



Review Paper

In praise of tax havens: International tax planning and foreign direct investment

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ARTICLE INFO

Article history:

Received 18 May 2009

Accepted 2 June 2009

Available online 18 June 2009

JEL classification:

H2

H7

Keywords:

Income shifting

Tax planning

Foreign direct investment

Tax competition

Thin capitalization

ABSTRACT

The multinationalization of corporate investment in recent years has given rise to a number of international tax avoidance schemes that may be eroding tax revenues in industrialized countries, but which may also reduce tax burdens on mobile capital and so facilitate investment. Both the welfare effects of and the optimal response to international tax planning are therefore ambiguous. Evaluating these factors in a simple general equilibrium model, we find that citizens of high-tax countries benefit from (some) tax planning. Paradoxically, if tax rates are not too high, an increase in tax planning activity causes a rise in optimal corporate tax rates, and a decline in multinational investment. Thus fears of a “race to the bottom” in corporate tax rates may be misplaced.

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1. Introduction

In recent years, the process of globalization has brought nations closer together and, apparently, increased the international mobility of corporate activity. Two aspects of globalization have had important and conceptually distinct implications: reductions in transportation and communication costs may make real business investment more mobile across jurisdictional boundaries, and financial innovation and liberalization may facilitate international tax avoidance by less footloose firms. In this paper, we argue that these two aspects of globalization can have very different implications for the welfare of citizens and for the appropriate policy response by governments.

Increased mobility of goods and services is apt to give rise to an erosion of corporate tax bases in high-tax industrialized countries, a decline in tax revenues and a rise in competition among governments. Countries seeking to attract and retain mobile investment and the associated tax revenues may be induced to reduce tax rates below the levels that would obtain in the absence of mobility. In the view of some commentators, indeed, increased mobility can lead to a “race to the bottom” driving business tax rates to minimal levels, due to the fiscal externalities that mobility creates. These arguments notwithstanding, there appears to be very little evidence of a general decline in effective tax rates on capital in recent years (Slemrod, 2004).

Financial mobility, in contrast, is manifested in the decisions of multinational enterprises to separate research and development and capital financing activities from production and sales of outputs, and so to engage in “tax planning” to realize income from intellectual property and from capital in jurisdictions different from those where real economic activities are located. The implications of financial mobility for taxation are more subtle: when firms may shift income to tax havens and other low-tax jurisdictions through financial transactions, real investment choices of firms and the tax policy environment of governments are changed. Tax planning tends to make the location of real investment *less* responsive to tax rate differentials, even as taxable income becomes more elastic. While tax planning may reduce revenues of high-tax jurisdictions, therefore, it may have offsetting effects on real investment that are attractive to governments. In principle, then, the presence of international tax planning opportunities may allow countries to maintain or even increase high business tax rates, while preventing an outflow of foreign direct investment.

In this paper, we offer a simple model of these competing effects of international tax planning on the mobility of business tax bases and business investment. We argue that the investment-enhancing effects of international tax planning can dominate the revenue-erosion effects. The implications of this view are strong: an increase in international tax avoidance can lead to an increase in both statutory and effective tax rates on capital, if initial tax rates are not too high, and an increase in the welfare of citizens of high-tax countries.

Our results therefore offer a new perspective on the recent debate over legal responses to international tax planning in the US and elsewhere. Commenting on revelations of Microsoft’s tax planning practices in Europe, a recent *New York Times* editorial asserted “outsourcing is extending itself [from manufacturing employment] to taxes, in large part because the United States Congress has given business the loopholes to do it.”¹ But, consistent with our model, governments may be reluctant to close such “loopholes,” because of fears of losses in multinational employment and, in particular, expatriations of ownership and headquarters operations to low-tax countries.²

Early empirical research is suggestive of the role of international tax planning on both revenues and investment. Hines and Rice (1994) find a negative relationship between tax rates of host countries and measures of the profitability of affiliates of US multinationals. Likewise, Mintz and Smart (2004) find evidence of greater tax base mobility among firms organized to take advantage of tax planning opportunities; however, the same firms exhibit greater mobility in the location of their assets as well. More recently, Desai et al. (2006) have shown that US multinationals with an affiliate in a tax haven also invest more in neighbouring non-haven countries, which is suggestive of the mitigating effect of tax planning on investment.

