals based on heteroskedasticity-robust standard errors.

Table A.5: Pre-reform covariate balance (5 nearest neighbor Mahalanobis matching):
Exposure measure: $\geq 10\%$ direct shareholder of a firm sending dividends to tax havens

	Exposed	Control	Difference
Gross income	119933 (92976.2)	110353 (87273.55)	9581 (1452.03)
Taxable income	83058 (48143.84)	80165 (47504.81)	2893 (512.468)
PIT final taxbase	77747 (46028.25)	74976 (45281.51)	2771 (454.543)
Has business income	0.0670 (.217)	0.0650 (.216)	0.00200 (.003)
Financial returns	585.8 (1405.332)	555.5 (1381.571)	30.26 (8.113)
Dividend income	1167 (2427.836)	1135 (2417.23)	31.46 (9.566)
Royalty income	7.131 (67.179)	6.745 (62.447)	0.386 (.297)
Foreign income (binary)	0.00800 (.067)	0.00800 (.065)	0 (0)
PIT ≥ 0	0.871 (.279)	0.867 (.283)	0.00400 (.004)
Total PIT paid	11956 (10177.09)	11343 (9967.228)	613.8 (98.241)
Personal deductions	5888 (4518.857)	5997 (4558.312)	-108.5 (91.154)
Total deductions	7920 (6786.333)	7781 (6937.36)	139.0 (123.583)
Gross taxrate	0.101 (.103)	0.0920 (.081)	0.00400 (.003)
Final taxrate	0.113 (.063)	0.110 (.063)	0.00300 (.001)
No. units	358	1556	

Heteroskedasticity-robust standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

This table displays the balance on pre-reform period covariates based on whether an individual is identified as a 10% or greater direct shareholder of a company sending dividends to tax havens prior to 2010. Each covariate represents an average across years 2006 to 2010. The control group consists of five unexposed individual taxpayers matched with replacement to a treatment unique using a Mahalanobis distance metric on the included covariates.

Figure A.26 displays the balance on pre-period observable characteristics based on whether an individual is a 10% or greater direct shareholder of a company that sent dividends to tax havens in the pre-reform period. Individuals connected to tax havens by this measure are quite different from the remaining population of unconnected personal income tax filers. Panel (b) shows that matching the group of around 400 taxpayers connected to tax havens to unconnected individuals results in a better covariate balance. However, the exposed individuals still remain substantially different in terms of their income reporting and overall personal income tax obligation.⁴⁴ Nonetheless, the matched control group can be construed as largely similar to exposed individuals—even international in the scope of their economic activity—however demonstrably not connected to tax havens. In this way, comparing exposed units to the matched control sample isolates the role of exposure to tax haven usage.

To address some of the limitations of Section 5.1, I primarily focus on outcome variables dealing with disaggregations of capital income I focus on exposed individuals' income declared, taxed paid, and types of income and deductions declared. To quantify the response of exposed individuals to the anti-tax haven reform, I estimate equations of the form:

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \sum_{j \in \mathcal{J}} \theta_{g(j)} \mathbb{1}\{g(i) = g(j)\} \\ + \sum_{k=2006}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2006}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

for personal income tax filer i in year t ; $g(i)$ function that maps an individual i to its nearest-neighbor group defined by treated unit j (via a Mahalanobis covariate distance) for the set treated units \mathcal{J} . Control units are sampled with replacement so that the function $g(i)$ is well-defined. Under assumptions of parallel trends, coefficients $\{\hat{\beta}_k\}$ identify the average treatment effect of the tax haven reform on the exposed individuals for outcome y .⁴⁵

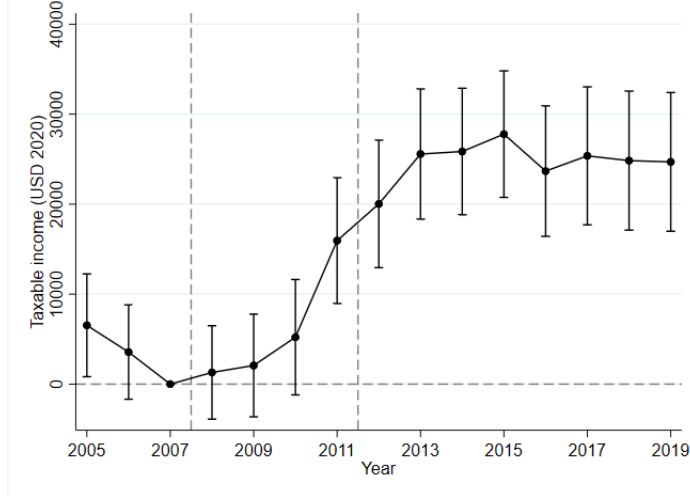
Results. Before proceeding to the central matching design, I replicate the central findings from the main empirical design in Section 5.1. Figure A.27 displays the results of this estimation strategy, replicating the central result from the main text.

⁴⁴Table A.4 displays the raw covariate balance for all exposure variables.

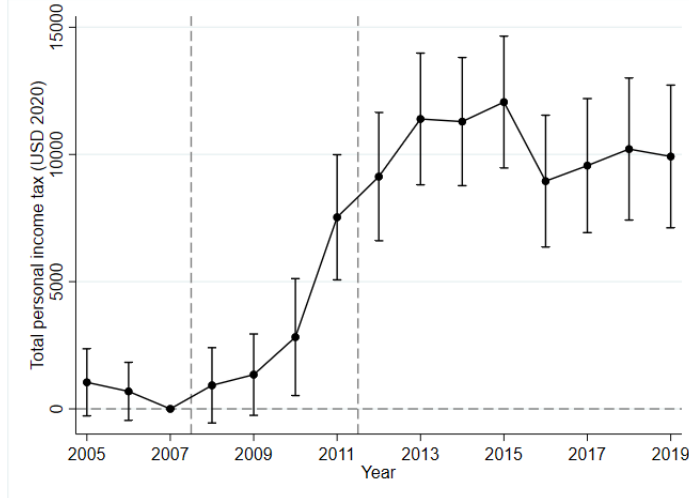
⁴⁵See Section A.4.2 for the replication of these results using ICIJ shareholder status and ICIJ officer status as the main independent variables for individual-level exposure to the tax haven reform.

Figure A.27: Declared taxable income and personal income taxes
Matching design (2007 base year)

(a) Taxable income



(b) Personal income taxes



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{j \in \mathcal{J}} \theta_{g(j)} \mathbb{1}\{g(i) = g(j)\} + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2007. Panel (a) uses taxable income as the dependent variable; Panel (b) uses personal income tax payments as the dependent variable, with years 2005-2007 using income tax imputations based on a top marginal rate of 35%. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

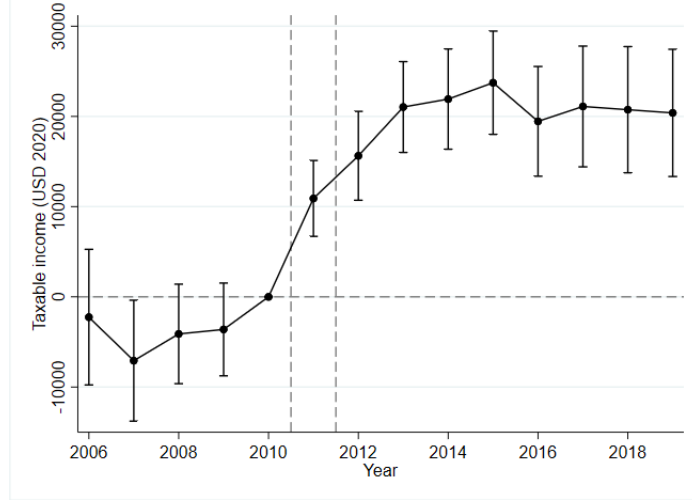
?? displays the first results of this estimation strategy focused around the final outflows tax rate increase, illustrating a sharp increase in pre-deduction taxable income. Panel (a) in levels shows a post-period increase in reporting by around USD 20,000 per year. This response increase corresponds with an increase by about 0.35 log points similar in shape to the evolution in levels USD, indicating a relatively homogeneous response.

?? illustrates some of the income types underlying this response as well as changes in deductions that may alter the final tax base. The figure illustrates similarly sharp increases in reported dividend and other financial income, both accounting for around 40% of the overall increase in taxable income. Self-employment and freelance income increase more slowly, picking up more drastically starting in 2013 and accounting for an addition 25% of the increase by then. Evolution in deductions demonstrates a similarly muted response, picking up more strongly in 2013, but only to around USD 1000 per year. Weighing these responses together suggests a substantial increase in reported tax base as well as personal income tax collections.

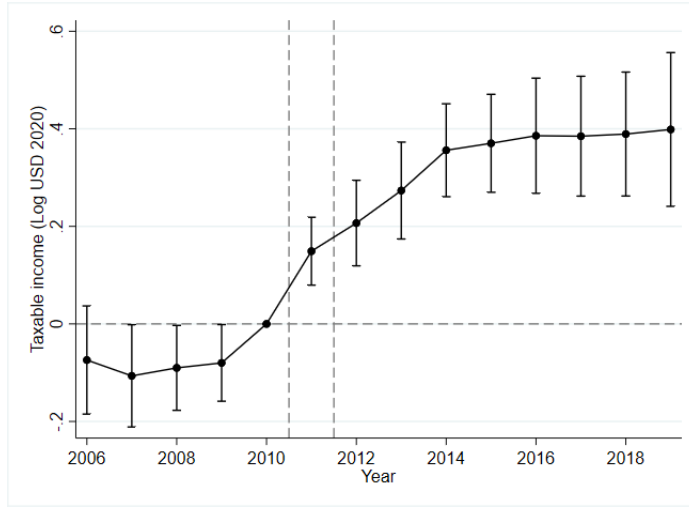
?? shows the evolution in overall income tax payments by exposed individuals, illustrating a sharp increase in line with the previous declared income responses. Immediately following the reform, personal income tax payments rise by around USD 4,000 per year. This increase is mirrored in the log specification, indicating a relatively homogeneous response corresponding with a half-log-point increase (65%) increase in overall income tax payments. Both of these responses demonstrate relatively stability over time during the post-reform period.

Figure A.28: Declared taxable income

(a) USD (2020)



(b) Log USD (2020)

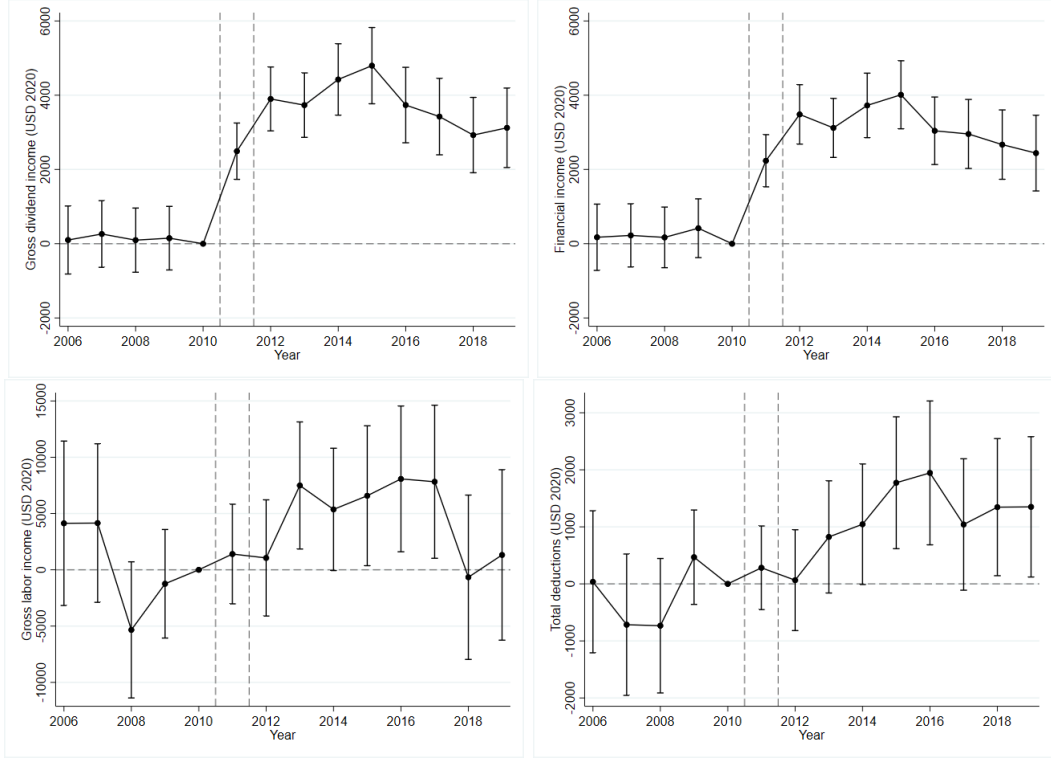


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \sum_{j \in \mathcal{J}} \theta_{g(j)} \mathbb{1}\{g(i) = g(j)\} + \sum_{k=2006}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2006}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the tax haven dividend reform of 2010. Exposure_i is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2010. Panel (a) uses Log USD (2020) as the dependent variable; Panel (b) uses a binary variable for whether a firm made a profit distribution to shareholders as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

Figure A.29: Evolution in specific income tax declaration items



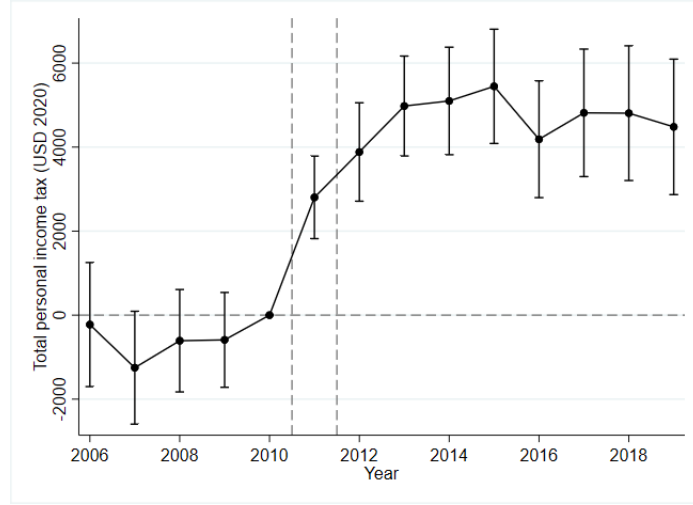
These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \sum_{j \in \mathcal{J}} \theta_{g(j)} \mathbb{1}\{g(i) = g(j)\} + \sum_{k=2006}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2006}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

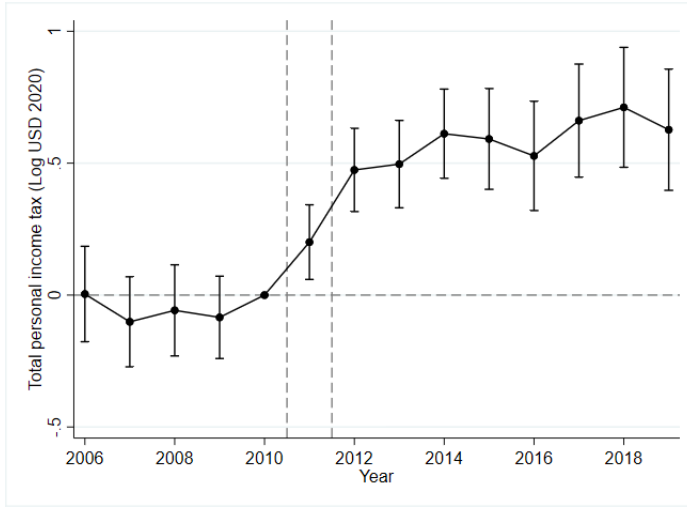
that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the tax haven dividend reform of 2010. Exposure_i is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2010. Panel (a) uses dividend income as the dependent variable. Panel (b) uses other financial income as the dependent variable. Panel (c) uses contract wage income as the dependent variable. Panel (d) uses total deductions as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

Figure A.30: Personal income tax payments

(a) USD (2020)



(b) Log USD (2020)



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \sum_{j \in \mathcal{J}} \theta_{g(j)} \mathbb{1}\{g(i) = g(j)\} + \sum_{k=2006}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2006}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the tax haven dividend reform of 2010. Exposure_i is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2010. Panel (a) uses Log USD (2020) as the dependent variable; Panel (b) uses a binary variable for whether a firm made a profit distribution to shareholders as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

Table A.6: Exposed individuals' income and personal income tax response
 Panel (a): Tax base and income taxes

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Tax. inc.	Tax. inc.	Tax base	Tax base	PIT	PIT	$\frac{PIT}{Tax.inc.}$	$\frac{PIT}{Tax.inc.}$
Exposure × Post	22452.3** (2303.9)	21927.6** (2405.3)	22258.5** (2205.6)	22143.8** (2295.2)	4967.3** (516.2)	4931.5** (540.2)	0.029** (0.0031)	0.028** (0.0033)
Exposure	3490.4** (1074.1)		3288.3** (999.2)		748.8** (228.2)		0.0039* (0.0017)	
Post	-7458.5** (1132.0)	-12043.1** (2073.8)	-13493.0** (1097.1)	-27481.8** (1905.6)	-857.0** (263.6)	-1331.3** (452.3)	-0.0088** (0.0016)	-0.0087** (0.0030)
Constant	84732.0** (553.9)	80567.3** (1472.5)	79787.3** (511.8)	84744.5** (1246.0)	12153.6** (123.3)	11019.5** (287.0)	0.11** (0.00088)	0.095** (0.0022)
Observations	24298	24259	24298	24259	24298	24259	23080	23032
Adjusted R^2	0.537	0.649	0.544	0.664	0.541	0.656	0.494	0.611
TWFE		X		X		X		X

Panel (b): Log and binary outcomes

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Log tax. inc.	Log tax. inc.	Log PIT	Log PIT	PIT (bin.)	PIT (bin.)	$\log(\frac{PIT}{Tax.inc.})$	$\log(\frac{PIT}{Tax.inc.})$
Exposure × Post	0.38** (0.039)	0.36** (0.040)	0.58** (0.065)	0.57** (0.067)	0.091** (0.014)	0.084** (0.014)	0.34** (0.041)	0.32** (0.042)
Exposure	0.049** (0.019)		0.090** (0.031)		0.0060 (0.0069)		0.050* (0.021)	
Post	-0.25** (0.020)	-0.44** (0.043)	-0.19** (0.033)	-0.33** (0.061)	-0.087** (0.0069)	-0.16** (0.014)	-0.11** (0.021)	-0.14** (0.040)
Constant	11.2** (0.0094)	11.1** (0.023)	8.91** (0.015)	8.80** (0.035)	0.90** (0.0032)	0.90** (0.0080)	-2.42** (0.010)	-2.53** (0.024)
Observations	23102	23054	20689	20624	24298	24259	20394	20323
Adjusted R^2	0.453	0.580	0.479	0.583	0.280	0.393	0.399	0.511
TWFE		X		X		X		X

ID-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

This table shows the coefficients estimated from the difference-in-differences model

$$y_{it} = \beta_0 + \gamma Exposure_i + \sum_{j \in \mathcal{J}} \theta_{g(j)} \mathbb{1}\{g(i) = g(j)\} + \delta \cdot \mathbb{1}\{Year_t \geq 2011\} + \beta_k \cdot \mathbb{1}\{Year_t \geq 2011\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in activity of exposed individuals relative to control individuals within nearest neighbor groups constructed via a Mahalanobis distance matching procedure with replacement. $Exposure_i$ is an indicator for whether an individual is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period.

[Table A.6](#) summarizes these results. In addition to substantial increases in declared income and taxes paid, I find modest increases in the probability that exposed individuals face positive personal income obligation in a given year by around 10% (from a baseline of .9). Columns (7) and (8) of both Panels (a) and (b) demonstrate that through the progressivity of the income tax schedule, individuals' increased declared income induces a net increase in their effective personal income tax rate by around 3 percentage points—an increase by around 30%. This result implies that the reform likely demonstrated some success in reversing the personal income tax regressivity at the top of the income distribution documented in [Figure A.18](#) Panel (a).

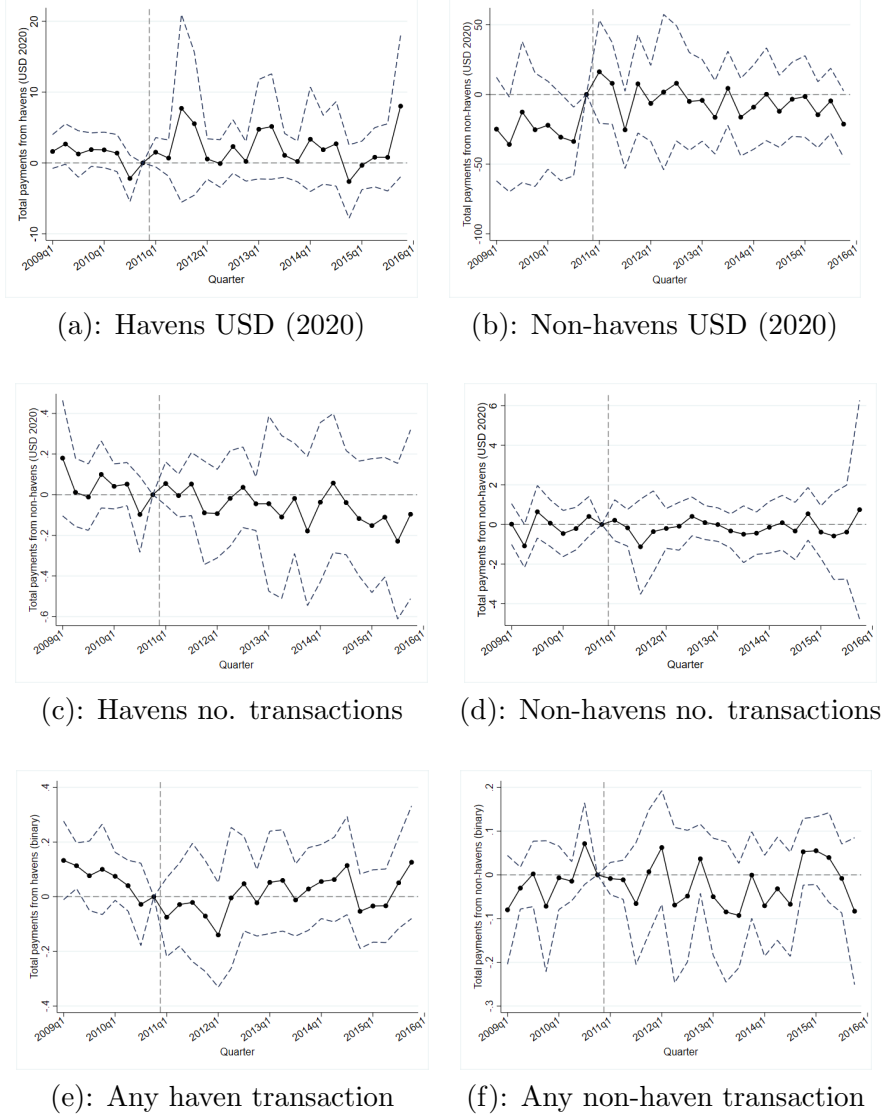
These results suggest a very high level of individuals' responsiveness to incentives to locate income offshore. Interpreting the reform to having induced a 3 percentage point increase in the net-of-tax cost of locating funds offshore from a baseline of 2%, the 80% increase in personal income tax payments implies an elasticity of domestic income tax payments with respect to the net-of-tax cost of locating funds in tax havens of 26. This elasticity, while large in magnitude, is in line with the responsiveness documented of firms sending profit distributions to tax havens.