The starting point for an analysis of the effects of income shifting must be an understanding of the role of a source-based corporate income tax in a world of mobile capital. In the standard analysis, governments in small, open economies should eschew taxes on mobile factors like international capital, since they are distortionary and will ultimately be borne by immobile domestic factors anyway (Gordon, 1986; Bucovetsky and Wilson, 1991). In our perspective, governments may nevertheless rely on corporate income taxes as a device for redistributing rents from domestic entrepreneurs to workers, despite the distortionary effects on investment.³ Of course, the corporate tax also has an indirect influence on redistribution through its effects on equilibrium wages in the economy, and our first result (Proposition 1) establishes conditions under which the optimal corporate tax rate is positive in a small, open economy.

Our view of the corporate tax has rather stark implications for the effects of multinational tax avoidance. Since the burden of multinational taxes is ultimately borne by domestic agents anyway, revenue losses due to tax planning are irrelevant, and what matters is the effect of tax planning on the level of multinational investment in high-tax countries and its deadweight costs for the economy, if any. Indeed, we show (Propositions 2 and 3) that an increase in income shifting

¹ *New York Times*, November 17, 2005, p. A30.

² For example, in 2002, a senior Congressional aide justified proposals to reform taxation of offshore income by “the need to make tax policy changes so that US businesses are no longer attractive takeover targets.” Quoted in Collins and Shackelford (2003).

³ Related, Gordon and MacKie-Mason (1995) observe that the corporation income tax serves to reduce domestic shifting between personal and corporate tax bases. But their analysis ignores capital.

causes statutory and effective tax rates on capital to rise rather than fall, if the initial statutory tax rate is no greater than 50 percent. According to recent OECD statistics, combined corporate and personal tax rates on equity capital in G7 countries range between 45 and 64 percent, with a median value of 52 percent. In loose terms, then, our theory predicts tax rates to rise or remain roughly stable at current levels in response to the rise of tax havens, rather than to decline as in the standard view. This prediction is consistent with recent experience in the developed world: the share of corporate income taxes in total tax revenues of OECD countries has been rising somewhat over the 1975–2005 period (OECD, 2008).

These comparative static results from the model have important normative implications as well. If tax planning causes investment tax distortions to fall, and revenue losses are borne by domestic agents in equilibrium anyway, then the rise of tax planning can increase domestic redistribution and social welfare in high-tax countries (Propositions 4 and 5). Furthermore, our qualitative results hold even when tax planning entails deadweight costs in the host country (Proposition 6), and when governments may use investment tax credits to limit the distortionary effects of the corporate tax directly (Proposition 7).

The conclusion that tax planning can be welfare-increasing for high-tax countries is doubtless an extreme one, but elucidating the conditions under which it holds helps us to understand the effects of tax planning and, more broadly, to understand the role of the corporate tax in a small, open economy. In our theory, the corporate tax is a device for domestic, not international redistribution, so that revenue losses due to income shifting have no direct effect on welfare. The indirect effects of income shifting on the cost of capital must therefore dominate the direct revenue effects. Evidently, this conclusion must be modified to the extent that the corporate tax serves as a tax on location-specific rents rather than as a pure tax on corporate capital, as in the standard view.

A key ingredient of the model is the assumption that the corporate tax is linear in revenues and applies uniformly to domestic (immobile) and multinational (mobile) firms, so that tax planning serves indirectly to target investment tax reductions in a way tax authorities cannot. While in our paper these are primitive assumptions, a formal model of private information about firm type could be constructed that preserves a role for income shifting, along the lines of Gresik (this volume).⁴ The reader may, however, object that alternative mechanisms are available that would allow tax authorities to distinguish between (mobile) multinational and (immobile) domestic firms, and so to target tax reductions efficiently. The most obvious of these is a “ring-fenced” regime that makes tax reductions available only to foreign-owned firms per se. Such regimes are occasionally observed in practice, but they create obvious incentives for “roundtripping” transactions and other distortions. Another possibility is that the tax schedule faced by a firm would depend on its reported investment level, as for example through an investment tax credit. This possibility is discussed further in Section 4.2.