Repatriation and currency entrance responses. As an additional object of inquiry, I turn to studying any change in repatriation behavior among exposed individuals. Are some of the changes in increased declared income sustained by increases in currency entrances from abroad?

I use the MID data on currency entrances to answer this question. As discussed in Section [2.2](#), while MID data on currency *exits* demonstrates reliability, there does not exist substantial incentive for the government to maintain reliable data on currency entrances, as such entrances do not generate any outflows tax revenue. For this reason, the entrances data sees substantial reporting gaps by subject matter and by time period (but *not* strictly by foreign country of the transaction-originating party). Despite these limitations, if these instances of censoring occur in a manner orthogonal to individuals' connectedness to tax havens, the inflows data can inform to what extent changes in individual reporting are driven by repatriation behavior.

To speak to whether these results are driven by repatriation behavior, I run regressions of identical structure as in Section [5.1.1](#).

Figure A.31: Total currency entrances (by tax haven status)



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \sum_{j \in \mathcal{J}} \theta_{g(j)} \mathbb{1}\{g(i) = g(j)\} + \sum_{k=2008q1}^{2015q4} \delta_k \cdot \mathbb{1}\{\text{Quarter}_t = k\} + \sum_{k=2008q1}^{2015q4} \beta_k \cdot \mathbb{1}\{\text{Quarter}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

that evaluates the change in individual-quarter-level activity between individuals “exposed” and “unexposed” to the tax haven dividend reform of 2010. Exposure_i is an indicator for whether an individual personal income tax filer is a 10% or greater shareholder of a company sending dividends to tax havens in the pre-reform period (as identified in the earliest year of the firm-shareholder linkages data, 2012). Coefficients are estimated relative to 2010. Panels (a) and (b) use levels USD (2020) from as the dependent variable. Panels (c) and (d) use the number of currency entrances as the dependent variable. Panels (e) and (f) use a binary variable indicating the presence of *any* currency entrance as the dependent variable. All of the dependent variables are constructed from the MID entrance data aggregated to the taxpayer-quarter level. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

A.4.4 Exposure measure: Identified as an officer in the ICIJ leaks datasets

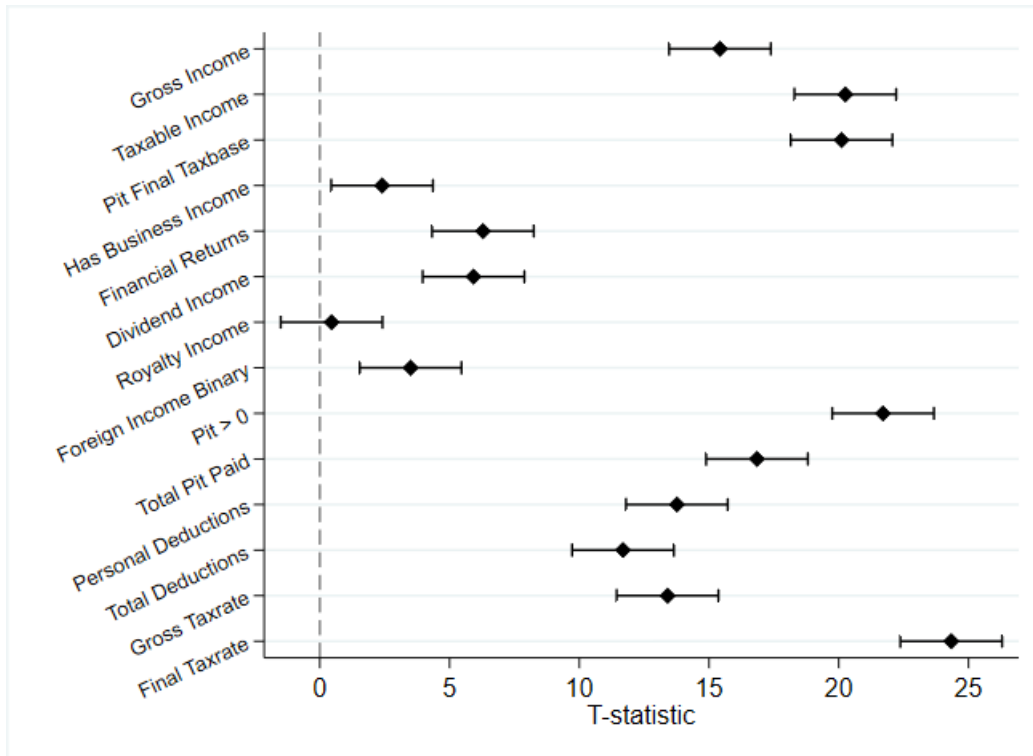
In this section I replicate results from Section 5.1, however, as a demonstration of robustness, implementing an alternate definition of tax haven connectedness as a measure of personal exposure to the outflows tax. This section uses individuals tagged as officers in either the Panama or Pandora Papers as a measure of individual-level connectedness to tax havens. Thus, the empirical design in this section compares the evolution in income tax reporting behavior of exposed individuals to the universe of unexposed individuals (individuals demonstrating no connection to tax havens via any other measures).

I estimate a differences-in-differences design that compares the annual personal income tax declarations of these two groups against the year 2007 as a baseline:

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

The following graphs and tables replicate those from the main text using this alternate measure of exposure.

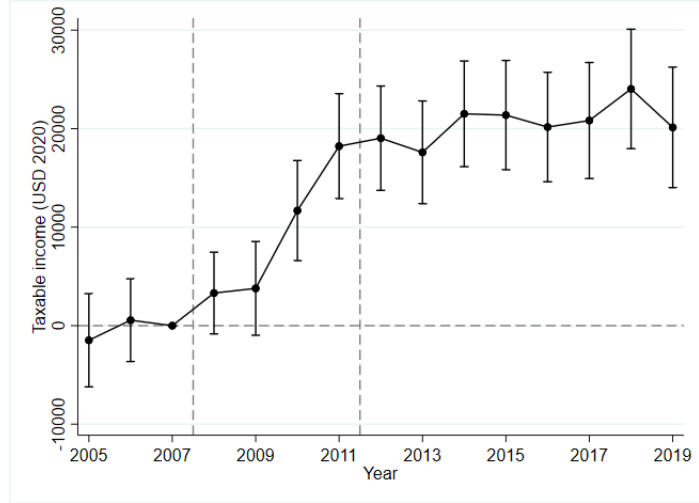
Figure A.32: Pre-reform covariate balance:
Exposure measure: Named as officer in ICIJ leaks datasets



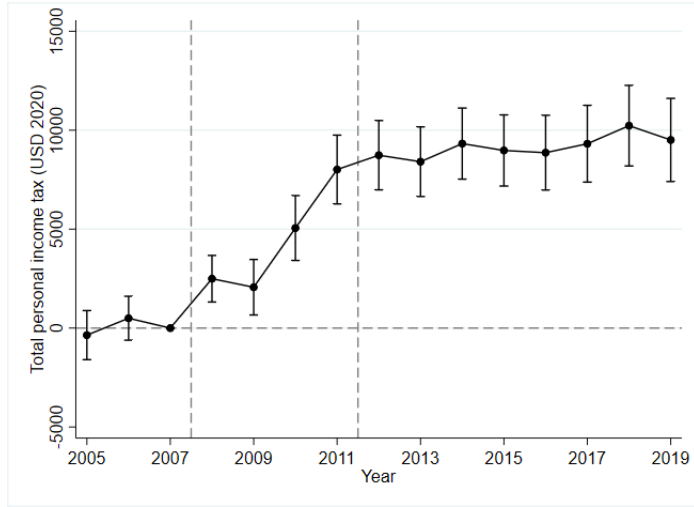
This figure displays the balance on pre-reform period covariates based on whether an individual is named directly as an officer in one of the ICIJ leaks datasets. Each covariate represents an average across years 2006 to 2010. The graph displays the balance on the sample of 400 deemed “exposed” individuals and the universe of “unexposed” individual personal income taxpayers. Error bars represent 95% confidence intervals based on heteroskedasticity-robust standard errors.

Figure A.33: Declared taxable income and personal income taxes

(a) Taxable income



(b) Personal income taxes

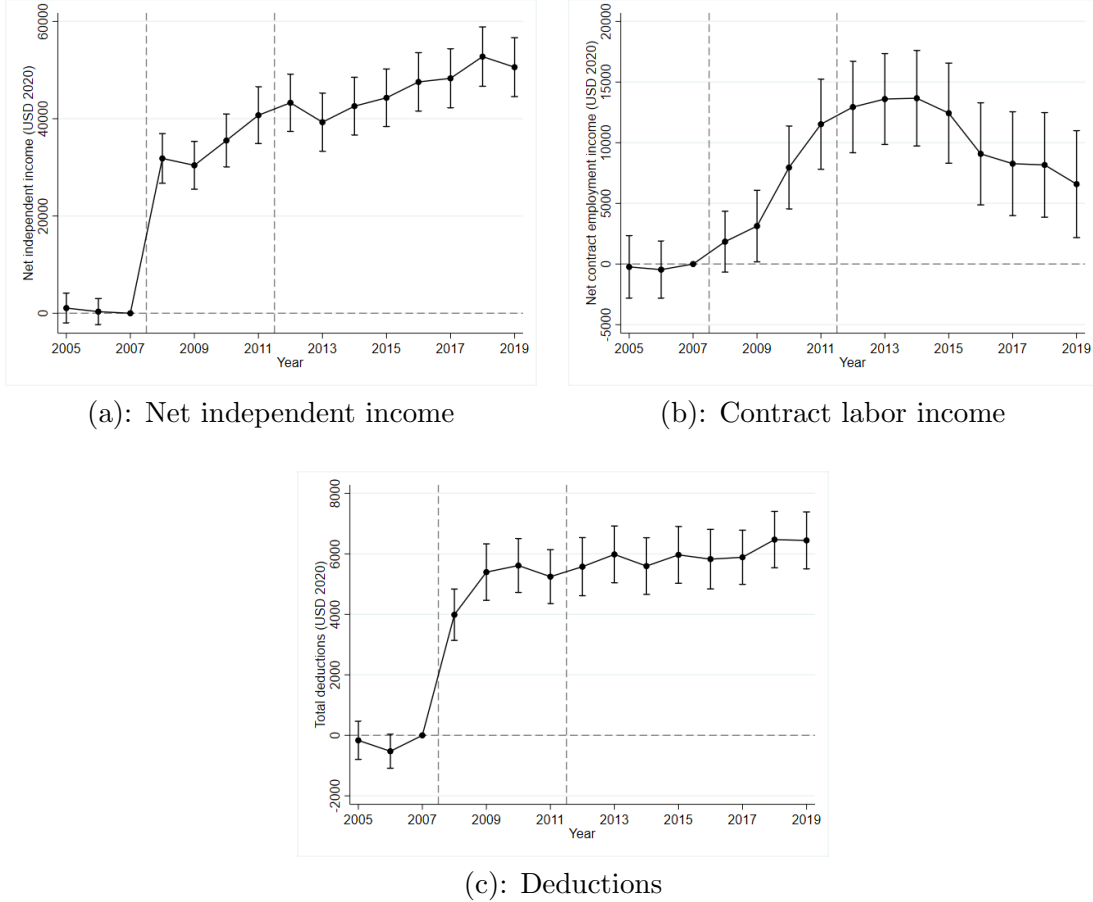


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified by name directly in one of the ICIJ leaks datasets. Coefficients are estimated relative to 2007. Panel (a) uses taxable income as the dependent variable; Panel (b) uses personal income tax payments as the dependent variable, with years 2005-2007 using income tax imputations based on a top marginal rate of 35%. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.34: Evolution in specific income tax declaration items

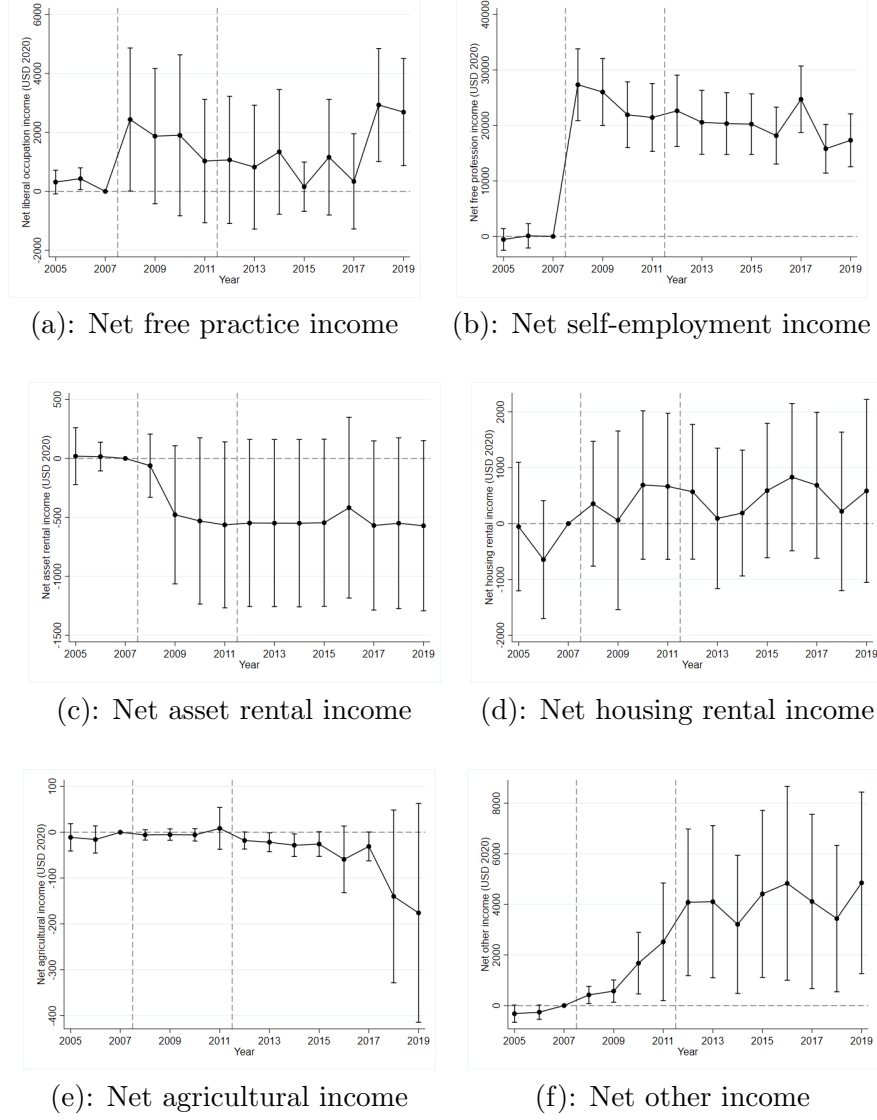


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified by name directly in one of the ICIJ leaks datasets. Coefficients are estimated relative to 2010. Panel (a) uses independent income (an aggregation of capital income and self-employment income) as the dependent variable. Panel (b) uses contract employment income as the dependent variable. Panel (c) uses total income tax base deductions as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.35: Net independent income breakdown



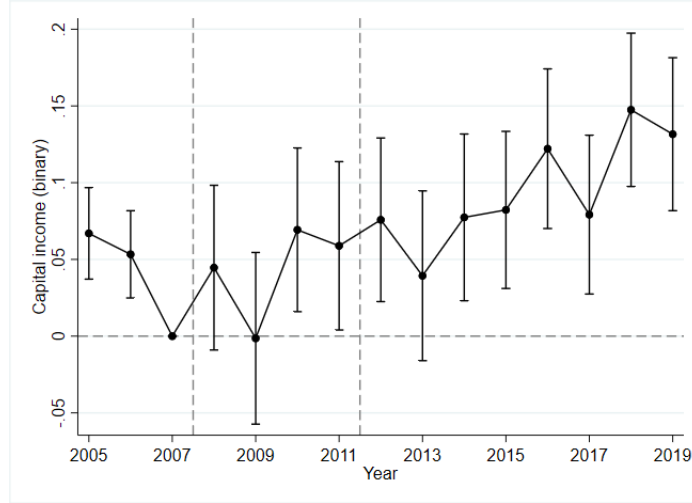
These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

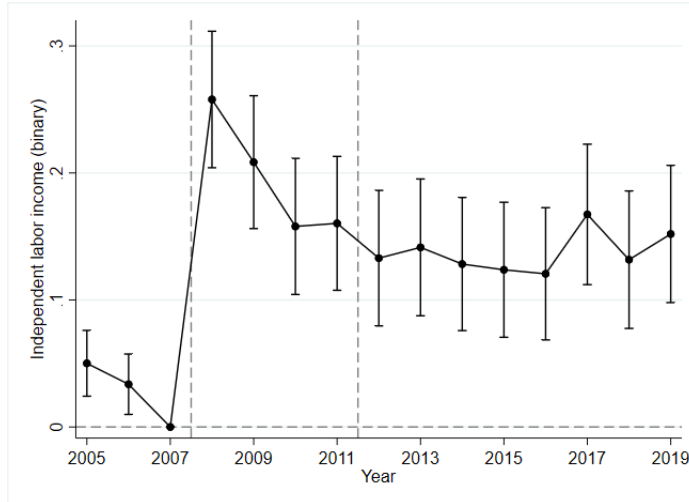
that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified by name directly in one of the ICIJ leaks datasets. Coefficients are estimated relative to 2010. All of dependent variables here compose the tax base category of “Net taxable income” less the aggregation of capital income. Panel (a) uses independent practice income (called “liberal occupation”). Panel (b) uses self-employment income (called “free profession”). Panel (c) uses net asset rental income. Panel (d) net housing rental income. Panel (e) uses net agricultural income. Panel (f) uses net income from “other” sources. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.36: Income breakdown (binaries)

(a) Capital income



(b) Independent labor income



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$\mathbb{1}\{y_{it} > 0\} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified by name directly in one of the ICIJ leaks datasets. Coefficients are estimated relative to 2007. Panel (a) uses a binary variable for nonzero reported capital income as the dependent variable; Panel (b) uses a binary variable for nonzero reported independent labor income as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Table A.6: Exposed individuals' income and personal income tax response

Panel (a): Tax base and income taxes

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
	Taxable inc.	Taxable inc.	Exempt inc.	Exempt inc.	Deductions total	Deductions total	PIT	PIT	Avg. tax rate	Avg. tax rate
Exposed × Post	13465.3** (2555.7)	20473.7** (2428.0)	2982.1** (987.4)	4551.5** (1027.7)	5633.0** (345.8)	6075.6** (415.5)	3418.1** (909.3)	6255.0** (910.5)	0.038** (0.0060)	0.060** (0.0061)
Exposed × Phase-in	3734.2+ (2157.7)	6585.5** (2033.4)	2504.6** (880.1)	3569.2** (893.3)	4599.2** (362.9)	5226.5** (400.1)	-485.3 (684.7)	486.4 (676.2)	0.016** (0.0052)	0.025** (0.0050)
Post	3820.9** (26.1)	7633.3** (41.9)	1186.6** (4.39)	2510.6** (11.0)	3414.2** (6.71)	5935.6** (12.0)	-388.3** (6.13)	137.1** (9.61)	-0.0039** (0.000089)	-0.00012 (0.00015)
Phase-in	3353.6** (24.7)	4663.9** (38.8)	171.2** (4.07)	112.6** (7.58)	2596.0** (6.92)	3276.4** (11.5)	-300.1** (5.27)	-44.8** (8.48)	0.00047** (0.000089)	0.00076** (0.00015)
Exposed	42500.7** (2755.5)		5160.1** (968.0)		447.8+ (262.2)		11835.8** (987.4)		0.081** (0.0062)	
Constant	11920.2** (26.7)	9870.7** (35.2)	172.2** (3.68)	-29.2** (7.07)	655.4** (5.81)	-351.8** (10.0)	1125.7** (6.44)	716.4** (8.13)	0.019** (0.000090)	0.015** (0.00014)
Observations	10287561	9847065	10287561	9847065	10287561	9847065	10287561	9847065	8778067	8364056
Adjusted R^2	0.008	0.601	0.010	0.193	0.032	0.557	0.010	0.549	0.007	0.480
TWFE	X		X		X		X		X	

ID-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

Panel (b): Income type breakdown

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
	Indep. lab. inc.	Indep. lab. inc.	Contract lab. inc.	Contract lab. inc.	Capital inc.	Capital inc.	Indep. oth. inc.	Indep. oth. inc.	Exempt inc.	Exempt inc.
Exposed × Post	16492.0** (1751.9)	21410.2** (2555.0)	7771.9** (1727.7)	10973.9** (1807.6)	57158.3** (3686.8)	71066.0** (5084.4)	19704.9** (2154.4)	26353.0** (3037.9)	2982.1** (987.4)	4551.5** (1027.7)
Exposed × Phase-in	25212.6** (2691.2)	27037.2** (3063.6)	2058.0 (1453.8)	4543.2** (1421.6)	55471.4** (4460.6)	60045.9** (5184.9)	25558.9** (2750.6)	28023.0** (3167.5)	2504.6** (880.1)	3569.2** (893.3)
Post	2421.1** (8.52)	4043.2** (24.1)	4764.8** (17.5)	4052.9** (26.1)	9814.7** (20.4)	17221.4** (55.4)	2640.0** (10.9)	4727.0** (29.4)	1186.6** (4.39)	2510.6** (11.0)
Phase-in	3300.7** (15.3)	4500.8** (26.4)	3435.9** (16.2)	1730.3** (21.8)	11317.8** (30.4)	16588.7** (55.3)	3307.7** (15.9)	4768.7** (28.3)	171.2** (4.07)	112.6** (7.58)
Exposed	361.6 (304.2)		14524.5** (1781.0)		3303.8** (912.6)		2541.3** (728.7)		5160.1** (968.0)	
Constant	266.8** (3.19)	-1175.1** (20.8)	3447.9** (16.7)	4771.0** (20.8)	1300.0** (9.19)	-4578.1** (47.4)	678.6** (6.29)	-1104.7** (24.3)	172.2** (3.68)	-29.2** (7.07)
Observations	10287561	9847065	10287561	9847065	10287561	9847065	10287561	9847065	10287561	9847065
Adjusted R^2	0.007	0.379	0.013	0.723	0.019	0.447	0.005	0.271	0.010	0.193
TWFE	X		X		X		X		X	