Our paper contributes to a growing theoretical literature on the relationship between tax planning and investment locations, and its implications for tax policies. Grubert and Slemrod (1998) point out that income shifting and real business location decisions of multinational firms may be interlinked in complex ways, and their theoretical model is the point of departure for our research. Haufler and Schjelderup (2000) and Fuest and Hemmelgarn (2005) observe that income shifting may induce governments to eliminate investment allowances to offset revenue losses, and so cause effective tax rates on capital to rise. Mintz and Smart (2004) point out that international tax planning may have positive effects on real investment that can offset the negative consequences of lost revenue. In their model, unlike ours, governments in high-tax countries nevertheless prefer to eliminate tax planning loopholes and reduce statutory corporate tax rates in order to achieve the same level of inward investment at a lower aggregate deadweight cost to the economy. Peralta et al. (2006) show in a partial equilibrium model that countries may choose not to enforce transfer pricing regulations in order to attract investment. Bucovetsky and Haufler (2008) also consider a model of income shifting and investment by multinationals. They examine the implications of tax sheltering for the decisions of firms to use multinational organizational structures, and for the potential for international tax cooperation.

Since the first version of our paper appeared, Slemrod and Wilson (2006) have also studied tax competition in the presence of income shifting in a related theoretical framework. They conclude that the presence of income shifting to tax havens reduces welfare in high-tax countries, precisely contrary to our main result. We provide a fuller description of their work below and attempt to account for the differences in results.

Section 2 lays out a two-sector general equilibrium model of corporate income taxation in a small, open economy. In this environment, corporate taxes can have desirable effects on the extent of income redistribution between domestic capitalists and domestic workers, but have deleterious effects on the level of foreign direct investment and on domestic wages. We establish necessary and sufficient conditions for the first effect to dominate, so that an optimizing government chooses a positive tax rate. In Section 3, we introduce international tax avoidance, in the form of intra-corporate borrowing between the affiliate in the high-tax host country and an affiliate in a tax haven. We consider the effects of tax avoidance on the optimal tax policy of the host country and the welfare of its workers and capitalists. Section 4 extends the model to incorporate deadweight costs of tax planning activity and considers richer policy instruments for government, including a thin capitalization rule to limit tax planning, and an investment tax credit to reduce investment distortions directly. Section 5 concludes with a comparison of our results with Slemrod and Wilson (2006) and a discussion of the implications for public policy.

⁴ In Gresik (this volume), the planner cannot observe a parameter affecting the marginal cost of commodities traded within the multinational firm, which affects optimal transfer pricing rules. In this context, income shifting serves to transfer information rents to low cost firms.

2. International taxation and domestic redistribution

2.1. The model

Initially we study the effects of international taxation in the absence of income shifting. Our goal is to understand why governments may levy a source-based corporation income tax even in a small, open economy that earns no rents from the use of multinational capital stocks.

Consider therefore an economy consisting of two classes of consumers—workers and entrepreneurs—and a single, homogeneous consumption good that can be produced with either of two technologies. The first, available in what we label the multinational sector, produces output using domestic labour L_m and imported capital K according to a strictly concave, constant-returns production function $F(L_m, K)$, where we assume:

Assumption 1. $\lim_{K \rightarrow 0} F_K(L, K) = +\infty$.

The second technology, owned by entrepreneurs in the domestic sector, employs labour L_d and domestic entrepreneurial capital D to produce output $G(L_d, D)$, where G is a strictly concave, constant-returns function.

Labour is immobile internationally but mobile between domestic and multinational sectors and earns wage rate w . The aggregate labour endowment of workers in the domestic economy is inelastically supplied, and we normalize it to one. The supply of domestic entrepreneurial capital D is likewise fixed, so that the entrepreneurial class (who supply no labour) consume the rents accruing in the domestic sector after payment of taxes.

Capital K used in the multinational sector is financed through equity injections from offshore parents, which in turn hire capital in the world market at fixed rental price r . That is, the economy is a small, open economy. The output of the two sectors may be absorbed domestically or exported at a fixed world price, normalized to one. Government levies a “classical” corporate income tax on the two sectors; that is, the tax base is firms’ gross revenues less wage payments, and dividends remitted by multinationals to their parents are not deductible. Given the corporate tax rate t , firms in the multinational sector therefore maximize after-tax profit

$$(1 - t)(F(L_m, K) - wL_m) - rK$$

Capital and labour demands therefore satisfy the first-order conditions

$$F_K(L_m, K) = \frac{r}{1 - t} \quad (1)$$

$$F_L(L_m, K) = w \quad (2)$$

To simplify subsequent notation, let $\rho = r/(1 - t)$ denote the gross-of-tax user cost of capital in the multinational sector, given by (1). Since capital is fixed in the domestic sector, the corporate tax there acts as a (lump-sum) tax on entrepreneurial rents

$$\pi(w) = \max_{L_d} G(L_d, D) - wL_d \quad (3)$$

(where we suppress the dependence of π on the fixed entrepreneurial capital stock D), and labour demand in the domestic sector satisfies the first-order condition

$$G_L(L_d, D) = w \quad (4)$$

Given t and the optimizing decisions of firms, corporate tax revenues may be calculated as

$$\begin{aligned} T &= t(F(L_m, K) - wL_m) + t(G(L_d, D) - wL_d) \\ &= (\rho - r)K(w, \rho) + t\pi(w) \end{aligned} \quad (5)$$

where we have used (3) and the zero-profit condition of multinational firms $F - wL_m = \rho K$.

Let $w(\rho)$ be the wage rate that clears the domestic labour market

$$L_m(w, \rho) + L_d(w, D) = 1 \quad (6)$$

where L_d and L_m are the derived profit-maximizing demands satisfying (1)–(4). Applying the implicit function theorem to (6) shows that $dw/d\rho \equiv w_\rho < 0$: an increase in the user cost of capital induces a decline in the equilibrium wage rate, since (a fortiori) capital and labour are complements in the multinational sector.

A key simplifying assumption of our model is that the tax authority cannot observe the investment level of an individual firm, nor whether it is of the domestic or multinational type—and so is constrained to impose the same tax rate on all firms. In the sequel, income shifting by multinational firms will therefore create a wedge in the effective tax rates on capital paid by the two types of firms. Naturally, this role for income shifting would be attenuated, but not eliminated, if authorities could imperfectly observe the type of individual firms and hence their degree of international mobility, and customize their tax policies accordingly.

2.2. Optimal tax policy

Let us suppose that government seeks to redistribute income from the entrepreneurial class to the worker class, and that revenues from taxing both domestic and multinational firms are simply paid to workers as a lump sum. The government planner is a weighted utilitarian, placing a parametric value $\beta \leq 1$ on the consumption of entrepreneurs, relative to the consumption of workers. The objective function of the government is therefore $\Omega = C_W + \beta C_E$, where

$$C_W = w + T \quad (7)$$

$$C_E = (1 - t)\pi(w) \quad (8)$$

are consumption levels of workers and entrepreneurs, and T is the corporate tax revenues. More convenient for our purposes, define

$$Y = F(L_m, K) - rK + G(L_d, D) \quad (9)$$

as *gross national product*, and note that the material balance condition⁵ for the economy $C_W + C_E = Y$ allows us to write the government's problem as

$$\begin{aligned} \max_{t \leq 1} \quad & Y(w, \rho) - (1 - \beta)C_E(t, w) \\ \text{s.t.} \quad & \rho = \frac{r}{1 - t} \\ & \text{and } L_m(w, \rho) + L_d(w, D) = 1 \end{aligned}$$

That is, government in this economy seeks to maximize GNP minus a fraction $(1 - \beta)$ of net-of-tax profits that accrue to entrepreneurs. This formulation illustrates in a particularly stark way the equity–efficiency tradeoff that is at the heart of our model: the only means of redistribution from domestic entrepreneurs to domestic workers is the corporate tax, which distorts inward FDI and causes GNP to fall below its maximal level.