ID-clustered standard errors in parentheses

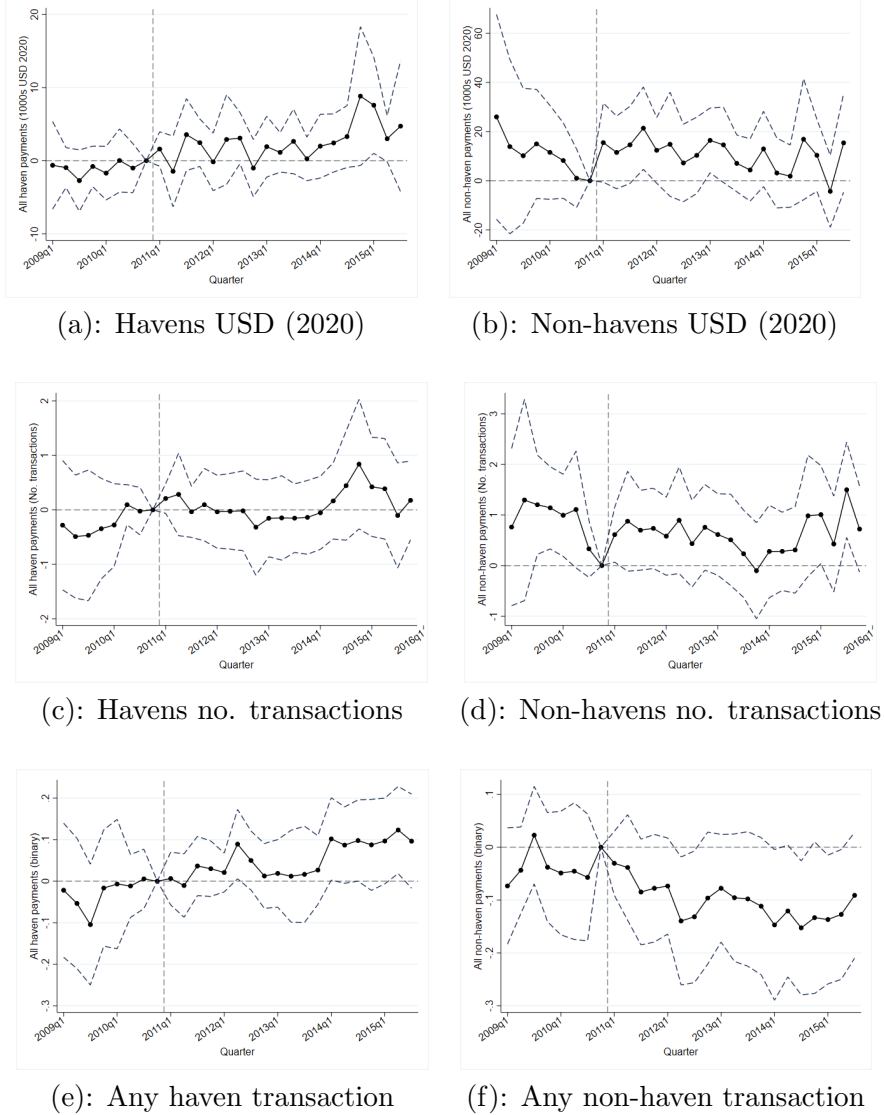
+ $p < .10$, * $p < .05$, ** $p < .01$

This table shows the coefficients estimated from the difference-in-differences model

$$y_{it} = \beta_0 + \gamma Exposure_i + \delta_1 Phase-in_t + \delta_2 Post_t + \beta_1 Exposure_i \cdot Phase-in_t + \beta_2 Exposure_i Post_t + \varepsilon_{it},$$

that evaluates the change in activity of exposed individuals relative to the universe of unexposed individuals. $Exposure_i$ is an indicator for whether an individual is identified by name directly in one of the ICIJ leaks datasets. $Phase-in$ indicates $Year_t \geq 2008 \cap Year_t \leq 2010$. $Post$ indicates $Year_t \geq 2011$. Panel (b) uses as outcome variables levels of specific income disaggregations. “Empl. inc.” represents income earned from contract employment. “Indep. inc” indicates the aggregation of capital income and self-employment income.

Figure A.37: Total currency entrances (by tax haven status)



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2009q1}^{2015q4} \delta_k \cdot \mathbb{1}\{Quarter_t = k\} + \sum_{k=2009q1}^{2015q4} \beta_k \cdot \mathbb{1}\{Quarter_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-quarter-level activity between individuals “exposed” and “unexposed” to the tax haven dividend reform of 2010. $Exposure_i$ is an indicator for whether an individual is identified by name directly in one of the ICIJ leaks datasets. Coefficients are estimated relative to 2010. Panels (a) and (b) use levels 1000s USD (2020) from as the dependent variable. Panels (c) and (d) use the number of currency entrances as the dependent variable. Panels (e) and (f) use a binary variable indicating the presence of *any* currency entrance as the dependent variable. All of the dependent variables are constructed from the MID entrance data aggregated to the taxpayer-quarter level. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

A.4.5 Exposure measure: Is a 10% or greater direct shareholder of an ICIJ company

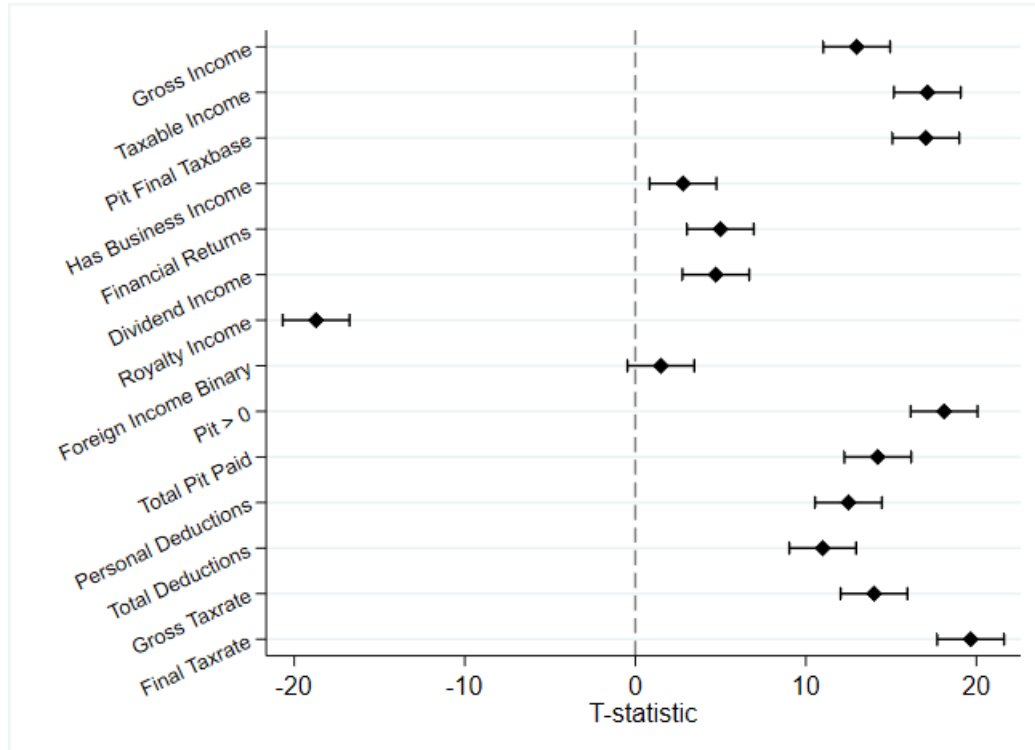
In this section I replicate results from Section 5.1, however, as a demonstration of robustness, implementing an alternate definition of tax haven connectedness as a measure of personal exposure to the outflows tax. This section uses individuals identified as 10% or greater direct shareholders of companies named as intermediaries in either the Panama or Pandora Papers as a measure of individual-level connectedness to tax havens. Thus, the empirical design in this section compares the evolution in income tax reporting behavior of exposed individuals to the universe of unexposed individuals (individuals demonstrating no connection to tax havens via any other measures).

I estimate a differences-in-differences design that compares the annual personal income tax declarations of these two groups against the year 2007 as a baseline:

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{\text{Year}_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{\text{Year}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

The following graphs and tables replicate those from the main text using this alternate measure of exposure.

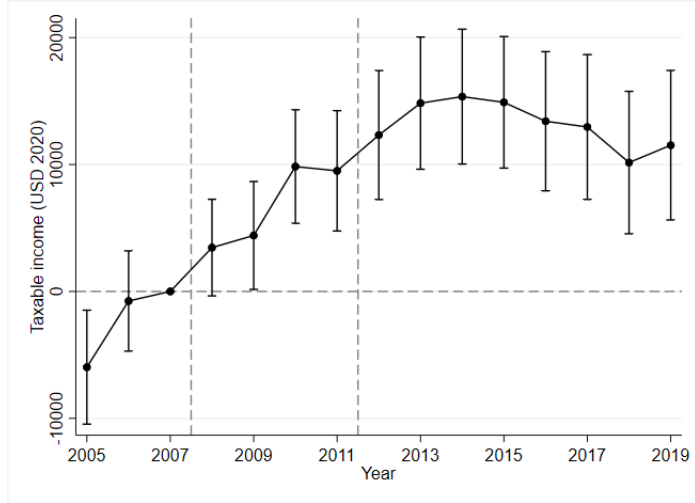
Figure A.38: Pre-reform covariate balance:
 Exposure measure: 10% or greater direct shareholder of a company named in ICIJ leaks datasets



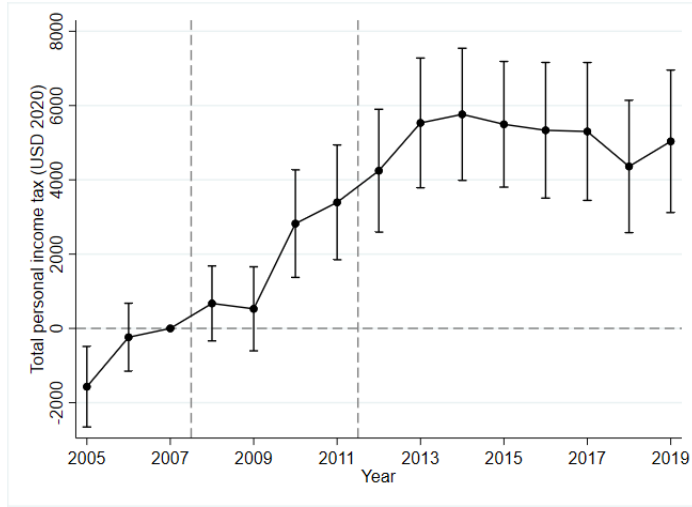
This figure displays the balance on pre-reform period covariates based on whether an individual is identified as a 10% or greater direct shareholder of a company named directly in one of the ICIJ leaks datasets. Each covariate represents an average across years 2006 to 2010. The graph displays the balance on the sample of 400 deemed “exposed” individuals and the universe of “unexposed” individual personal income taxpayers. Error bars represent 95% confidence intervals based on heteroskedasticity-robust standard errors.

Figure A.39: Declared taxable income and personal income taxes

(a) Taxable income



(b) Personal income taxes

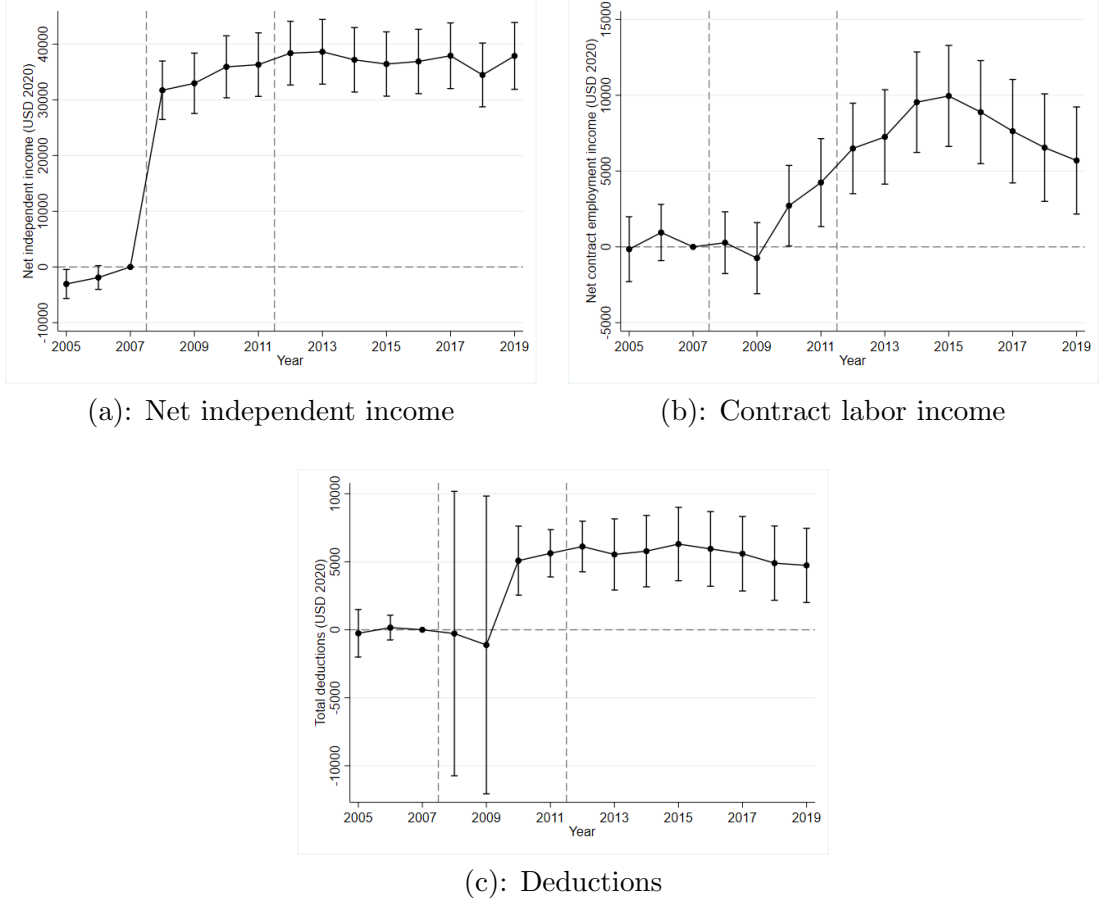


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified as a 10% or greater direct shareholder in a company named as an intermediary or officer in either the Panama or Pandora Papers. Coefficients are estimated relative to 2007. Panel (a) uses taxable income as the dependent variable; Panel (b) uses personal income tax payments as the dependent variable, with years 2005-2007 using income tax imputations based on a top marginal rate of 35%. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.40: Evolution in specific income tax declaration items

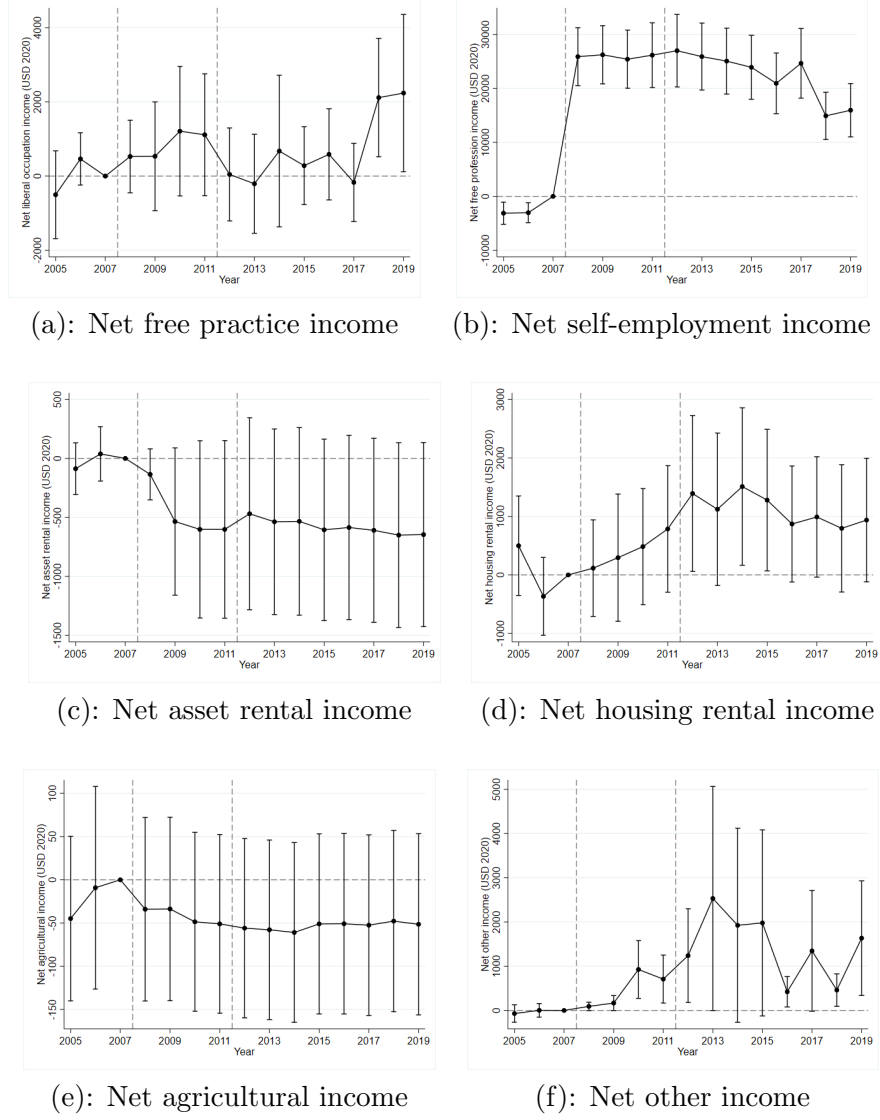


These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified as a 10% or greater direct shareholder in a company named as an intermediary or officer in either the Panama or Pandora Papers. Coefficients are estimated relative to 2010. Panel (a) uses independent income (an aggregation of capital income and self-employment income) as the dependent variable. Panel (b) uses contract employment income as the dependent variable. Panel (c) uses total income tax base deductions as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.41: Net independent income breakdown



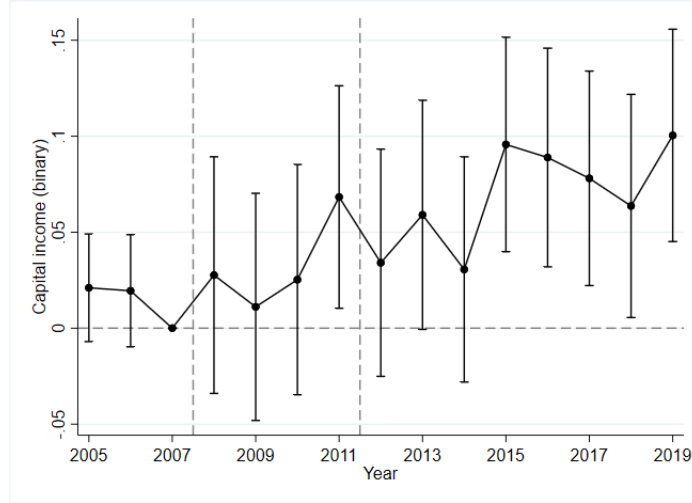
These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

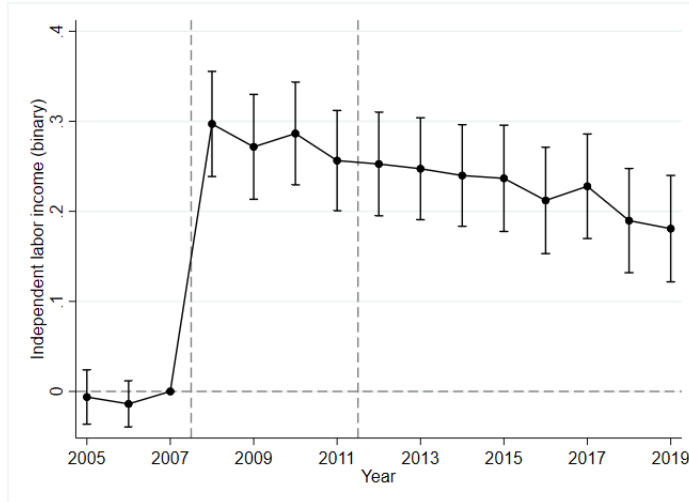
that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified as a 10% or greater direct shareholder in a company named as an intermediary or officer in either the Panama or Pandora Papers. Coefficients are estimated relative to 2010. All of dependent variables here compose the tax base category of “Net taxable income” less the aggregation of capital income. Panel (a) uses independent practice income (called “liberal occupation”). Panel (b) uses self-employment income (called “free profession”). Panel (c) uses net asset rental income. Panel (d) net housing rental income. Panel (e) uses net agricultural income. Panel (f) uses net income from “other” sources. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Figure A.42: Income breakdown (binaries)

(a) Capital income



(b) Independent labor income



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$\mathbb{1}\{y_{it} > 0\} = \alpha_i + \sum_{k=2005}^{2019} \delta_k \cdot \mathbb{1}\{Year_t = k\} + \sum_{k=2005}^{2019} \beta_k \cdot \mathbb{1}\{Year_t = k\} \cdot Exposure_i + \varepsilon_{it},$$

that evaluates the change in individual-year-level activity between individuals “exposed” and “unexposed” to the installation of the outflows tax in 2008. $Exposure_i$ is an indicator for whether an individual is identified as a 10% or greater direct shareholder in a company named as an intermediary or officer in either the Panama or Pandora Papers. Coefficients are estimated relative to 2007. Panel (a) uses a binary variable for nonzero reported capital income as the dependent variable; Panel (b) uses a binary variable for nonzero reported independent labor income as the dependent variable. Error bars represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the evolution of the outflows tax rate from 0% to 5%.