At an interior solution, an optimal tax rate t^* therefore satisfies the first-order necessary condition

$$-\frac{dY}{dt} = -(1 - \beta)\frac{dC_E}{dt} \quad (10)$$

The left-hand side of this expression is the marginal deadweight loss of the tax, which is equated to its marginal redistributive benefit at the optimum. The marginal deadweight loss can be computed by totally differentiating (9) with respect to t and using (1), (2) and (4) to obtain

$$\frac{dY}{dt} = (\rho - r)\frac{\partial K}{\partial \rho}$$

and (10) can then be rearranged to obtain a typical inverse-elasticity expression for the optimal tax rate:

$$\frac{t^*}{1 - t^*} = -\frac{1 - \beta}{\rho K} \frac{1}{\varepsilon_K} \frac{dC_E}{dt} \quad (11)$$

where $\varepsilon_K = -\rho K_\rho / K$ is the elasticity of capital demand with respect to its user cost.

To understand the implications of (11), it is useful first to consider a number of special cases. First, observe that, if there were no domestic sector ($C_E \equiv 0$) then the optimal corporate tax rate would be zero. This replicates the standard result that a small open economy prefers taxes on domestic factors to taxes on imported capital. Second, if the government did not wish to redistribute from entrepreneurs to workers ($\beta = 1$) then the optimal corporate tax rate would again be zero. Without the redistribution motive, there is again no reason to tax or subsidize capital, since this would merely distort the multinational investment decision and labour market as well, as taxes on imported capital were shifted backward to domestic workers. Third, the optimal tax rate approaches to zero as the user-cost elasticity of international capital demand ε_K becomes large, so that the excess burden of the corporate tax becomes prohibitive.

Thus in our model the optimal corporate tax rate in a small, open economy is not zero, but it may in principle be either positive or negative. Eq. (11) shows that the sign of t^* is the same as the sign of the redistributive benefit of the tax, $-dC_E/dt$. This can in turn be computed from (3) and (10) as

$$-\frac{dC_E}{dt} = \pi - \rho L_d \frac{dw}{d\rho}$$

The first term measures the direct redistributive effect of taxing entrepreneurial profits and transferring the revenues to workers. The second is the indirect or general-equilibrium redistributive effect of the corporate tax, resulting from its deterrence of foreign direct investment, which decreases the wage and increases pre-tax entrepreneurial profits. Thus redistribution via a corporate tax occurs both “post-fisc”, i.e. through the transfer of tax revenues to workers, and “pre-fisc”, i.e. through the effect of the tax on wages, and the two effects are offsetting. Put differently, the government in this small,

⁵ The material balance condition for this economy is merely Walras's law, and can be verified from (5)–(8) and the zero-profit condition for multinational firms.

open economy prefers greater multinational investment for its effect in enhancing domestic wages, and it recognizes that taxes on capital are ultimately incident on domestic workers rather than the owners of capital. The government may nevertheless tax corporate incomes in order to redistribute from domestic entrepreneurs to domestic workers.

In principle, if the indirect effect of the corporate tax dominates the direct effect, then the optimal corporate tax rate is negative: foreign direct investment should be subsidized to raise wages, even at the expense of the resulting transfers to domestic entrepreneurs. To determine which effect dominates, we show in the Appendix that:

Lemma 1.

$$-\frac{dC_E}{dt} = L_d \left(\frac{G(L_d, D)}{L_d} - \frac{F(L_m, K)}{L_m} \right)$$

Using Lemma 1, we may write the optimal tax formula (11) as

$$\frac{t^*}{1-t^*} = \frac{1-\beta}{\varepsilon_K} \frac{L_d}{\rho K} \left(\frac{G}{L_d} - \frac{F}{L_m} \right) \quad (12)$$

That is, our model implies:

Proposition 1. *The optimal corporate income tax rate is positive if and only if, evaluated at the optimum point, output per worker is greater in the domestic sector than in the multinational sector.*

The proposition gives a (local) necessary and sufficient condition for the direct effect on redistribution to outweigh the indirect effect, and so for the optimal corporate tax rate to be positive at the optimum in the model. Observe that, if the two sectors employ the same technology, then the condition of the proposition holds if and only if the multinational sector is relatively more labour intensive than the domestic sector. The condition is then intuitive: when the multinational sector is relatively labour intensive, capital market distortions are of relatively little importance to labour demand, and redistribution is better achieved through direct taxation than by subsidizing capital to raise wages. As a loose heuristic, the condition says that international call centres are an appropriate target for host country taxation, while international financial centres should be subsidized.

The relationship between taxing imported capital and relative factor returns to domestic workers and entrepreneurs recalls the Rybczynski effect of two-sector international trade theory, which holds that in a small open economy an increase in the supply of a factor increases output in the sector that is relatively intensive in that factor. The result here is different, since capital by assumption is not mobile between sectors, but imported capital affects the return to labour, which is mobile between sectors.⁶

Indirect redistributive effects in this model are particularly strong because of our assumption that the outputs of domestic and multinational sectors are perfect substitutes in consumption. A more realistic framework would allow for imperfect substitutability, which would attenuate the indirect effect and allow scope for positive corporate taxation even if labour intensities were (somewhat) reversed. For our purposes, however, it will suffice to assume that the condition of Proposition 1 holds at the optimum, so that $t^* > 0$ in the absence of international tax planning. We now proceed to analyse how optimal tax policies change when multinational firms may shift offshore income earned domestically and so escape some portion of domestic tax liabilities.

3. Optimal taxation with international tax planning

To incorporate international tax avoidance behaviour in a simple way, we simply posit that each multinational firm has an affiliate located in a “tax haven” jurisdiction, and the firm may finance investment in the (high-tax) host country through a loan from the haven affiliate, rather than a direct equity injection from the parent. Since the host country operates a classical corporation income tax, interest payments to the haven affiliate are deductible from host country taxable income. We assume that the haven imposes no taxes at all on income remitted there, though none of our qualitative results would change if the haven levied some positive but lower tax rate than the host country.⁷

Since the interest payment to the haven affiliate is rB , the firm’s after-tax profit is therefore

$$\Pi = (1-t)(F-wL) - rK + trB$$

That is, the possibility of lending between affiliates facing different tax rates creates an unlimited tax arbitrage opportunity. More realistically, even related-party borrowing creates deadweight costs for the firm and its outside investors, which

⁶ As emphasized by Davies and Gresik (2003), the lack of substitutability between domestic and multinational capital, or other factors inducing factor price equalization, creates a more substantial role for corporate taxation to affect domestic distribution.

⁷ More restrictive is our assumption that the haven’s tax rate is exogenous, and independent of the degree of multinational income shifting that takes place. That is, we study the optimal tax policies of a single high-tax country, rather than a tax-competition game among countries. However, Janeba and Peters (1999) and Marceau et al. (2006) study the emergence of tax havens in a two-sector model of tax competition that has some similarity to our environment. They show that even small differences in technologies between countries can lead to large differences in equilibrium tax rates on mobile tax bases.

reflect the transactions costs of these strategies, the potential for affiliate default, and the agency problems associated with the complex financial structures that international tax planning entails (“Parmalat costs”).⁸ Such costs serve as a brake on international tax planning and, to capture this in a simple way, we simply assume for now that the firm is constrained not to issue debt to the haven affiliate in excess of an exogenous debt-capital ratio b : the $B \leq bK$. We return to an analysis of agency costs below in Section 4.