Table A.6: Exposed individuals' income and personal income tax response

Panel (a): Tax base and income taxes

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
	Taxable inc.	Taxable inc.	Exempt inc.	Exempt inc.	Deductions total	Deductions total	PIT	PIT	Avg. tax rate	Avg. tax rate
Exposed × Post	10618.4** (2340.8)	14831.0** (2171.2)	-709.9 (1062.0)	-122.3 (1086.9)	5748.7** (354.1)	5655.0** (395.6)	3152.1** (762.1)	4446.2** (791.8)	0.027** (0.0055)	0.043** (0.0058)
Exposed × Phase-in	4714.7** (1823.0)	8048.1** (1739.0)	362.0 (753.7)	1102.9 (755.7)	4888.7** (352.9)	5287.0** (382.7)	107.0 (517.1)	909.1 (555.2)	0.010* (0.0042)	0.022** (0.0044)
Post	3820.9** (26.1)	7634.8** (41.9)	1186.6** (4.39)	2508.1** (11.0)	3414.2** (6.71)	5935.0** (12.0)	-388.3** (6.13)	137.7** (9.60)	-0.0039** (0.000089)	-0.00012 (0.00015)
Phase-in	3353.6** (24.7)	4665.1** (38.7)	171.2** (4.07)	112.3** (7.57)	2596.0** (6.92)	3276.4** (11.5)	-300.1** (5.27)	-44.3** (8.48)	0.00047** (0.000089)	0.00076** (0.00015)
Exposed	35326.6** (2495.5)	5526.6** (1037.5)		239.7 (254.0)			8042.5** (726.6)		0.063** (0.0050)	
Constant	11920.2** (26.7)	9862.5** (35.1)	172.2** (3.68)	-28.3** (7.06)	655.4** (5.81)	-351.8** (10.0)	1125.7** (6.44)	713.3** (8.12)	0.019** (0.000090)	0.015** (0.00014)
Observations	10286733	9846249	10286733	9846249	10286733	9846249	10286733	9846249	8777356	8363357
Adjusted R^2	0.006	0.600	0.009	0.191	0.032	0.556	0.005	0.546	0.005	0.478
TWFE	X		X			X		X		X

ID-clustered standard errors in parentheses

+ $p < .10$, * $p < .05$, ** $p < .01$

Panel (b): Income type breakdown

	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
	Indep. lab. inc.	Indep. lab. inc.	Contract lab. inc.	Contract lab. inc.	Capital inc.	Capital inc.	Indep. oth. inc.	Indep. oth. inc.	Exempt inc.	Exempt inc.
Exposed × Post	19753.7** (1883.6)	25628.0** (2687.2)	6961.9** (1433.5)	7076.0** (1440.9)	54846.0** (3729.9)	66450.7** (5056.3)	21498.6** (2071.2)	27940.5** (2928.0)	-709.9 (1062.0)	-122.3 (1086.9)
Exposed × Phase-in	25635.9** (2168.7)	28506.7** (2591.7)	-861.5 (1169.3)	541.3 (1154.3)	57651.4** (4153.1)	63614.8** (4893.6)	25511.9** (2191.5)	28837.2** (2627.9)	362.0 (753.7)	1102.9 (755.7)
Post	2421.1** (8.52)	4042.5** (24.1)	4764.8** (17.5)	4055.3** (26.1)	9814.7** (20.4)	17218.4** (55.4)	2640.0** (10.9)	4725.3** (29.4)	1186.6** (4.39)	2508.1** (11.0)
Phase-in	3300.7** (15.3)	4504.7** (26.4)	3435.9** (16.2)	1729.2** (21.8)	11317.8** (30.4)	16593.9** (55.3)	3307.7** (15.9)	4772.0** (28.3)	171.2** (4.07)	112.3** (7.57)
Exposed	729.2 (505.7)		8461.1** (1351.0)		2493.2* (991.9)		1820.0** (687.7)		5526.6** (1037.5)	
Constant	266.8** (3.19)	-1176.3** (20.8)	3447.9** (16.7)	4767.4** (20.8)	1300.0** (9.19)	-4579.9** (47.4)	678.6** (6.29)	-1105.7** (24.3)	172.2** (3.68)	-28.3** (7.06)
Observations	10286733	9846249	10286733	9846249	10286733	9846249	10286733	9846249	10286733	9846249
Adjusted R^2	0.007	0.379	0.012	0.722	0.018	0.447	0.005	0.272	0.009	0.191
TWFE	X		X		X		X		X	

ID-clustered standard errors in parentheses

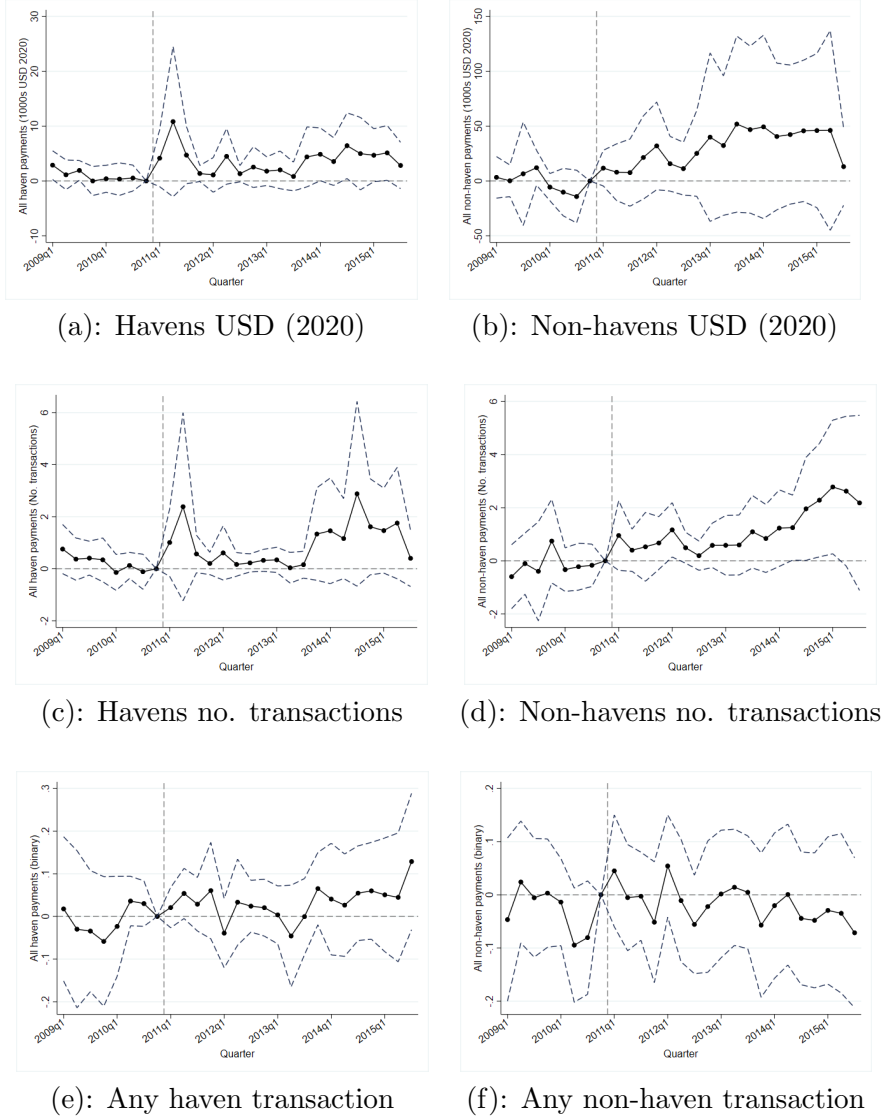
+ $p < .10$, * $p < .05$, ** $p < .01$

This table shows the coefficients estimated from the difference-in-differences model

$$y_{it} = \beta_0 + \gamma \text{Exposure}_i + \delta_1 \text{Phase-int} + \delta_2 \text{Post}_t + \beta_1 \text{Exposure}_i \cdot \text{Phase-int} + \beta_2 \text{Exposure}_i \text{Post}_t + \varepsilon_{it},$$

that evaluates the change in activity of exposed individuals relative to the universe of unexposed individuals. Exposure_i is an indicator for whether an individual is identified as a 10% or greater direct shareholder in a company named as an intermediary or officer in either the Panama or Pandora Papers. Phase-in indicates $\text{Year}_t \geq 2008 \cap \text{Year}_t \leq 2010$. Post indicates $\text{Year}_t \geq 2011$. Panel (b) uses as outcome variables levels of specific income disaggregations. “Empl. inc.” represents income earned from contract employment. “Indep. inc” indicates the aggregation of capital income and self-employment income.

Figure A.43: Total currency entrances (by tax haven status)



These figures show the difference-in-differences coefficients estimated from the reduced form:

$$y_{it} = \alpha_i + \sum_{k=2009q1}^{2015q4} \delta_k \cdot \mathbb{1}\{\text{Quarter}_t = k\} + \sum_{k=2009q1}^{2015q4} \beta_k \cdot \mathbb{1}\{\text{Quarter}_t = k\} \cdot \text{Exposure}_i + \varepsilon_{it},$$

that evaluates the change in individual-quarter-level activity between individuals “exposed” and “unexposed” to the tax haven dividend reform of 2010. Exposure_i is an indicator for whether an individual is identified as a 10% or greater direct shareholder in a company named as an intermediary or officer in either the Panama or Pandora Papers. Coefficients are estimated relative to 2010. Panels (a) and (b) use levels 1000s USD (2020) from as the dependent variable. Panels (c) and (d) use the number of currency entrances as the dependent variable. Panels (e) and (f) use a binary variable indicating the presence of *any* currency entrance as the dependent variable. All of the dependent variables are constructed from the MID entrance data aggregated to the taxpayer-quarter level. Dashed navy lines represent 95% confidence intervals based on firm-clustered standard errors. The dashed lines vertical surround the date of the policy change, with 2010 as the latest fully “untreated” year.

Appendix B Model appendix

B.1 Additional results for optimal underreporting income tax rate (à la Piketty and Saez (2013))

Solving [Equation 12](#) and [Equation 14](#) completely for τ and γ yields joint optima:

$$\gamma^* = \nabla \cdot \left(\tau_{\chi=0}^* \cdot \left(1 + \frac{Y}{\chi} \frac{\varepsilon_{Y,p_n} \tilde{e}_{p_n,\gamma}}{\tilde{e}_{\chi,\tau-\gamma}} \right) - \frac{1}{\tilde{e}_{\chi,\tau-\gamma}} \cdot \left(\frac{C_n}{\chi} \tilde{e}_{p_n,\gamma} \bar{g}_{c_n} + \lambda g_2 - 1 \right) \right), \quad (16)$$

$$\nabla = \frac{1 - \bar{g} + e}{1 - \bar{g} + e - \left(e - \frac{Y}{Z} e_Y \right) \cdot \left(1 + \frac{\varepsilon_{Y,p_n} \tilde{e}_{p_n,\gamma}}{\tilde{e}_{\chi,\tau-\gamma}} \right)} \quad (17)$$

$$\tau^* = \tau_{\chi=0}^* + \frac{e - \frac{Y}{Z} e_Y}{1 - \bar{g} + e} \cdot \gamma^*, \quad (18)$$

where $\tau_{\chi=0}^* = \frac{1 - \bar{g}}{1 - \bar{g} + e}$ refers to the social welfare maximizing linear income tax rate in the absence of income underreporting. The intuition underlying these formulae remains largely identical, with some additional insight. The optimal outflows tax γ^* sees an inflation factor ∇ based on the difference between the aggregate reported income elasticity and an adjusted aggregate earnings elasticity. The inflation factor ∇ also increases in the ratio of the net labor supply elasticity (with respect to the outflows tax rate) to the underreporting semi-elasticity (with respect to the tax rate differential). Additionally, the optimal outflows tax rate(i.e. prior to welfarist considerations) begins at $\tau_{\chi=0}^*$ as a baseline adjusted by a factor that considers the relative fiscal importance of labor supply responses and underreporting responses to the outflows tax.

B.2 The outflows tax and optimal tax administration

In this section I develop a model based on Keen and Slemrod ([2017](#)) and Chetty ([2009](#)) to understand the optimality of an outflows tax aimed at mitigating tax haven outflows and its interactions with other revenue-raising mechanisms at the disposal of a tax authority.

The results of the optimal tax administration model reveals important insights into the desirability and optimality of an outflows tax. The magnitude of the optimal outflows tax is large and in excess of the optimal proportional income tax when ignoring the non-tax-strategic consumer/producer welfare effects of an outflows tax. The tax serves dual purposes of 1) inducing positive domestic reporting externalities in disincentivizing tax strategic outflows and 2) raising revenues off of funds located offshore, so that the outflows tax accomplishes the tax base widening goals of additional

tax administration without the associated costs.⁴⁶ Calibrating this model to consider the negative welfare effects due to price spillover externalities implies that the current outflows tax rate of 5% can only be rationalized by very low shares of consumption sourced from industries exposed to the outflows tax.

In ignoring the welfare and revenue impacts of the outflows tax on non-tax-strategic outflows, the baseline model yields an optimal outflows tax in excess of the income tax. This result of course implies that optimally, no individuals will engage in tax-strategic outflows. The welfare and revenue-raising impacts on non-tax-strategic activity serve as dampening forces that drive down the optimal outflows tax. Additionally, the revenue-maximizing rate derived in an Allingham and Sandmo (1972) setting imply that penalty revenues collected from successfully audited evaders also drive down optimal outflows tax rate.

B.2.1 Baseline model

I adapt the framework in Keen and Slemrod (2017) to my setting.⁴⁷ However, in addition to the privately-borne non-compliance costs explored in their model, my environment features individuals that also face a linear outflows tax, so as to reflect my empirical environment. This outflows tax raises public funds.⁴⁸

For the simplest version of the model, consider a representative individual with quasi-linear preferences:

$$U = x - \psi(l) + v(g),$$

for private consumption x , convexly increasing disutility of labor $\psi(e)$, and concavely increasing valuation $v(g)$ of public goods g (provided out of revenue raised by the tax authorities). Individuals finance consumption out of income subject to a linear tax t . However, individuals can underreport

⁴⁶I have modeled the outflows tax as without variable administrative expenses.

⁴⁷My model framework differs from Keen and Slemrod (2017) and Chetty (2009) in the consideration of the government transfer cost as a policy parameter at the disposal of the tax authorities.

⁴⁸Extensions of the model 1) consider the welfare and revenue-raising effects of pass-through of the havens outflows tax to non-strategic haven-sourced consumption x_h , 2) considers a heterogeneous agent economy with individuals engaging in offshore consumption and underreporting and those that do not.

their labor earnings wl by an amount e at a cost $c(e, \alpha) + \gamma \cdot e$:

$$x = wl - t(wl - e) - c(e, \alpha) - \gamma \cdot e.$$

This setup is nearly identical to setup in Keen and Slemrod (2017) framework, except the explicit specification that the non-compliance cost parameter explicitly includes a linear term in amount underreported.⁴⁹ Instead, here the function $c(e, \alpha)$ can be considered a privately-accruing resource cost (see Chetty (2009) versus Feldstein (1999) for further development of the distinction on the social costs of underreporting).

The function $c(e, \alpha)$ captures the costs of concealing income e given a continuous tax enforcement parameter α that increases the private costs of misreporting income to the tax authorities.⁵⁰ The first-order interior conditions for the individual's labor- and underreporting-allocation problems are $(1 - t)w - \psi'(l) = 0$ and $t - c_e(e, \alpha) - \gamma = 0$, with the labor-supply decision determined independently of underreporting in this specification. These first order conditions implicitly define optimal labor supply and underreporting functions $l(t, w)$ and $e(t, \alpha, \gamma)$.⁵¹⁵² An application of the implicit function theorem yields partial derivatives of optimal underreporting behavior with respect to the policy parameters: $e_t = 1/c_{ee} > 0$ and $e_\alpha = -c_{e\alpha}/c_{ee} < 0$ and $e_\gamma = -1/c_{ee} < 0$.

The government collects funds from the income tax and the outflows tax and spends funds on the public good g and tax enforcement. I denote administrative costs of tax compliance enforcement as the function $a(\alpha)$, with $a_\alpha > 0$.⁵³ The government's budget constraint is

$$g + a(\alpha) = t(wl - e) + \gamma e.$$

The social planner perceives the social welfare function

$$W(t, \alpha, \gamma) = wl - t(wl - e) - c(e, \alpha) - \gamma \cdot e - \psi(l) + v(t(wl - e) + \gamma e - a(\alpha)).$$

⁴⁹The individuals' problem so far is entirely nested by the Keen and Slemrod (2017) framework with a general non-compliance cost function.

⁵⁰Regularity conditions of this cost function to induce positive concealment require $c_\alpha, c_{e\alpha}, c_e$, and $c_{ee} > 0$.

⁵¹I presently preclude any effect of the outflows tax on the individual's labor supply.

⁵²Keen and Slemrod (2017) show the second order conditions of this program, demonstrating that the solutions yielded maximize the utility function under the constraints.

⁵³I denote derivatives of functions of several variables with subscripts and of functions of a single variable with a prime.

The government sets optimal policy for each of its three instruments. Let taxable income $z(t, \alpha, \gamma) := wl(t, w) - e(t, \alpha, \gamma)$. For the government's choice of tax rate, differentiating ?? and combining the envelop properties yields:

$$W_t = -z + v' \cdot (z + tz_t + \gamma e_t) = 0.$$

Rearranging this condition yields the condition:

$$\frac{t^*}{1-t^*} = \left(\frac{v'-1}{v'} \right) \frac{1}{E(z, 1-t) + \frac{\Gamma}{T} E(e, 1-t)}, \quad (19)$$

where $E(m, n)$ denotes the elasticity of m with respect to n . Here, $\frac{\Gamma}{T} = \frac{\gamma e}{tz}$ represents the ratio of outflows tax collections to income tax collections. This result nests the classical inverse elasticity rule for the case $\gamma = 0$.⁵⁴ However, as the revenue raised by outflows grows relative to income tax collections, the optimal tax rate increases in the income tax rate with greater sensitivity through the channel of encouraging outflows. We can alternatively express this condition as

$$\frac{t^*}{1-t^*} = \left(\frac{v'-1}{v'} + \frac{\Gamma}{T^*} E(e, t) \right) \frac{1}{E(z, 1-t^*)} \quad (20)$$

$$= \left(\frac{v'-1}{v'} + \frac{\gamma e_t}{z} \right) \frac{1}{E(z, 1-t^*)}, \quad (21)$$

with the optimal income tax rate increasing in additional revenue raised by increased outflows (relative to overall income) as induced by an income tax rate increase.

The government's interior optimal enforcement decision is characterized by the first order condition:

$$W_\alpha = -c_\alpha + v' \cdot (tz_\alpha + \gamma e_\alpha - a_\alpha) = 0.$$

Again, this condition is near identical to its analogue in Keen and Slemrod (2017): additional revenue gain from from stricter enforcement is equated to the additional compliance and administrative costs, with administrative costs weighed more than compliance costs because such costs are funded through distortionary taxation. However, the social benefits of enforcement are reduced by

⁵⁴I assume that $v' > 1$ and that the optimal income tax is positive.

decreases to outflows tax collections, since $e_\alpha < 0$. Rearranging this equation yields:

$$E(z, \alpha^*) = \frac{\alpha^*(c_\alpha/v') + \alpha^*a_\alpha - \alpha^*\gamma e_\alpha}{tz} \quad (22)$$

At an optimal level of enforcement, the enforcement elasticity of taxable income is equal to the ratio of marginal cost to income tax revenue, with the numerator as a linear approximation of the sum of compliance costs, administrative costs, and costs through decreased outflows tax revenues.⁵⁵. As in Keen and Slemrod (2017), it is useful to write

$$\phi = E(z, \alpha). \quad (23)$$

For the tax authority's optimal choice of outflows tax, the first order conditions and the individual's envelope conditions require that

$$W_\gamma = -e + v' \cdot (tz_\gamma + e + \gamma e_\gamma) = 0$$

$$\frac{\gamma^*}{1 - \gamma^*} = \left(\frac{v' - 1}{v'} \right) \frac{1}{E(e, 1 - \gamma) + \frac{T}{\Gamma^*} E(z, 1 - \gamma)} \quad (24)$$

$$= \left(\frac{v' - 1}{v'} + \frac{tz_\gamma}{e} \right) \frac{1}{E(e, 1 - \gamma)} \quad (25)$$

Equation 24 generates some simple intuition: the optimal outflows tax rate decreases with the sensitivity of outflows to the outflows tax rate, and increases with the sensitivity of taxable income to the outflows tax rate, weighted by the relative importance of the income tax to the outflows tax in generating tax collections.

Alternatively, re-expressing the first order condition using the differential between the outflows tax rate and the income tax rates yields an interesting insight:

$$W_\gamma = -e + v' \cdot ((\gamma - t)e_\gamma + e) = 0,$$

⁵⁵This optimum condition can also be interpreted as $\frac{\alpha^*(c_\alpha/v') + \alpha^*a_\alpha - \Gamma E(e, \alpha)}{tz}$, where the outflows tax component of marginal cost is replaced by the enforcement elasticity of underreporting weighted by the size of outflow tax revenues (i.e. the original Keen and Slemrod (2017) marginal cost-revenue ratio plus the magnitude of the enforcement elasticity of underreporting weighted by the size of outflow tax revenues relative to income tax collections).

and that

$$\frac{t - \gamma^*}{\gamma^*} = \left(\frac{v' - 1}{v'} \right) \frac{1}{E(e, \gamma)}. \quad (26)$$

The interpretation of [Equation 26](#) yields both standard and striking intuition: as an inverse elasticity rule, as the sensitivity of outflows the outflows tax rate increases, the optimal outflows tax rate decreases. However, this result also implies that $\gamma^* > t$, which violates the conditions for an interior solution to the individual's underreporting problem: at this optimum, individuals would choose zero underreporting, as the cost of the outflows tax exceeds the benefits of not paying income tax. In this framework, the intuition is simple: insofar as the social planner ignores the deadweight loss of taxing outflows and can engage in this kind of taxation without administrative cost, the optimal policy disincentivizes *all* outflows.

The analogues of the complementarity and substitutability results from [Keen and Slemrod \(2017\)](#) are straightforward. Because the outflows tax implicates no direct administrative costs in its modeling, the positive domestic reporting externalities of the outflows tax imply substitutability with increased administrative expenses that increase reporting.

B.3 Haven-sourced consumption with two types of agents

I now consider an extension of the model that considers the welfare loss induced by this kind of tax through price spillovers onto domestic industry. For brevity, and because the optimality results for the income tax and administrative expenses are largely unchanged, I focus on the optimal outflows tax under these additional considerations. Consider an economy with two kinds of taxpayers: 1) consumers that have no interaction with tax havens, making up a share of the population $1 - \lambda$, and 2) consumers that do engage with tax havens with share λ . The social planner weigh the welfare of each group as ω_1 and ω_2 respectively (where $\omega_1(1 - \lambda) + \omega_2\lambda = 1$). The former group is unaffected by the outflows tax except for the spillover effects it has on the price of non-haven-sourced consumption. The utilities of these two consumer types can be describes as follows:

$$U_1 = u_1(x_{1d}, x_{1n}) - \psi(l_1) + v(g),$$

and

$$U_2 = u_1(x_{2d}, x_{2n}) - \psi(l_2) + v(g),$$

where x_d denotes domestic consumption unaffected by international prices and x_n denotes consumption affected by international prices at price p_n . Prices are denoted in units x_d . For simplicity, I suppress the roles of haven-sourced consumption for both consumer-welfare purposes and tax-revenue raising purposes (considering the excise-tax-like behavior of the outflows tax in including haven-sourced non-tax-strategic in its base).