Since the debt constraint will bind at the optimum, we may substitute it into the profit function to obtain

$$\Pi(L_m, K) = (1 - t) \left[F(L_m, K) - wL_m - \frac{r(1 - bt)}{1 - t} K \right] \quad (13)$$

Profit-maximizing input demands therefore again satisfy $F_L = w$ and $F_K = \rho$ where now the user cost of capital is

$$\rho(t, b) = \frac{r(1 - bt)}{1 - t} \quad (14)$$

while the domestic sector’s labour demand is still characterized by $G_L(L_d, D) = w$.

The consequence of tax planning is to reduce the host country’s tax revenues from $t(\pi + rK/(1 - t))$ in the absence of the tax haven to

$$T = t \left(\pi + \frac{1 - b}{1 - t} rK \right) \quad (15)$$

and so at a fixed tax rate to reduce the consumption of domestic workers. However, this ignores the optimal response in tax policies to income shifting, which we turn to next.

To study optimal policy, it is more convenient to formulate the problem as one of choosing an effective tax rate on capital $\rho - r$, rather than a statutory rate t . Accordingly, define the statutory tax rate associated with any user cost of capital by

$$t = g(\rho, b) \equiv \frac{\rho - r}{\rho - rb} \Leftrightarrow \rho = \rho(t, b)$$

Observe that g is increasing in (ρ, b) . In the presence of income shifting, then, the host government’s optimal tax policies solve⁹

$$\Omega^*(b) = \max_{\rho} Y(w, \rho) - (1 - \beta)C_E(t, w)$$

$$\text{s.t. } t = g(\rho, b)$$

$$L_m(w, \rho) + L_d(w, D) = 1$$

The first-order necessary condition is

$$(\rho - r) \frac{\partial K(w, \rho)}{\partial \rho} + (1 - \beta) \left[\pi \frac{\partial g(\rho, b)}{\partial \rho} + (1 - t)L_d \frac{\partial w(\rho)}{\partial \rho} \right] = 0 \quad (16)$$

which can be inverted to obtain an optimal tax formula analogous to (11) for the no-shifting case.¹⁰

3.1. Comparative statics

Our first substantive result concerns the effect of income shifting b on the marginal effective tax rate on capital $\rho^* - r$ that solves (16). Totally differentiating (16),

$$\frac{\partial \rho^*}{\partial b} \geq 0 \Leftrightarrow (1 - \beta)L_d \frac{K}{L_m} \frac{\partial g(\rho^*, b)}{\partial b} + (1 - \beta)\pi \frac{\partial^2 g(\rho^*, b)}{\partial \rho \partial b} \geq 0$$

The first term on the left-hand side of this expression is the impact of income shifting on pre-tax profits of entrepreneurs, through its effect on the equilibrium wage. As before, the tax on multinational capital depresses wages and redistributes to entrepreneurs, but income shifting permits an increase in the statutory tax rate ($\partial g/\partial b > 0$), which mitigates the effect of lower wages on an after-tax basis. The first-order effect of income shifting is therefore to *increase* the effective tax rate on capital. The second term is the impact of income shifting on the capital distortion caused by increases in the statutory tax

⁸ Desai et al. (2004) provide a discussion of such costs and the effects of international tax planning in Russia.

⁹ Given constant returns to scale in the multinational sector, and using (6)–(8) and (15), the material balance condition for the economy is again $C_w + C_E = Y = F - rK + G$, and the government’s objective can be written as $Y - (1 - \beta)C_E$.