Agents consume such that

$$u_1(x_{1d}) = \frac{u_{1n}}{p_n(\gamma)}$$

and

$$u_2(x_{2d}) = \frac{u_{2n}}{p_n(\gamma)},$$

where the price of x_n expressed as a function of the outflows tax to reflect price spillovers to either tradeable industries or industries with tradeable intermediate inputs.⁵⁶

Agents face budget constraints:

$$BC_1 : x_{1d} + p_n(\gamma)x_{1n} = (1 - t_1)w_1l_1$$

$$BC_2 : x_{2d} + p_n(\gamma)x_{2n} = w_2l_2 - t_2(w_2l_2 - e_2) - c(e_2, \alpha) - \gamma e_2.$$

Given these constraints, agents of type 1 and 2 supply labor and engage in underreporting so that

$$\mu_1(1 - t_1)w_1 - \psi'(l_1) = 0,$$

$$\mu_2(1 - t_2)w_2 - \psi'(l_2) = 0,$$

$$t - c_e(e, \alpha) - \gamma = 0,$$

with underreporting costs $c(e, \alpha)$ characterized by identical functional regularity conditions as before.

⁵⁶I refrain from modeling the microfoundations of the pass-through of the outflows tax to producers of x_n . See Fajgelbaum et al. (2019) and Edmond, Midrigan, and Xu (2015).

The government's budget constraint is described as:

$$g + a(\alpha) = t_1 w_1 l_1 + t_2 (w_2 l_2 - e_2) + \gamma(e_2),$$

and considering this budget constraint, a social planner maximizes:

$$\begin{aligned} W(t_1, t_2, \alpha, \gamma) &= \omega_1(1 - \lambda)U_1 + \omega_2\lambda U_2 = \\ &\omega_1(1 - \lambda)(u_1(x_{1d}, x_{1n}) - \psi(l_1)) + \omega_2\lambda(u_2(x_{2d}, x_{2n}) - \psi(l_2)) + v'(t_1 w_1 l_1 + t_2 (w_2 l_2 - e_2) + \gamma e_2 - a(\alpha)). \end{aligned}$$

As an additional simplification, assume that the social planner places no weight on the welfare of agents of type 2. The social planner thus maximizes

$$(1 - \lambda)(u_1(x_{1d}, x_{1n}) - \psi(l_1)) + v'((1 - \lambda)t_1 w_1 l_1 + \lambda(t_2 (w_2 l_2 - e_2) + \gamma \cdot e_2) - a(\alpha)).$$

Differentiating this objective with respect to γ yields the first order condition

$$W_\gamma = -\frac{(1 - \lambda)2E(p_n(\gamma), \gamma)\chi_{1n}}{\gamma} \cdot \mu_1 + \lambda v' \cdot (t_2 z_{2\gamma} + \gamma e_{2\gamma} + e_2) = 0,$$

where χ_{1n} represents total expenditures by consumers of type 1 on x_n . Rearranging this equation yields two expressions for the optimal outflows tax rate:

$$\frac{t_2 - \gamma^*}{\gamma^*} = \frac{1}{E(e_2, \gamma)} \left(1 - \frac{2\mu_1(1 - \lambda)E(p_n(\gamma), \gamma)\chi_{1n}}{\lambda\Gamma_2 v'} \right) \quad (27)$$

$$\frac{\gamma^*}{1 - \gamma^*} = \frac{1}{E(e_2, 1 - \gamma)} \left(1 + \frac{T_2}{\Gamma_2} E(z_2, \gamma) - \frac{2\mu_1(1 - \lambda)E(p_n(\gamma), \gamma)\chi_{1n}}{\lambda\Gamma_2 v'} \right). \quad (28)$$

This simplified model yields interesting, yet straightforward intuition for understanding the optimality of an outflows tax. First, the optimal outflows tax adheres to an inverse elasticity rule, decreasing with greater responsiveness of concealed outflows with respect to the net-of-tax price of sending funds abroad. This force reflects the decrease in direct revenue collections from outflows base erosion. Second, the optimal rate increases in the tax base elasticity with respect to the outflows tax (weighed by the ratio of income tax collections to outflows tax collections), reflecting the positive fiscal externalities of the outflows tax. Finally, the optimal rate decreases in the welfare loss on part of tax-compliant individuals induced by positive price spillovers to other industries.

B.3.1 Calibration

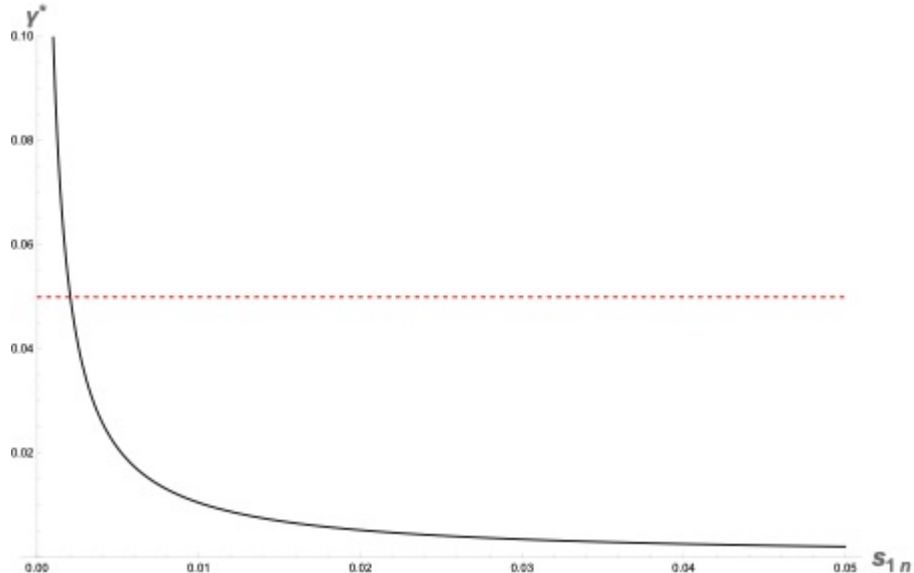
I conclude by performing of a simple calibration of [Equation 27](#) of this model in order to evaluate the magnitude of an optimal outflows tax and gauge how the Ecuadorian outflows tax adheres to the model's prescriptions. I adopt the following values for model parameters:

1. I document a proportion personal income tax by 55% among individuals connected to tax havens following a net-of-tax cost change in sending funds abroad from 1 to .95. Given that this change ultimately must be borne from a commensurate change in base and that this base would have otherwise been concealed, this response corresponds with a net-of-tax outflows elasticity of tax haven users of 24 and price elasticity of concealed outflows of approximately -1.25 .
2. Based on [Figure A.19](#), I use values of $\lambda = .005$ and $\Gamma_2 = .02 \cdot USD\ 50,000 = USD\ 1,000$ (recalling $\gamma = .02$ in 2010, the year corresponding with the figure).
3. Keen and Slemrod ([2017](#)) use a value of $v' = 1.2$ for the marginal value of public funds, which I also employ here.
4. The log-linear utility benchmark used by Keen and Slemrod ([2017](#)) corresponds with a budget shadow price of $\mu_1 = 1$.
5. I estimate $\chi_{1n} = p_n x_{1n}$ as $I_1 \cdot \frac{p_n x_{1n}}{I_1} = I_1 \cdot s_{1n}$, where s_{1n} represents the x_n expenditure budget share of agents of type 1. Columns (1) and (2) of [Table 4](#) suggest an average income of around USD 12,500 among individuals not using tax havens.
6. Fajgelbaum et al. ([2019](#)) document full pass-through of tariffs to exposed import prices. I therefore use a value of $E(p_n(\gamma), \gamma) = 1$, although 1) industries using exposed goods as an inputs likely only see a proportion of their costs affected so that the overall pass-through to final prices is likely less than one, and 2) general equilibrium effects may result in changes to competition that could result in pass-through greater than one in absolute value.

[Figure B.1](#) plots the optimal outflows tax against non-evaders' budget shares allocated to the consumption of tradable goods. The figure demonstrates that the optimal outflows tax rate in this framework is only generally on the same order of magnitude as the outflows tax observed in Ecuador for small values of s_{1n} . The empirical outflows tax rate of 5% is would be rationalized with a tradable industry expenditure share of non-evaders of around 0.2%—quite low. As an upper

bound, Ecuadorian imports share of GDP in 2019 was approximately 18%. This figure likely serves as an upper bound for s_{1n} as, 1) *a priori* one might expect only a portion of industrial production exposed to the outflows tax (or tariffs, as a benchmark), and 2) the non-evading group, likely having less income than the evading group, would demonstrate less tradable industry-sourced sourced consumption as a share of income. However, using a value of $s_{1n} \approx 0.2$ implies an optimal outflows tax of 0.05%—one twentieth of one percentage point, suggesting the likelihood that the Ecuadorian outflows tax is suboptimally high.⁵⁷ While this calibration excludes more general equilibrium considerations and other fiscal externalities (e.g. corporate income tax collections or excise-tax-like behaviors of a tax havens outflows tax), the exercise demonstrates the welfarist considerations of the outflows tax and the model’s alignment with that its empirical value in Ecuador.

Figure B.1: Optimal outflows tax calibration



This figure calibrates the optimal income outflows tax to a stylized model environment (based on Keen and Slemrod (2017)) that considers the positive income tax externalities, direct revenue raising roles, and negative welfare effects from price spillovers of the outflows tax. The independent variable is non-evaders’ budget share expense on goods and services from tradable industries, denoted s_{1n} , as the independent variable. The dashed red horizontal lines indicate the empirical values of the dependent variables following the final outflows tax reform in 2011.

⁵⁷A straightforward, but perhaps indirect way of more rigorously informing the value of s_{1n} would involve using consumer expenditure survey data to determine the consumption share consisting of of purely domestically produced goods.

B.4 Optimal tax administration with haven-sourced consumption

Consider a consumer deriving utility described as

$$U = u(x_n, x_h) - \psi(l) + v(g),$$

where x_n represents consumption sourced from non-havens (i.e. domestically and from foreign non-havens) and x_h represents haven-sourced consumption, at price p_h relative to non-haven consumption. The individual consumes out of post-tax income, with the price of haven-sourced consumption expressed in units non-haven consumption. However, individuals can underreport their labor earnings wl by an amount e at a cost $c(e, \alpha) + \gamma \cdot e$, where γ represents a linear tax havens outflows tax. This tax is passed on entirely to haven-sourced consumption, so that she faces the budget constraint:

$$x_n + (1 + \gamma)p_h x_h = wl - t(wl - e) - c(e, \alpha) - \gamma \cdot e.$$

I assume that the imposition of the tax haven outflows tax affects no general equilibrium response in the pre-tax pricing of haven-sourced consumption (i.e. that domestic consumers bear the entire incidence of the tax). This framing can be interpreted akin to a small open economy assumption for the domestic economy, as exemplified by the relationship between Ecuador and various tax havens.

Individuals therefore source consumption such that

$$u_{x_n} = \frac{u_{x_h}}{(1 + \gamma)p_h}.$$

The individual simultaneously decides her allocation of labor, consumption, and underreporting to maximize. Defining disposable income $I = wl - t(wl - e) - c(e, \alpha) - \gamma \cdot e$ and the Lagrange multiplier on the individual's budget constraint μ yields the conditions:

$$\underbrace{I_l \left(u_{x_n} \frac{\partial x_n}{\partial I} + u_{x_h} \frac{\partial x_h}{\partial I} \right)}_{\frac{\partial U}{\partial I} = \mu} - \psi'(l) + \mu \underbrace{\left((1 - t)w - I_l \left(\frac{\partial x_n}{\partial I} + (1 + \gamma)p_h \frac{\partial x_h}{\partial I} \right) \right)}_{=1} = 0 \\ \implies (1 - t)w\mu - \psi'(l) = 0$$

and

$$\underbrace{I_e(u_{x_n}\frac{\partial x_n}{\partial I} + u_{x_h}\frac{\partial x_h}{\partial I})}_{\frac{\partial U}{\partial I}=\mu} + \mu \left((t - c_e - \gamma) - \underbrace{I_e(\frac{\partial x_n}{\partial I} + (1 + \gamma)p_h\frac{\partial x_h}{\partial I})}_{=1} \right) = 0$$

$$\implies (t - c_e - \gamma)\mu = 0,$$

with the same functional regularity conditions carry over from the baseline model.

The government faces a similar budget constraint, but also considers the excise-tax-like revenue raised from haven-sourced consumption:

$$g + a(\alpha) = t(wl - e) + \gamma \cdot (e + p_h x_h)$$

so that the central planner's social welfare function can be described as

$$W(t, \alpha, \gamma) = u(x_n, x_h) - \psi(l) + v(t(wl - e) + \gamma \cdot (e + p_h x_h) - a(\alpha)).$$

Differentiating the social welfare function with respect to the outflows tax rate and substituting in the individual's envelope conditions yields the first order condition:

$$\left(u_{x_n} \left(\frac{\partial x_n}{\partial \gamma} + \frac{\partial x_n}{\partial I} \frac{\partial I}{\partial \gamma} \right) + u_{x_h} \left(\frac{\partial x_h}{\partial \gamma} + \frac{\partial x_h}{\partial I} \frac{\partial I}{\partial \gamma} \right) \right) + v' \cdot (tz_t + e + p_h x_h + \gamma e_\gamma + \gamma p_h \frac{\partial x_h}{\partial \gamma}) = 0$$

$$\implies W_\gamma = \underbrace{-\mu((e + (1 + p_h)x_h))}_{:= \mathcal{W}_\gamma} + \underbrace{v' \cdot ((\gamma - t)e_\gamma + e + p_h x_h(1 + E(x_h, \gamma)))}_{\text{Effect on tax collections}} = 0,$$

Consumer welfare effects

Rearranging this equation yields the relationship between γ and t :

$$\frac{t - \gamma^*}{\gamma^*} = \left(1 + \frac{\mathcal{W}_\gamma/v' + p_h x_h(1 + E(x_h, \gamma))}{e} \right) \frac{1}{E(e, \gamma)}. \quad (29)$$

Rearranging this expression yet again yields an equation for the optimal outflows tax rate:

$$\frac{\gamma^*}{1 - \gamma^*} = \frac{(\mathcal{W}_\gamma/v' - 1) + tz_\gamma + p_h x_h(1 + E(x_h, \gamma))}{eE(e, 1 - \gamma)}. \quad (30)$$

The intuition for these results is straightforward. Previously, outflows served no direct welfare-enhancing purpose other than facilitating income underreporting (which itself would in turn finance

consumption). Here, both the welfare effects of discouraging offshore, non-tax-strategic consumption and the negative effects on the excise-like tax on such consumption bring the optimal tax rate down such that the income tax may be greater than the outflows tax.⁵⁸

B.5 Income tax evasion and the outflows tax

To what extent does the tax outflows tax reduce outflows to tax havens? What are the effects of an outflows tax on consumer behavior when there are multiple underreporting mechanisms? To what extent does this reduction in outflows result in increased domestic reporting and tax collections versus substitution to other underreporting channels?

To answer these questions start, I augment the Allingham and Sandmo framework by incorporating a pecuniary cost of sheltering funds, analogous to as induced by the ISD foreign transaction tax. This pecuniary cost structure generalises the framework in Guyton et al. (2021) where taxpayers face a fixed cost to concealing income. This model also shares similarities with the model of optimal income shifting with pecuniary costs in Agostini et al. (2018); however, my framework incorporates a stochastic risk of detection that varies between reporting vehicles and well as an environment where individuals can engage in an income-concealing activity with more general cost that varies in funds concealed.⁵⁹ My framework also allows for multiple underreporting channels.

B.5.1 Baseline model

Consider a taxpayer that earns exogenous income z , normalized here to one. The individual generates utility linear in consumption and pay taxes on their reported income at a linear rate τ .

However, taxpayers can underreport income in two ways: by sending money to tax havens or by other means. Each of these underreporting mechanisms is associated with a cost as function of the underreporting amount, normalized here to the underreporting share of their true income $e_i = \chi_i/z$ for amount underreported $0 \leq \chi_i \leq z$: $\xi_i(e_i)$ convexly increasing in e_i , for $i \in \{h, o\}$ for tax-haven and other evasion respectively.⁶⁰ Denote $0 \leq e = e_h + e_o \leq 1$.

⁵⁸Note that consumers face different wage rates and proportional income tax rates. Different proportional income tax rates approximate the different average tax rates faced by the two groups.

⁵⁹This framework can be modified by incorporating bilateral tax rate differentials so as to nest the model setting of corporate profit shifting in Huizinga and Laeven (2008), and thus can be equally applied to studying profit shifting (both legal and evasive) on part of Ecuadorian corporations.

⁶⁰Relatively little is known about these costs from a systematized, empirical perspective. Anecdotal evidence from websites marketing offshore banking services domiciled in tax havens suggests offshore sheltering costs may be linear

Let γ represent an outflows tax to tax havens, so that the costs of evading a proportion of income e_i can be expressed as

$$c_h(e_h) = \xi_h(e_h) + \gamma \cdot e_h$$

and

$$c_o(e_o) = \xi_o(e_o).$$

However, there is a probability $\rho(e_h, e_o)$ that an individual will be audited (denoted event $E = 1$), increasing in both arguments. In the audited state, the tax authorities will discover the entirety of the underreported income and require the individual to pay the full tax plus a fine $\pi > 0$.

In the unaudited state $E = 0$, an individual consumes

$$c = 1 - \tau \cdot (1 - e) - (\xi_h(e_h) + \gamma e_h + \xi_o(e_o)),$$

and in the audited state $E = 1$, an individual consumes

$$c = 1 - \tau - \pi \cdot e - (\xi_h(e_h) + \gamma e_h + \xi_o(e_o)).$$

Taxpayers optimize over underreporting amounts e_h and e_o to maximize expected utility:

$$(1 - \rho(e_h, e_o)) \left(1 - \tau \cdot (1 - e) - \xi_h(e_h) - \gamma e_h - \xi_o(e_o) \right) + \rho(e_h, e_o) \left(1 - \tau - \pi \cdot e - \xi_h(e_h) - \gamma e_h - \xi_o(e_o) \right),$$

subject to a non-negative consumption requirement for the audited state:

$$1 - \tau - \pi \cdot e - (\xi_h(e_h) - \gamma e_h - \xi_o(e_o)) \geq 0$$

in funds sheltered with a variable cost less than parity and a substantial fixed cost. Other sources suggest only a fixed cost associated with sheltering; indeed, this is the cost structure modeled in Guyton et al. (2021) and strongly suggested by zero-profit bunching among UK multinational firms in Bilicka (2019). An alternate setup to this model would rely on the concavity of the utility function in consumption and risk aversion in order to rationalize an interior optimum underreporting behavior.

and the requirement that individuals cannot underreport more than their income

$$0 \leq e_h + e_o \leq 1,$$

with $e_h, e_o \geq 0$. The first order conditions for each type of underreporting are associated with the first order conditions:

$$\underbrace{(1 - \rho(e_h^*, e_o^*))\tau - \rho(e_h^*, e_o^*)\pi - (\xi'_h(e_h^*) + \gamma)}_{\text{Expected marginal net benefit}} = \underbrace{\frac{\partial \rho(e_h^*, e_o^*)}{\partial e_h} \cdot (\tau + \pi)e^*}_{\text{Marginal net penalty-weighted audit probability inc.}}$$

and

$$\underbrace{(1 - \rho(e_h^*, e_o^*))\tau - \rho(e_h^*, e_o^*)\pi - \xi'_o(e_o^*)}_{\text{Expected marginal net benefit}} = \underbrace{\frac{\partial \rho(e_h^*, e_o^*)}{\partial e_o} \cdot (\tau + \pi)e^*}_{\text{Marginal net penalty-weighted audit probability inc.}}$$

Given equal marginal benefits to each underreporting channel (the decrease in tax payments), the agent optimizes by setting equal their effective marginal costs:

$$\xi'_h(e_h^*) + \gamma + \frac{\partial \rho(e_h^*, e_o^*)}{\partial e_h} \cdot (\tau + \pi)e^* = \xi'_o(e_o^*) + \frac{\partial \rho(e_h^*, e_o^*)}{\partial e_o} \cdot (\tau + \pi)e^*. \quad (31)$$

The intuition for the first-order responses of the two evasion margins is straightforward. Agents optimize the two evasion channels so as to equilibrate the sums of their marginal pecuniary costs and penalty-weighted marginal probabilities of detection associated with each channel.

The specific level of each evasion channel 1) decreases with the purely pecuniary costs of evasion, 2) increases with the expected marginal gross benefit of evasion, and 3) decreases with marginal detection probability. The expected marginal net benefit is the difference between the expected marginal gross benefit (the savings on unpaid taxes) less the pecuniary costs of evasion. The marginal net penalty-weighted audit probability increase corresponds with the increase in detection probability associated with a marginal increase in evasion weighted by the penalty under detection.⁶¹

As a heuristic, we can take detection probability functions with shape restrictions $\rho(0, 0) = 0$,

⁶¹See [subsubsection B.5.2](#) for a demonstration of the solutions for rationalizing an interior solution to the individual optimal underreporting allocation problem.

$\rho(e_h, 1 - e_h) = \rho(1 - e_o, e_o) = 1$, and $\frac{\partial \rho(e_h, 1 - e_h)}{\partial e_h} = \frac{\partial \rho(1 - e_o, e_o)}{\partial e_o} = 0$, giving regularity conditions:

$$\begin{aligned}\tau &\geq \xi'_h(0) + \gamma \\ \tau &\geq \xi'_o(0) \\ \pi + \xi'_h(e_h) + \gamma &\geq 0 \\ \pi + \xi'_o(e_o) &\geq 0.\end{aligned}$$

The implicit function theorem gives the comparative statics for an interior optimum:

$$\begin{bmatrix} \frac{\partial e_h^*}{\partial \gamma} \\ \frac{\partial e_o^*}{\partial \gamma} \end{bmatrix} = \frac{1}{\tau + \pi} \begin{bmatrix} \rho_{e_h e_h}^* e^* + 2\rho_{e_h}^* + \frac{\xi''_h(e_h^*)}{\tau + \pi} & \rho_{e_h e_o}^* e^* + \rho_{e_o}^* + \rho_{e_h}^* \\ \rho_{e_o e_h}^* e^* + \rho_{e_o}^* + \rho_{e_h}^* & \rho_{e_o e_o}^* e^* + 2\rho_{e_o}^* + \frac{\xi''_o(e_o^*)}{\tau + \pi} \end{bmatrix}^{-1} \cdot \begin{bmatrix} -1 \\ 0 \end{bmatrix}. \quad (32)$$

Here I suppress arguments and Leibniz notation of derivatives for visibility. Finally, denote

$$\begin{aligned}\Lambda = & \left(\rho_{e_h e_h}^* \rho_{e_o e_o}^* - \rho_{e_o e_h}^{*2} \right) e^{*2} + \\ & \left(\frac{\rho_{e_h e_h}^* \xi_o^{*''} + \rho_{e_o e_h}^* \xi_h^{*''}}{\tau + \pi} + 2(\rho_{e_h e_h}^* \rho_{e_o}^* - \rho_{e_h e_o}^* (\rho_{e_h}^* + \rho_{e_o}^*) + \rho_{e_o e_o}^* \rho_{e_h}^*) \right) e^* + \\ & \frac{\xi_h^{*''} \xi_o^{*''}}{(\tau + \pi)^2} + 2\left(\rho_{e_h}^* \rho_{e_o}^* + \frac{\rho_{e_h}^* \xi_o^{*''} + \rho_{e_o}^* \xi_h^{*''}}{\tau + \pi} \right) - (\rho_{e_h}^{*2} + \rho_{e_o}^{*2}),\end{aligned}$$

so that

$$\begin{bmatrix} \frac{\partial e_h^*}{\partial \gamma} \\ \frac{\partial e_o^*}{\partial \gamma} \end{bmatrix} = \frac{1}{\Lambda \cdot (\tau + \pi)} \begin{bmatrix} -\frac{\xi_o^{*''}}{\tau + \pi} - 2\rho_{e_o}^* - \rho_{e_o e_o}^* e^* \\ \rho_{e_h}^* + \rho_{e_o}^* + \rho_{e_o e_h}^* e^* \end{bmatrix}. \quad (33)$$

In the general case, the shape of the function $\rho(e_h, e_o)$ requires regularity conditions in order to ensure $\Lambda > 0$ and that an interior optimum is indeed a maximum. Imposing conditions on the shape of the audit probability function alleviates these regularity requirements: for example, by imposing linearity in both arguments (e.g. $\rho(e_h, e_o) = k_h e_h + k_o e_o$, for constants $k_i \geq 0$ and $\rho(0, 0) = 0$, $\rho(e_h, 1 - e_h) = 1$). Otherwise, Λ represents a quadratic form in total optimal evasion, giving regularity conditions for an interior solution.

The interior optimum exhibits various responses to changes in the tax havens outflows tax rate γ . Given a marginal increase in γ , haven outflows change according to several forces. First, heuristically treating detection probability as constant, haven outflows decrease according to $-\xi_o^{*''}/\Lambda =$

$-\frac{1}{\nu \xi_h^{*\prime\prime}}$ for some positive constant ν ; that is, an increase in γ enacts a greater decrease in tax evasive haven outflows given relatively lower curvature of the cost function at the initial optimum. The intuition is simple: at higher cost curvatures, the increase in the linear haven outflows tax matters less for determining overall costs and disincentivizing haven outflows. On a pragmatic level, this result suggests that adjustments to γ induce large changes if the tax haven usage cost schedule exhibits near-linearity. In this respect, greater net penalties $\tau + \gamma$ dampen this behavioral response.

Increases in γ also induce behavioral responses based on the shape of the detection probability function. The second and third terms here reflect substitution responses to non-haven-evasion. Making no restrictions on the relationship between the curvature of this function and the marginal audit probabilities, the substitution responses channeled through the marginal audit probability and the curvature of the detection probability function in non-haven evasion are approximately proportionate to the terms $\frac{1}{\rho_{e_o}^*}$ and to $\frac{1}{g(\rho_{e_h}^*, \rho_{e_h e_h}^*, \xi_h^{*\prime\prime})}$ for some function g increasing in all arguments. Greater marginal detection probability in non-haven evasion mitigates substitution, as do greater curvatures of the cost schedule and the audit probability function (as smaller responses can accommodate greater risk adjustments).

Substitution responses $\frac{\partial e_o^*}{\partial \gamma}$ are determined entirely based on the shape of the audit probability function. Namely, substitution responses are attenuated with greater marginal audit probability values as well as with greater mixed-term curvature associated with the audit probability function (i.e. the mixed second-order partial derivatives $\frac{\partial \rho_{e_o}^*}{\partial e_h}$ and $\frac{\partial \rho_{e_h}^*}{\partial e_o}$).

Overall, the net impact of a change in γ on evasion $\frac{\partial e^*}{\partial \gamma}$ is the sum of these two changes. The numerator of this sum is

$$-\frac{\xi_o^{*\prime\prime}}{\tau + \pi} - (\rho_{e_o}^* - \rho_{e_h}^*) - (\rho_{e_o e_o}^* - \rho_{e_o e_h}^*)e^*.$$

The interpretation is straightforward. The tax γ depresses **total** evasion e^* insofar as 1) a high curvature of the non-haven cost function mitigates absorption of displaced tax strategic haven outflows and the low curvature of the tax-haven-evasion cost function requires greater-magnitude responses to generate commensurate cost reductions, 2) the marginal audit probability increase for non-haven-evasion exceeds that for haven-evasion (indicating a net increase in the probability of

detection given substitution to non-haven-evasion), and 3) the curvature of the detection probability in non-haven-evasion exceeds that for the mixed partial (substitution responses are on-net mitigated by the greater increase in marginal audit probability in non-haven-evasion than in haven-evasion).

B.5.2 Demonstration of interior solution conditions for individuals underreporting allocation

We see the conditions under which the taxpayer set optimal evasion to an interior solution. Take the marginal utilities at order pairs $(0, 0)$ and $(e_h, 1 - e_h)$.

At $(0, 0)$, the agent exhibits marginal utilities:

$$U_{e_h}(0, 0) = (1 - \rho(0, 0))\tau - \rho(0, 0)\pi - \xi'_h(0) - \gamma$$

and

$$U_{e_o}(0, 0) = (1 - \rho(0, 0))\tau - \rho(0, 0)\pi - \xi'_o(0),$$

so that this corner solution is associated with positive marginal utility if

$$\tau \geq \rho(0, 0)(\tau + \pi) + \xi'_h(0) + \gamma$$

or

$$\tau \geq \rho(0, 0)(\tau + \pi) + \xi'_o(0).$$

On the other hand, individuals will settle on an evasion share less than their full income if their marginal utility at points corresponding with $e = 1$ is negative.

$$U_{e_h}(e_h, 1 - e_h) = (1 - \rho(e_h, 1 - e_h))\tau - \rho(e_h, 1 - e_h)\pi - \xi'_h(e_h) - \gamma - \frac{\partial \rho(e_h, 1 - e_h)}{\partial e_h}$$

and

$$U_{e_o}(1 - e_o, e_o) = (1 - \rho(1 - e_o, e_o))\tau - \rho(1 - e_o, e_o)\pi - \xi'_o(e_o) - \frac{\partial \rho(1 - e_o, e_o)}{\partial e_o},$$

so that this corner solution is associated with negative marginal utility if either

$$(1 - \rho(e_h, 1 - e_h))\tau \leq \rho(e_h, 1 - e_h)\pi + \xi'_h(e_h) + \gamma + \frac{\partial \rho(e_h, 1 - e_h)}{\partial e_h}$$

or

$$(1 - \rho(1 - e_o, e_o))\tau \leq \rho(1 - e_o, e_o)\pi + \xi'_o(e_o) + \frac{\partial\rho(1 - e_o, e_o)}{\partial e_o}.$$

B.5.3 Revenue maximizing rate

What is the revenue maximizing rate for tax havens outflows tax? First, I consider a simplified environment where the probability of an audit event $\mathbb{P}(E = 1) \equiv \rho$.

The Rawlsian social planner seeks to set γ to maximize the revenue raised by the outflows tax. I set aside for now the role of non-tax-evasive activity implicated by the outflows tax. For a single taxpayer, the government maximizes the expected revenue raised as

$$\max_{\gamma} \underbrace{(1 - \rho) \cdot (\tau(z - \chi_h(z) - \chi_o(z)) + \gamma\chi_h(z))}_{\text{Unaudited}} + \underbrace{\rho \cdot (\tau z + \pi(\chi_h(z) + \chi_o(z)) + \gamma\chi_h(z))}_{\text{Audited}}.$$

This setup yields a simple solution for the optimal outflows tax:

$$\Rightarrow \gamma^* = \frac{((1 - \rho) \cdot \tau - \rho \cdot \pi)(\varepsilon_{\chi_h, \gamma}(z) + \varepsilon_{\chi_o, \gamma}(z) \cdot \frac{\chi_o(z)}{\chi_h(z)})}{\varepsilon_{\chi_h(z), \gamma(z)} + 1}. \quad (34)$$

A priori, we can think of $\varepsilon_{\chi_h, \gamma} \leq 0$ and $\varepsilon_{\chi_o, \gamma} \geq 0$. The formula for the Rawlsian optimal rate illustrates the important tradeoffs for the revenue-maximization problem. Namely, ex-ante, the own-price response (negative) and the substitution response (positive) mitigate one another, so that in the presence of full substitution to other evasion margins (weighted by the ratio of outside-channel evasion to direct tax haven evasion), the optimal rate is zero. Intuitively, greater substitution responses mitigate the effectiveness of the tax. Second, the presence of successful audits at a fine also undermine the desirability of a higher outflows tax. While the tax enacts a weakly positive fiscal externality by increasing domestic reporting (and broadening the income tax base), increasing the outflows tax decreases revenues raised by successful audits, driving down the optimal rate.

For highly inelastic tax haven outflows, the optimal outflows tax maps to zero unless uniquely one of the following conditions holds: 1) the probability-weighted gross marginal revenue collection is negative, or 2) the substitution response weighted by the ratio of usages of each underreporting channel exceeds the own-price response. Intuitively, when substitution to the outside underreporting channel exceeds the decrease in haven outflows (i.e. the tax induces a net increase in

underreporting), revenue is lost in net (thereby justifying a zero outflows rate) unless auditing yields sufficiently high revenues either through the combined audit rate and penalty.⁶²

B.5.4 Calibration of the revenue-maximizing rate

I turn to calibrating the revenue-raising outflows tax γ^* according to [Equation 34](#):

$$\gamma^* = \frac{((1 - \rho) \cdot \tau - \rho \cdot \pi)(\varepsilon_{\chi_h, \gamma}(z) + \varepsilon_{\chi_o, \gamma}(z) \cdot \frac{\chi_o(z)}{\chi_h(z)})}{\varepsilon_{\chi_h(z), \gamma}(z) + 1}.$$

I have produced empirical estimates for all of the objects in [Equation 34](#) except the ratio of “other”-sourced income underreporting to haven-sourced income underreporting. Taking the following values, homogeneous over the population, for the other parameters and imposing produces a relationship between the optimal rate γ^* and this ratio $\frac{\chi_o(z)}{\chi_h(z)}$:

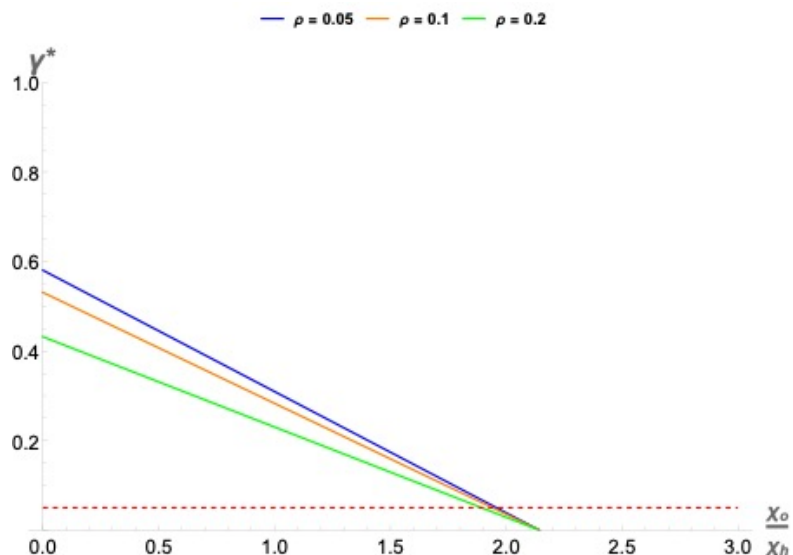
1. Guyton et al. ([2021](#)) document audit rates at approximately 5%, 10% and 20% for the top 1%, 0.1% and 0.01% of earners respectively.
2. The United States Internal Revenue Service applies a penalty rate of 20% in cases of disregard or negligence of reporting rules and regulations.⁶³
3. The top marginal tax rate of top Ecuadorian earners has been set at 35% since 2008. I assume that this value represents the counterfactual approximately linear tax rate applying to domestically reported income.
4. I document an outflows elasticity of with respect to the cost of the outflows tax $\varepsilon_{\chi_h, \gamma} \approx -1.25$.
5. I document an proportion increase in gross income (pre-deduction) by 42%, corresponding with a net-of-outflows-tax elasticity of -8.6 (and an havens outflows tax rate elasticity of 0.45 as well as a tax base elasticity of 0.24. Considering the net tax base elasticity as the difference between the havens outflows elasticity and the other-channel elasticity (i.e. $\varepsilon_{z-\chi, \gamma} = -\varepsilon_{\chi_h, \gamma}(z) - \varepsilon_{\chi_o, \gamma}(z)$), my results imply $\varepsilon_{\chi_o, \gamma} = .25$. As an alternative to imposing this structure, I also model the relationship between γ^* and the product $\varepsilon_{\chi_o, \gamma} \frac{\chi_o(z)}{\chi_h(z)}$.

⁶²See Section [B.5.4](#) for a calibration of the revenue-maximizing outflows tax rate in this framework.

⁶³See <https://www.irs.gov/payments/accuracy-related-penalty>

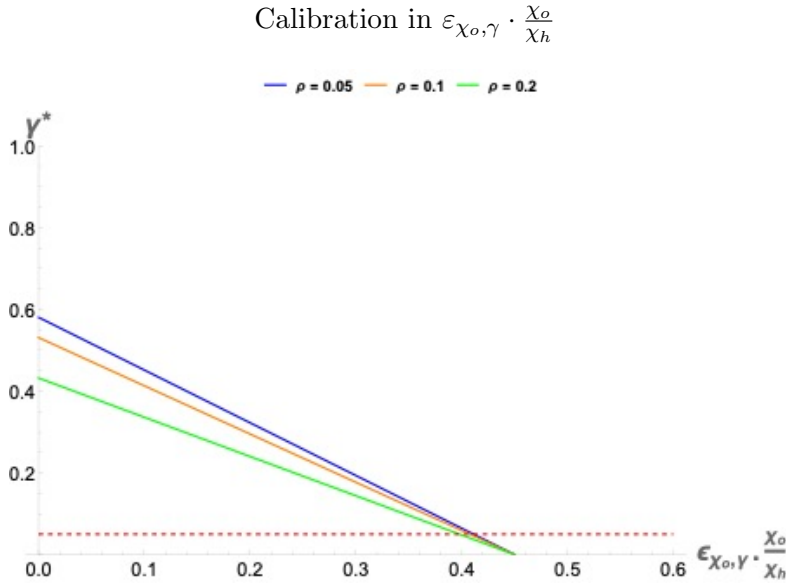
Figure B.2: Revenue-raising haven outflows tax rate:

Calibration



This figure displays three calibrations for the revenue raising outflows tax rate from the augmented Allingham and Sandmo (1972) model framework. The three specifications vary by audit probability ρ . The dashed red horizontal line corresponds with the empirical outflows tax rate in Ecuador starting November 2011.

Figure B.3: Revenue-raising haven outflows tax rate:



This figure displays three calibrations for the revenue raising outflows tax rate from the augmented Allingham and Sandmo (1972) model framework. The three specifications vary by audit probability ρ . The dashed red horizontal line corresponds with the empirical outflows tax rate in Ecuador starting November 2011.

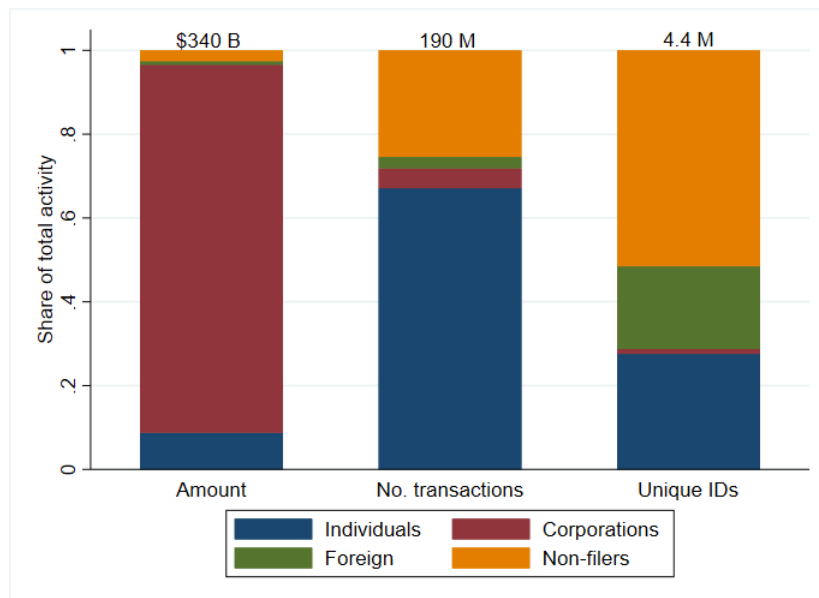
Figure B.2 displays three calibration plots of the revenue-raising havens outflows tax based on three different audit rate parameters. Guyton et al. (2021) report income underreporting by source and attribute values to the top 1%, 0.1% and 0.01% of offshore income evaded and income underreported (per the National Research Program) respectively as USD 53.7 B. versus USD 144 B., USD 39.9 B. versus USD 42.1 B., USD 22.5 B. versus USD 7.7 B (values of $\frac{X_o}{X_h} = 3, 1, 1/3$ respectively). Interpreting these figures as ratios of offshore income evaded to “other”-sourced underreporting, the calibration informs possible optimal revenue-raising haven outflow tax rates according to the income rank most representative of the evading demographic. If the evading demographic is mostly concentrated within the top 0.01%, the revenue-raising optimal rate is nearly 40%. For alternate cases where evaders are concentrated generally throughout the top 0.1% and 1%, the revenue-raising rates are around 30% and 0% respectively.

Appendix C Additional data and environment descriptions

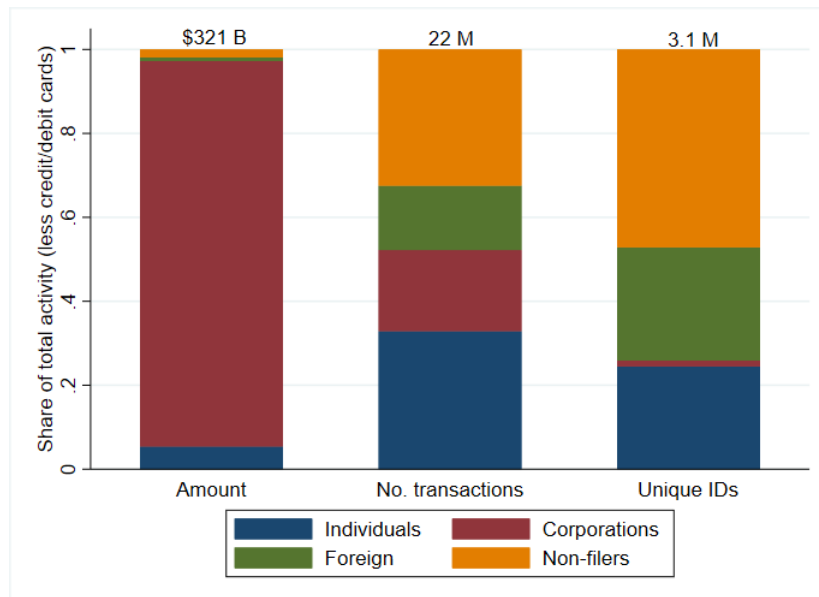
C.1 Additional figures and tables

Figure C.1: MID statistics

(a) All currency exits



(b) All currency exits less card transactions



This figure illustrates various metadata surrounding currency exits registered in the MID disaggregated by taxpayer type. The top of each stacked bar graph displays its cumulative total from fiscal years 2008 to 2019. All nominal values are expressed in USD 2020. Panel (b) excludes credit card transactions.

Table C.1: List of transaction purpose categories in the MID foreign transaction data

No.	Purpose	No.	Purpose
1	N/A	35	Workers' remittances
2	Imports	36	Donations
3	Anticip. imports	37	Compliance with laws and regulations
4	Int'l. Transport	38	Credit amortization abroad
5	Cargo Fleet Transport	39	Credit disbursements abroad
6	Ports and airports	40	Credit prepayment abroad
7	Business, health, education travel	41	Long term fin. inv. abroad
8	Reinsurance premia	42	Short term fin. inv. abroad
9	Insurance indemnization	43	Long term capital inv. abroad
10	Fin. services	44	Short term capital inv. abroad
11	Foreign currency guarantees	45	Overnight inv. abroad
12	Merchant leasing	46	Deposits in foreign bank accounts
13	Telecom service	47	Credit amort. (domestic)
14	IT services	48	Credit disbursement (domestic)
15	Brands and patents	49	Prepaid credit (domestic)
16	Archit., eng., and tech. services	50	Short term fin. inv. (domestic)
17	Agriculture and mining services	51	Long term fin. inv. (domestic)
18	Health services	52	Long term capital inv. (domestic)
19	Audiovisual services	53	Short term capital inv (domestic)
20	Rent	54	Overnight investments (domestic)
21	Construction	55	Bank account deposits (domestic)
22	R&D	56	Other
23	Legal, acc. services	57	Debit and credit cards
24	Publicity And market research	58	Collections from abroad
25	Repairs	59	Anticip. imports
26	Cultural services	60	Anticip. exports
27	Services To foreign gov't	61	Brands and patents
28	Subscriptions And membership Fees	62	Royalties and authorship rights
29	Education expenses	63	Trash and pollutant processing
30	Anticip. Foreign Trade	64	Trade and other business services
31	Wages	65	Intragroup trade
32	Dividends/profit distributions	66	Temporary operations
33	Credit interest	67	Consular collections
34	Return On fin. investment		

C.2 Firm-year dividend imputation methodology

The Ecuadorian administrative data on firm-year dividend payments only begins in 2015. For this reason, in order to make inference pertaining to the effect of the tax haven reform of 2011 on exposed firms' dividend payout policies, I develop an imputation method to accommodate the administrative data environment.

I rely on three data sources for this imputation:

1. **Firm-shareholder dividend payment data** (*Anexo de Dividendos*) accurately reports annual firm-dividend payout policies starting in 2015. The dataset also reports individual dividend payments between firms and shareholders. All Ecuadorian firms making profit distributions to shareholders are required to register with the Ecuadorian tax authorities and are observable in this dataset.
2. **Foreign transaction data** (*Anexo - Movimiento Internacional de Divisas (MID)*): This dataset accurately reports profit distributions by Ecuadorian firms to shareholders abroad.
3. **Corporate income tax returns** (*F101*). The corporate income tax returns report withholdings taxes on dividend payments. While the publicly available withholdings formula creates a bijection between funds withheld and dividend payments,⁶⁴ in practice the implied value of dividends to be paid poorly predicts realized dividend payments (as reported in the dividend payment registry between 2015 and 2019).

The steps to this imputation, in order, are as follows:

1. I use the accounting measures reported in the corporate income tax declarations to assign each firm-year a dividend imputation:

$$Div_{it} = Profit_{it} - Tax_{it} - Reinvestment_{it} - (Retained Earnings_{it} - Retained Earnings_{it-t}).$$

All of the right-hand-side variables are perfectly observed in the corporate income tax data.⁶⁵

However, data on retained earnings are actually observed with a one-year lag (i.e. year t 's

⁶⁴The capital income tax dividend payment withholdings formula creates a bijection for values above USD 1,000 in withheld funds or USD 20,000 in dividends anticipated to be paid out. Values below USD 20,000 in dividend payments generate zero withholdings obligation.

⁶⁵I perform this imputation on a version of the data winsorized above the 99.5% level.

retained earnings for firm i are actually observed in firm i 's corporate income tax declaration for year $t + 1$). For this reason, I cannot perform this imputation for the last year in my data, 2019.

2. Ecuador has a law where firms cannot make profit distribution payments if they report non-positive pre-tax and pre-deduction profits (similar to an EBITDA concept) for two consecutive years. For all firms reporting two consecutive years of non-positive profits (i.e. $\pi_{it} \leq 0 \cap \pi_{it-1} \leq 0$), I map their dividends in year t to zero.
3. I check if a firm's corporate income tax declaration years coincide with the years of the dividend payment registry (2015-2019). If *both* a firm's corporate income tax filings intersects with the years of the dividend payment registry *and* the firm is not present in dividend payment registry, I map all years of the firm's dividend imputation to zero.
4. If a firm is *both* present in the dividend payment registry *and* observed to never pay out dividends in the dividend firm registry, I map all years of the firm's dividend imputation to zero
5. If a firm i reports non-zero dividend withholdings in their annual corporate income tax declaration in year t , I map their dividend imputation in year t to the accounting identity in step 1.
6. If a firm i reports a profit distribution abroad in the foreign transaction data (MID) t , I map their dividend imputation in year t to the accounting identity in step 1.
7. If a firm ever makes positive dividend payments between years 2015 and 2019 (as observed in the dividend payment registry), I map their pre-2015 annual dividend payments to the accounting identity in step 1.
8. I inflate the dividend imputation by the factor difference between the mean of aggregate annual dividend payments between 2015 and 2018 and the mean of aggregate annual imputed dividend payments between 2015 and 2018. This factor is 1.03.

The imputation performs well. In addition to needing relatively little adjustment on the intensive margin, the above steps provide a satisfactory extensive-margin imputation. Between 2015 and 2018, around 4,000 firms (out of the universe of approximately 100,000 corporate income tax filing

firms) report profit distribution payments in the dividend payment registry data.⁶⁶ The imputation method produces around 6000 firms making dividend payments in a given year.

Appendix D Additional figures and tables on descriptive characteristics of tax haven use

D.1 Descriptive figures

The novelty of universal transaction data allows me to answer many basic, descriptive questions regarding tax haven use. However, the data do see important limitations in that they do not permit studying or directly diagnosing round-tripping behavior—i.e. the indirect use of tax havens by first sending funds to a non-haven country, which are eventually re-directed to a tax haven.⁶⁷ To this end, a central goal of this work will be to inform, through more indirect means, the prevalence of round-tripping behavior and diagnose whether such behavior responds to changes in the ISD that target tax havens.

First I present descriptive statistics constructed entirely from the transaction data. Then, I link the universal transaction data with income tax returns in order to characterise the joint distributions of income and other economic characteristics and fiscal haven use.

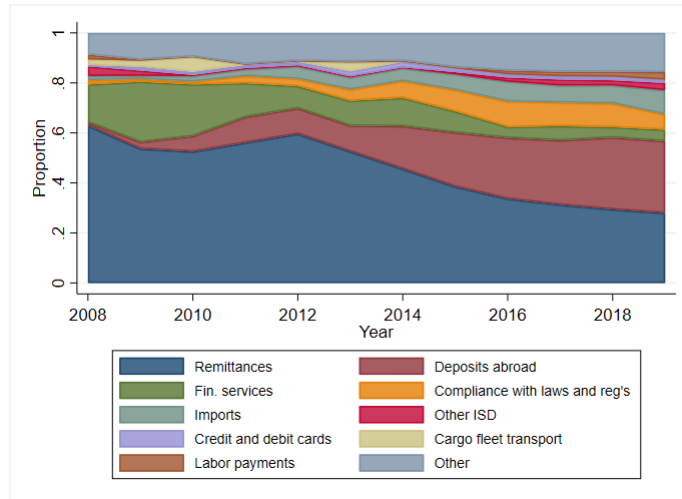
⁶⁶ Around 40% of the 500 companies publicly listed on the Guayaquileño and Quiteño stock exchanges pay dividends, and around 2.5% of the remaining non-publicly-traded companies report dividend payments in the dividend payment registry in a given year,

⁶⁷ While the MID data records all transactions that leave and enter the country via automatic reporting in coordination between the Ecuadorian Central Bank (which, in absence of fulfilling monetary policy functions serves to study Ecuadorian macroeconomy and organise joint financial policy with the banking industry) and the universe of Ecuadorian financial intermediaries, there do exist means of evading the ISD and thus engaging in transactions that are not observed in the MID dataset. In particular, the Ecuadorian tax authorities identify physical transport of cash as a likely source of ISD evasion, although they do not cite specific amounts of evasion by such means nor have they expressed significant concern over the prevalence of this form of evasion. Moreover, the legal mandate of the ISD does target physical transport of cash beyond a certain threshold, but enforcement is limited by screening devices at airports and lack thereof at non-airport borders.

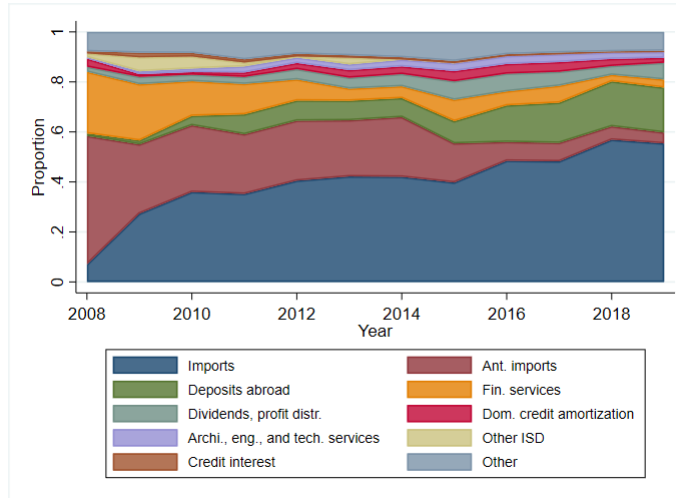
D.2 Transaction data

Figure D.1: Top outflows over time

(a) Corporations



(b) Personal income tax filers



This figure displays the evolution over time of the relative shares by volume of the top 9 purpose bins for corporations and individual income tax filers separately. The top 9 purpose bins are identified by summing and ranking activity all activity by purpose bin for 2008-2020. NB: The bin “Other ISD” refers to bin 56 in [Table C.1](#) (constructed as an alternative to the other purpose bins in [Table C.1](#)), and the bin “Other” aggregates the activity in the purpose bins outside of the top 9 by volume.

The transaction data provides a unique opportunity to learn about the use of fiscal havens from a descriptive perspective. What amount of funds are sent to tax havens? What kinds of taxpayers are sending funds to tax havens and for what statutory purpose? For this exercise, I use the country-list of tax haven from Tørsløv, Wier, and Zucman (2022), which consists of the 53 countries listed in Hines and Rice (1994) plus Belgium and the Netherlands.

There are two important points of compromise for assessing the external and internal validity of these descriptive results. First, the Ecuadorian economic setting is not likely to generalize perfectly to the case of high-income or OECD countries. Second, the descriptive material here does not engage with the quasiexperimental changes in the tax environment dealing with outflows and tax havens: these results are purely correlative/descriptive.

[Figure D.2](#) depicting Ecuadorian yearly outflows between tax havens and non-haven countries. As a proportion of GDP, funds sent to tax havens remain relatively constant throughout the time period, rising as a share of total funds sent abroad from approximately 10% to 15%. However, the transaction data allows to disaggregate these flows by purpose and taxpayer type. The two panels of [Figure D.3](#) display the evolution of the most prominent uses of tax havens by Ecuadorian corporations and income tax filing individuals respectively.

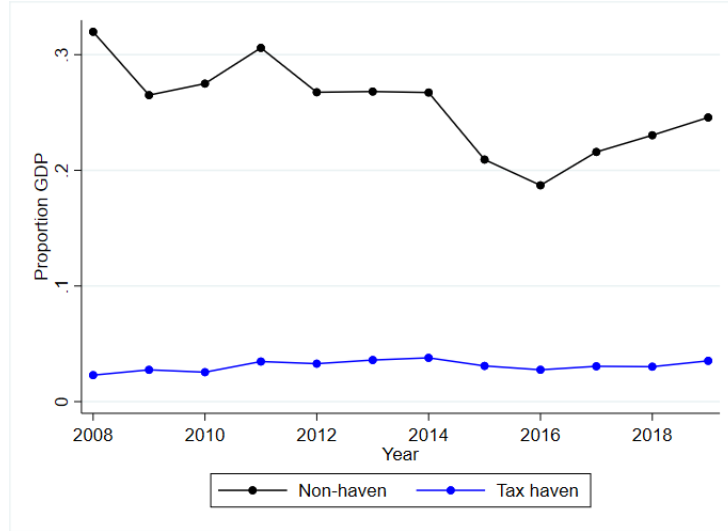
The figures illustrate a prominent role of deposits in bank accounts for both individuals and corporations as a share of their respective activity in tax havens, growing considerably over time namely for individuals. Other financial activities such dividend and profit distributions and financial service payment also assume a large proportion of Ecuadorian taxpayers' activity in fiscal havens that has grown to over 50% by 2019 for both corporations and manual income tax filers.

The data also allow the investigation of precisely *which* countries are the most important for hosting the prominent tax haven activities. With this information, we can identify Panama as the most important tax haven for offshore banking status (confirming similar findings in Bomaire and Le Guern Herry (2022))⁶⁸, followed by Luxembourg and Switzerland, and the Bahamas. These top havens absorbed over USD 200 million in bank deposit from Ecuador in 2019.

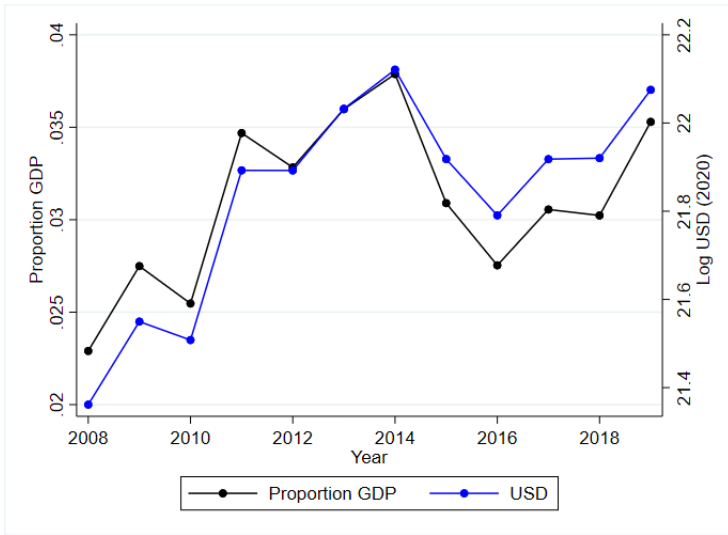
⁶⁸Rose and Spiegel (2007) study on the determinants of bilateral offshore financial center status; the findings here replicate their importance of common language as a key determinant of an offshore tax strategic relationship.

Figure D.2: Currency exits over time

(a) By tax haven status



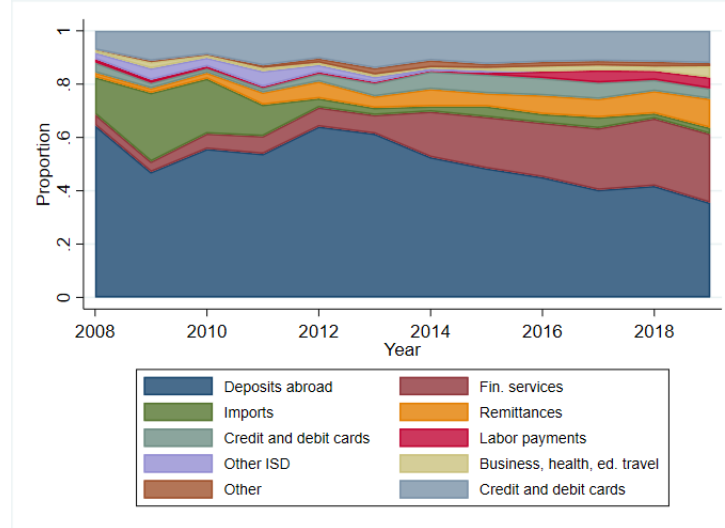
(b) Activity in tax havens



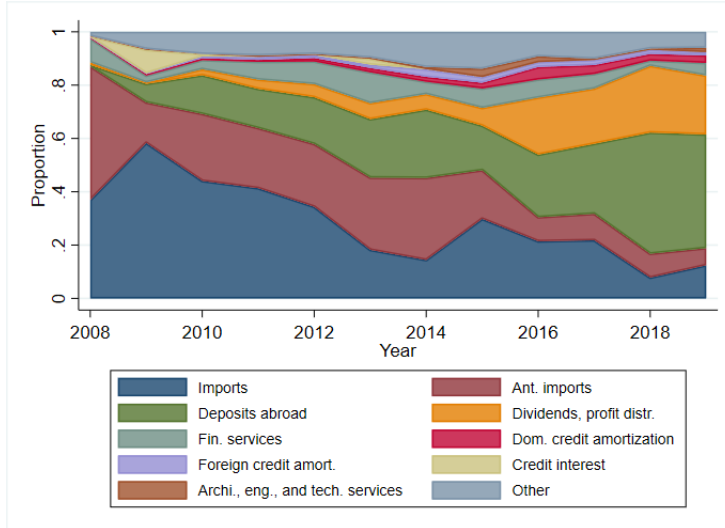
These figures show total currency exits by tax haven destination status. Proportion GDP variables for time t is defined as the ratio of the sum of all MID currency exits (by haven status) in year t divided by Ecuadorian GDP in year t . Currency values are presented in January 2020 USD.

Figure D.3: Top tax haven activities over time

(a) Corporations



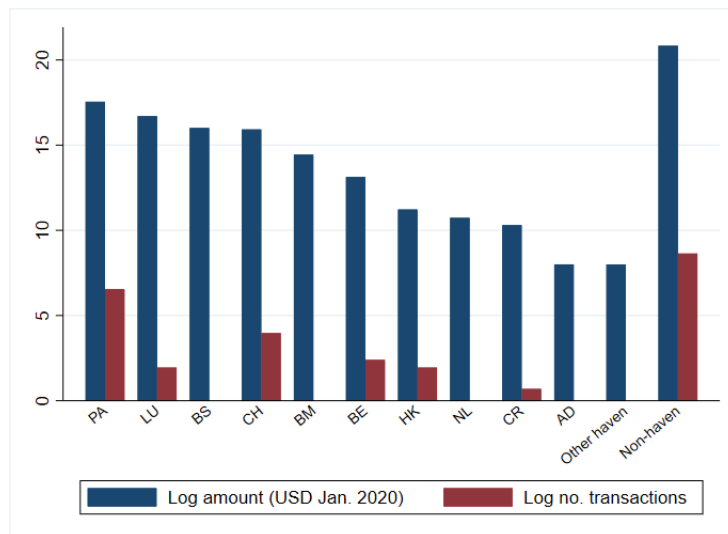
(b) Individuals



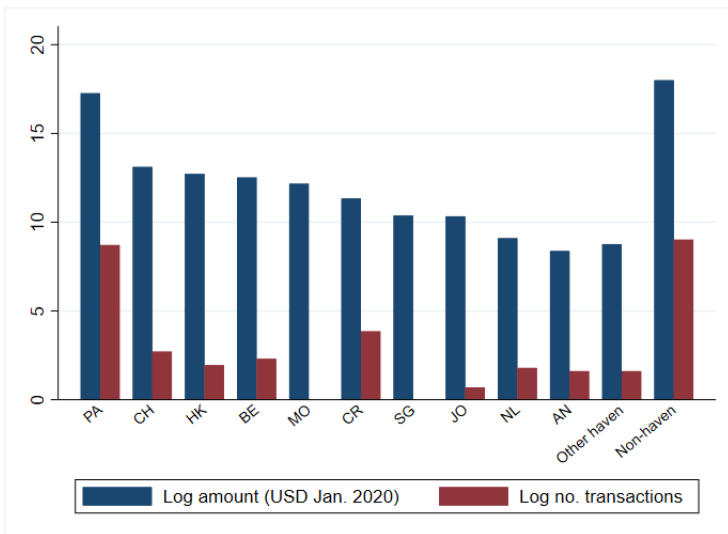
These figures show the evolution of top activities associated with currency exits to tax havens as recorded in the MID data. The bin “Other ISD” refers to the other-denominated MID purpose bin, and the bin “Other” aggregates the activity in the purpose bins outside of the top 9 by all-time transaction volume. Panel (a) depicts outflow purpose trends for corporations, and panel (b) shows this trend for manual personal income tax filers.

Figure D.4: Top haven locations for foreign account deposits (2019)

(a) Corporations



(b) Individuals



These figures show the top tax haven destinations of outflows by USD amount and number of transactions. Country categories are determined as the top 9 tax haven locations by total foreign account deposit volume in 2019 by taxpayer type. The “Other haven” group represents the aggregation of all of the remaining Tørslov, Wier, and Zucman (2022) fiscal haven countries; “non-haven” represents the aggregation all foreign account deposits in non-haven countries. Panel (a) shows the top tax haven destinations for corporations, and panel (b) shows the top destinations for manual personal income tax filers.

As an additional descriptive activity of interest, I examine the share of outflows disaggregated by haven status and “avoidance” purpose. In this exercise, I assign 30 of the transaction buckets as potential tax strategic transactions in an ad hoc manner based on their reported purpose. These activities generally reflect financial flows and intangible corporate services that are understood to potentially facilitate multinational tax strategy.⁶⁹⁷⁰ While these activities do not necessarily reflect explicit tax strategic intent, this exercise illustrates the qualitative differences in the nature of outflows toward tax havens versus non-haven countries.

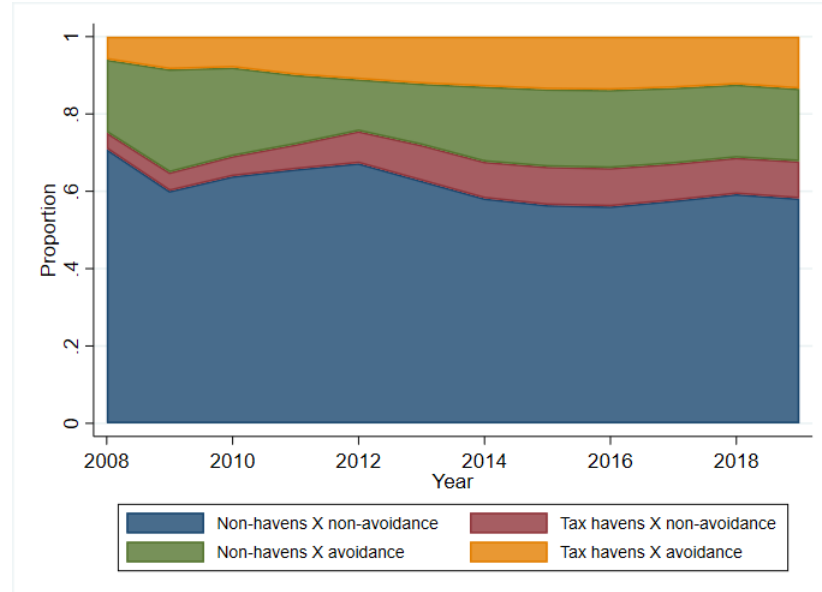
Figure D.5 illustrates the results of this descriptive exercise separately for corporations and manual personal income tax filers. Most notably, the relative shares of avoidance-labeled and non-avoidance activities switched between tax havens and non-havens. For both corporations and individuals, I categorise the majority of activity as with tax strategic intent, versus for non-havens where non-avoidance outflows greater outnumber tax-avoiding activity outflows by volume. Moreover, for individuals, one can observe a significant relative decline in the amount of avoiding activity outflows to non-tax havens that is largely absorbed by non-avoiding transactions with non-haven destinations. Lastly, the overall share of avoidance activity with tax-haven destinations appears relatively constant throughout the timeframe for individuals, but growing over time in relative share for corporations.

⁶⁹In broad groups, the “avoidance” activities include: 1) reinsurance premia and insurance indemnization, 2) financial, telecom, IT, architectural, mining, audiovisual, legal/accounting, cultural, market research, and RD services, 3) brand, patent, and royalty payments, 4) credit, interest, and dividend payments/amortization, 5) capital gains sent abroad, 6) bank deposits and financial/capital investments broad, and 7) intra-group transactions.

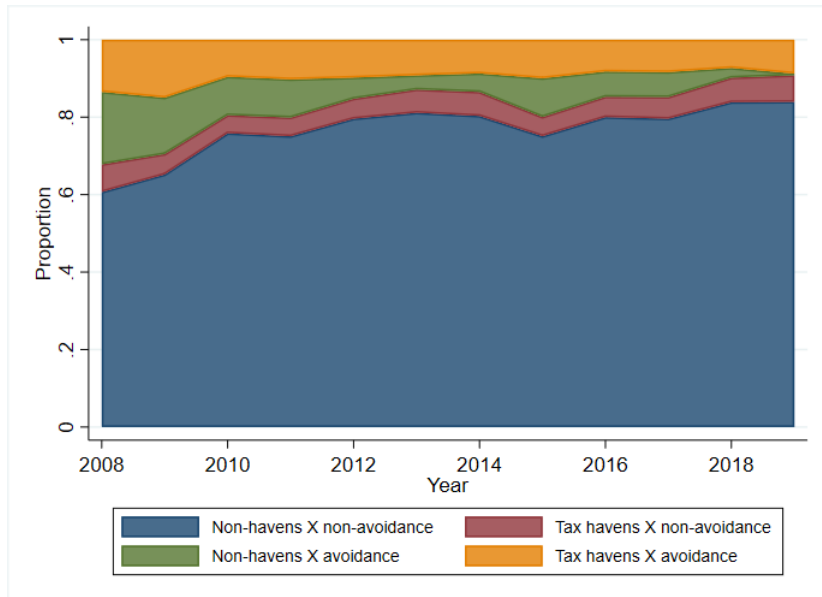
⁷⁰Multinational tax strategic activity tends to focus on concentrating costs and financial obligations that result in increased domestic cost statements in tandem with increased funds located in low tax jurisdictions. For example, multinational profit often consists of intragroup price manipulations or intragroup lending at high interest rates.

Figure D.5: Use of tax havens and non-havens for avoidance purposes

(a) Corporations



(b) Individuals

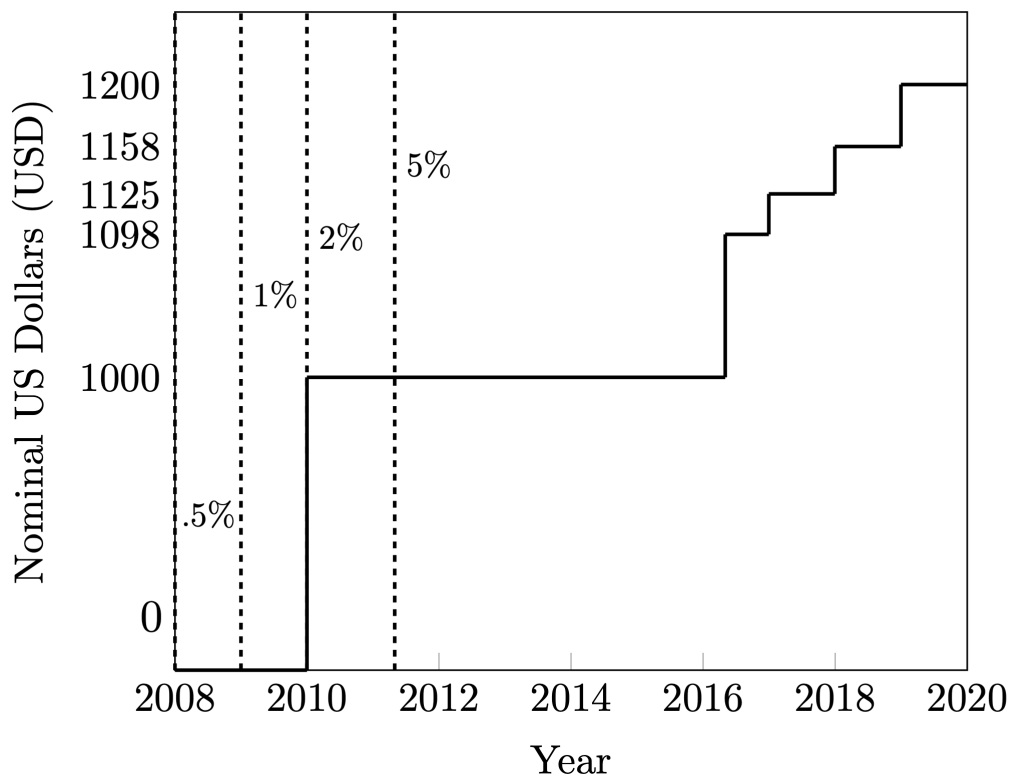


This chart shows the disaggregation of outflows by tax-haven destination status and “avoidance” activity status separately for corporations and manual personal income tax filers in Ecuador. Tax haven designation is based on the 55 countries in Tørsløv, Wier, and Zucman (2022). The category of “avoidance activities” consist of the union of several transaction purpose bins reflecting kinds of financial flows and intangible service payments typically associated with multinational tax strategy.

Appendix E Bunching design: the tax-price elasticity of demand for haven banking services

The ISD schedule has also seen considerable variation in the kink location and the rate change between under and above the obligation threshold. In terms of the ISD base, the threshold was initially installed at USD 1000, where it remained until the end of April 2016. Starting in May 2016, the tax authorities began indexing the threshold to an annual price index equal to three times the monthly minimum wage.⁷¹

Figure E.1: ISD exemption threshold (non-card transactions)



This figure displays the evolution of the ISD rate and exemption threshold location over time.

This feature of the ISD regime offers a setting in which to estimate the tax price elasticity of demand for banking services in tax havens. In particular, the panel structure of the data provides empirical counterfactual distributions for some of the bunching reforms, thus removing the necessity

⁷¹The tax authorities apply this exemption schedule for all exits except credit and debit card transactions. Credit and debit card transactions use an alternate exemption regime based on the sum of annual activity by card, resulting in potentially high optimization frictions that may prevent bunching responses along this margin.

to interpolate a smooth counterfactual distribution as in classical bunching estimators (e.g. Saez (2010)). Moreover, in a setting where individuals face minimal frictions in setting their transaction amounts (by merit of choosing the amount their send), the setting is likely to be characterized by significant round-number bias (normally dealt with using a round-number binning procedure as in Kleven (2016)), which may be particularly severe for the initial kink located at USD 1000. The availability of prior empirical counterfactual distributions allows me to overcome this challenge as well.

E.1 Net-of-tax elasticities of tax haven bank account deposits

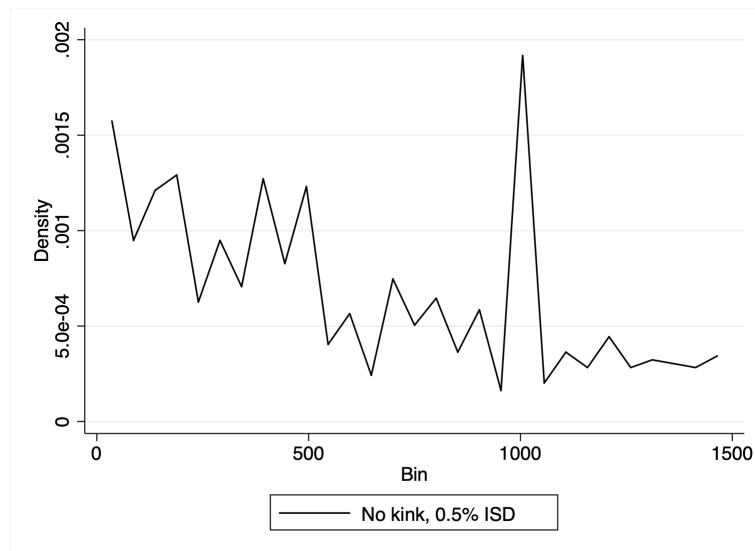
By focusing on the bunching at the threshold in the kinked outflows tax schedule among transactions involving deposits in foreign bank accounts, I turn to estimating the price reactivity of individuals making foreign bank account deposits. I start by isolating specifically bank account deposits transactions made by Ecuadorian manual personal income tax filers in tax havens.⁷² Here, I use the Tørsløv, Wier, and Zucman (2022) list of tax havens, because the kinked tax obligation schedule does not have any legislative interaction with the list of government-recognized tax havens; that is, this exercise seeks to estimate the tax-price response of demand for foreign banking services in the countries more typically considered tax havens.⁷³

Figure E.2 displays the empirical distribution of bank account deposits in tax havens on part of individual manual income tax filers. The distribution exhibits significant bunching at precisely 1000 USD in spite of the ISD obligation schedule featuring no exemption threshold. This finding suggests the presence of round number preference as an important source of bias, thus further motivating the use of counterfactual distribution for elasticity estimation.

⁷²Since the specific kinked outflows tax obligation schedule is not specific to this group, there is some arbitrariness here. In principle, one can study other transaction-purposes on part of one of the other taxpayer groups.

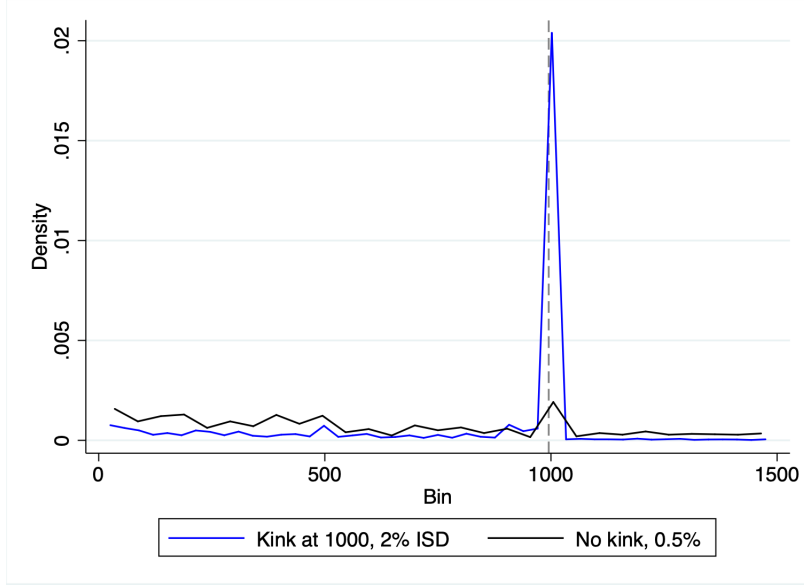
⁷³Importantly, net-of-tax-price elasticity estimates face some threat to internal validity using a bunching estimation procedure if individual transactors are actually splitting their transactions high above the threshold and locating the subsequently split transactions below the exemption threshold. The Ecuadorian tax authorities practice grouping repeated transactions by identical parties within a short timeframe (typically one month) together so as to mitigate taxpayers exploiting the kinked outflows tax schedule by “splitting” their transactions.

Figure E.2: Empirical distribution of tax haven bank account deposits, no kink, $\tau = 0.5\%$



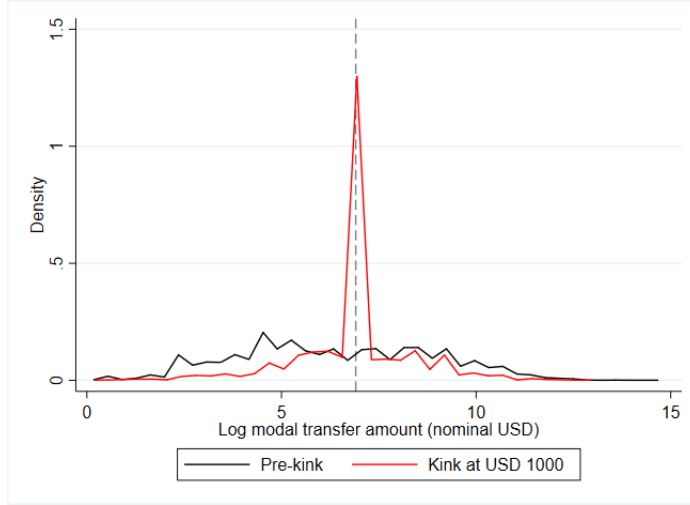
This figure displays the distribution of monthly aggregates of individual bank account deposits in tax havens. Transactions are aggregated from between January 2008 and December 2008.

Figure E.3: Empirical distribution of tax haven bank account deposits, $K = 1000$, $\tau = 2\%$



This figure displays the empirical counterfactual distribution as observed during the no-kink, $\tau = 0.5\%$ regime. The dashed gray line illustrates the location of the post-reform kink at USD 1000.

Figure E.4: Empirical distribution of modal tax haven bank account deposit amounts
 $K = 1000, \tau = 0.5\%$



This figure displays the empirical distribution of individuals' modal foreign bank account deposit amounts as observed before and after the imposition of the outflows tax kink at USD 1000 during the application of the outflows tax rate at 0.5%. The dashed gray line illustrates the location of the post-reform kink at USD 1000. Monetary values are expressed in nominal USD.

[Figure E.4](#) illustrates a substantial bunching to the imposition of a kinked exemption threshold. I identify net-of-tax-price elasticities of demand for offshore banking services in tax havens from the exemption schedule and changes in the location of the kink and in the ISD tax rate. The classical bunching estimator computes an elasticity based on the proportion of individuals bunching at a kink (as compared to an imputed counterfactual distribution) normalized by the proportion change in net-of-tax-price between above and below the kink:

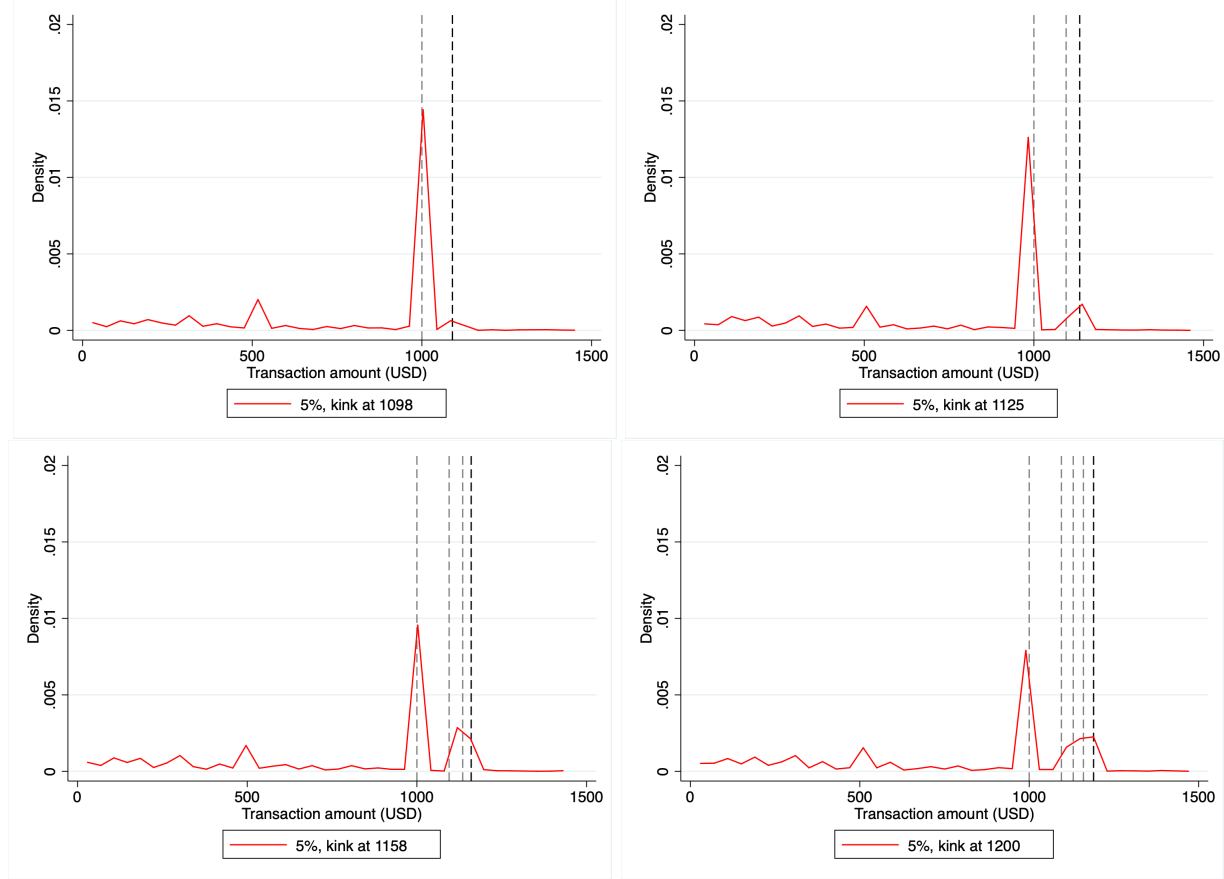
$$\varepsilon = \frac{B/(K \cdot f(K))}{\ln \left(\frac{1-\tau_{K_-}}{1-\tau_{K_+}} \right)}.$$

To estimate the classical bunching elasticity in this setting, I estimate a degree 11 polynomial counterfactual and compare the empirical bunching to this smooth interpolation. I also implement three other estimation strategies. To account for round-number bias, my second specification includes round-number bins that ex-ante, may exhibit idiosyncratically high activity ([Kleven \(2016\)](#)). The challenge of this strategy is that it accounts for round-number bias in an overly coarse manner, possibly overcompensating. As such, my preferred estimates use the pre-kink distributions of tax haven bank account deposits as true counterfactual distributions. The key benefit of this method is that, in the absence of a kink, any bunching at USD 1000 can be attributed entirely to round-number, which can be accounted for tractably in a bunching setting.

[Figure E.5](#) displays the distributions of tax haven bank account deposits on part of manual personal income tax filers under the subsequent ISD exemption schedules that are indexed to the annual inflation rate. The kink in each of these plots corresponds with three times the monthly minimum wage. This figure illustrates that while individuals do respond to the imposition of a new kink, via moving to each new exemption threshold location, a substantial mass of individuals inertially bunch at previous kink points. The optimization frictions seen here suggest that the elasticity estimates from bunching designs off of subsequent reforms will be somewhat attenuated.

This exercise is characterized by several limitations. First, the counterfactual distributions prior to December 2009, while absent of a kink, are not true counterfactual distributions for the purpose of the bunching exercise insofar that, with a non-zero tax globally in the pre-reform period, there are individuals that move to bunch at the kink that were previously located below the threshold. For this reason, the distortions are less important for the .5% counterfactual distribution,

Figure E.5: Distribution of tax haven bank account deposits, moving kink, $\tau = 5\%$



This figure displays the bunching at ISD kink thresholds for manual personal income tax filer bank account deposits in one of the 55 Tørsløv, Wier, and Zucman (2022) tax haven countries. Each panel displays the empirical distribution of tax haven bank account deposits under a certain kink regime, progressing chronologically. Dashed gray vertical lines display the previous kink locations, and the dashed black line displays the relevant kink threshold for each respective outflows regime.

so that my preferred methodology uses the bank account deposit distribution under this regime (as opposed to under the $\tau = 1\%$ regime. Thus, Table E.1 displays preferred estimates the net-of-tax-price elasticity of demand for offshore banking services corresponding to between 0.8 and 1.1.

Additionally, given the low kink level, one may also voice concerns over the external validity of the bunching estimates in inferring the tax-price response of elusive behavior through bank account deposits in offshore tax havens. I.e. the bunching activity around the kink if of a fundamentally different nature in purpose than multinational tax strategy.

Table E.1: Implied net-of-tax-price elasticities, bank account deposits in tax havens

	$K = 1,000, \tau = 2\%$	$K = 1,000$	$K = 1,098$	$K = 1,125$	$K = 1,158$	$K = 1,200$
Classical	6.757*** (0.096)	2.779*** (0.033)	0.022*** (0.002)	0.065*** (0.004)	0.087*** (0.004)	0.099*** (0.004)
Round number	0.405*** (0.001)	0.148*** (0.000)	0.024*** (0.002)	0.099*** (0.006)	0.133*** (0.007)	0.080*** (0.004)
Emp. distr. ($\tau = 0.5\%$)	1.121*** (0.140)	0.467*** (0.058)	0.172** (0.080)	0.262*** (0.071)	0.581** (0.274)	0.503** (0.229)
Emp. distr. ($\tau = 1\%$)	0.775*** (0.038)	0.323*** (0.016)	0.091*** (0.015)	0.372*** (0.075)	0.537*** (0.095)	0.250*** (0.035)

This table calculates cost elasticities of bank account deposits abroad based on bunching at ISD kink thresholds for manual personal income tax filer bank account deposits in one of the 55 Tørsløv, Wier, and Zucman (2022) tax haven countries. Each column represents the elasticity for a specific reform period (kink location K and ISD rate). Only the first column estimates elasticities using the a kink under the $1 - \tau_{ISD} = 0.98$ regime; columns 2-5 all use the $1 - \tau_{ISD} = 0.95$ regime but with varying kink locations. Each row represents a different methodological specification. The classical bunching estimator is specified as in Saez (2010) and Chetty et al. (2011). The second row accounts for round number bias using a dummy for round-number bins as in Kleven (2016). Rows three and four use the empirical distributions of tax haven bank deposits under their respective regimes as impure counterfactuals. Standard errors are estimated via bootstrap at the transaction level 100 times.

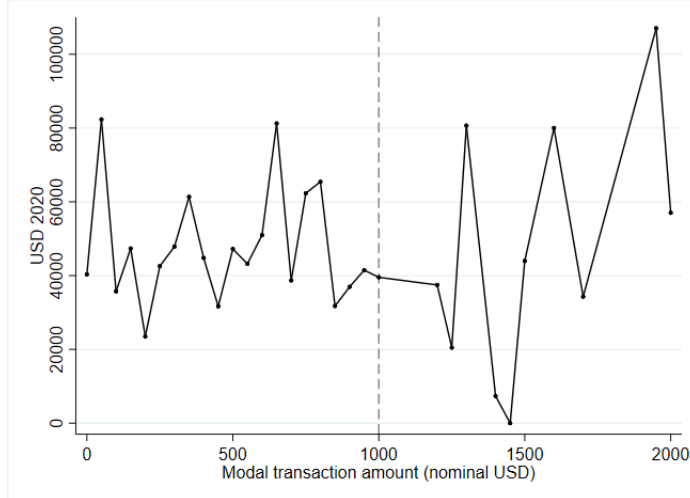
E.2 Descriptive characteristics of bunching individuals

Beyond using bunching behavior estimating elasticities, I briefly investigate heterogeneity pertaining to income demographic and tax haven usage based on bunching behavior. In particular, do individuals that engage in bunching earn disproportionately more or demonstrate greater propensity to use tax havens?

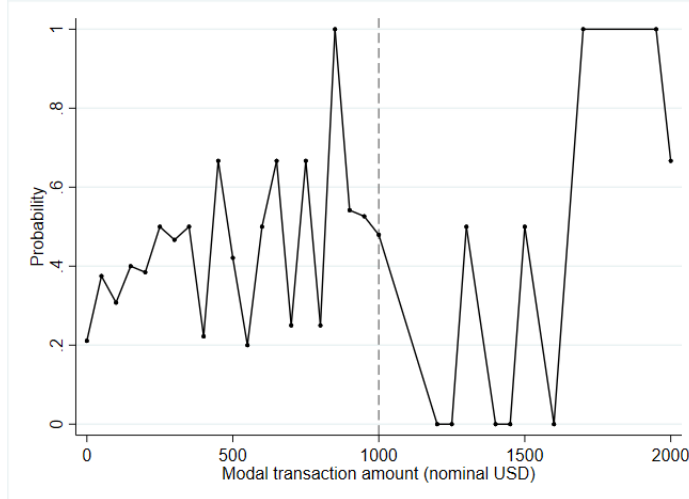
I isolate individuals making bank account deposits in tax havens between December 2009 and April 2016 (the period featuring the outflows tax kink at nominal USD 1000) and assign to each individual their modal bank deposit amount in all foreign bank accounts regardless of tax haven status of domicile. Figure E.6 demonstrates little evidence of outsized tax characteristics among individuals located near the USD 1000 kink point in their modal foreign bank account deposit amount. In particular, individuals located near the kink point neither are disproportionately likely to have made a bank account deposit in a tax haven nor exhibit disproportionately greater income than other individuals that make bank account deposits abroad.

Figure E.6: Bunching heterogeneity

(a) Taxable income (USD 2020)



(b) Probability making bank deposit in tax havens



These figures illustrate the heterogeneity of tax payers based on their modal foreign bank account deposit amount between 2009 and 2016. Panel (a) plots average taxable income as the dependent variable. Panel (b) plots the probability an individual has made a bank account deposit in a tax haven conditional on modal transaction amount as the dependent variable. The dashed gray vertical line displays the location of the exemption kink in the outflows tax schedule