¹⁰ After some tedious manipulation, (16) can be reduced to

$$\frac{t^*}{1 - t^*} = \frac{(1 - \beta)L_d}{\rho K e_K} \left(\frac{G}{L_d} - \frac{F}{L_m} \right) + (1 - \beta)(1 - t^*) \frac{b}{1 - b} \frac{\pi}{\rho K e_K}$$

Since $t^* \leq 1$, the second term is non-negative, and the sufficient condition of Proposition 1 for a positive optimal tax rate is sufficient in the case with international tax planning as well.

rate. In the Appendix we show the marginal effect of income shifting on the tax rate is maximized at $t = \frac{1}{2}$. Hence the second term is positive ($\partial^2 g / \partial \rho \partial b \geq 0$) if and only if the initial tax rate is no greater than one-half. Thus $t \leq \frac{1}{2}$ is a sufficient condition to sign the comparative static effect:

Proposition 2. *An increase in international tax planning b causes an increase in the optimal marginal effective tax rate on capital $\rho^* - r$, and a decline in foreign direct investment if $t^* \leq \frac{1}{2}$.*

Proof. See Appendix.

Furthermore, since

$$\frac{\partial t^*}{\partial b} = \frac{\partial g(\rho^*, b)}{\partial \rho} \frac{\partial \rho^*}{\partial b} + \frac{\partial g(\rho^*, b)}{\partial b} > 0 \quad \text{if} \quad \frac{\partial \rho^*}{\partial b} \geq 0$$

we may immediately establish:

Proposition 3. *An increase in international tax planning b causes an increase in the statutory tax rate t^* if $t^* \leq \frac{1}{2}$.*

Our results suggest a new view of international tax planning and its effects on high-tax countries. The standard view is that the rise in income shifting may lead to an erosion in corporate tax revenues, and a decline in statutory rates as high-tax countries compete to protect tax bases, with a consequent decline in consumer welfare. However, while multinational corporate tax revenues decline with greater ease of income shifting, this is without direct consequence for consumers in a small, open economy, since the burden of such taxes is shifted to other agents in any case. The indirect consequence is the decline in effective taxes on foreign direct investment, and so an opportunity to increase statutory rates with reducing foreign investment. Proposition 3 shows that statutory rates will indeed increase, if the initial rate is not too high. More surprising perhaps, Proposition 2 implies that under the same conditions it is optimal to increase the statutory rate so much that the increase more than offsets the effect of income shifting, the effective tax on foreign capital rises, and investment declines in consequence.

Fig. 1 illustrates the result in consumption space. To do so, define the utility possibility frontier for this economy given the extent of income shifting b by the set

$$\mathcal{F}(b) = \{(C_E, C_W) \in \mathbf{R}_+^2 : \exists t \text{ such that } C_E = C_E^*(t, b) \text{ and } C_W = C_W^*(t, b)\}$$

where the consumption levels of the two classes of agents are given by the individual budget constraints (7)–(8), given the equilibrium wage $w(\rho)$.

Fig. 1 depicts the utility possibility frontier for two different values of b . The curve labelled E_0F is the utility possibility frontier for some initial degree of income shifting b_0 . The point F , where the slope of the UPF is -1 , corresponds to a statutory tax rate of zero; the point E_0 , where the slope of the UPF is $-\beta$, is the optimal allocation, corresponding to some positive statutory tax rate t_0^* under the conditions of Proposition 1. Now consider an increase in feasible income shifting to $b_1 > b_0$, and suppose that the host government responds by holding the user cost of capital constant at ρ_0^* . Then GNP and the pre-tax wage would remain unchanged, but t would rise to keep ρ constant, so that C_E would fall and C_W would rise. Consequently, the UPF for b_1 includes a feasible point that lies to the northeast of E_0 . As well, point F lies on the new UPF, since b is irrelevant to the allocation when $t = 0$. Consequently, an increase in b causes the UPF to shift outward to the left of F , to a curve such as the one labelled E_1F .

Thus C_W must increase with b , as illustrated in Fig. 1. This result is based on monotonicity considerations alone, and so it does not depend on the particular welfare function we assume, nor the technologies of firms. But worker consumption may increase through a decline in the user cost of foreign capital and an increase in domestic wages, or through an increase on rents transferred from domestic entrepreneurs through the statutory tax rate, or both. Which of these occurs in response to an increase in b depends on the specifics of the model, as shown in Proposition 2.

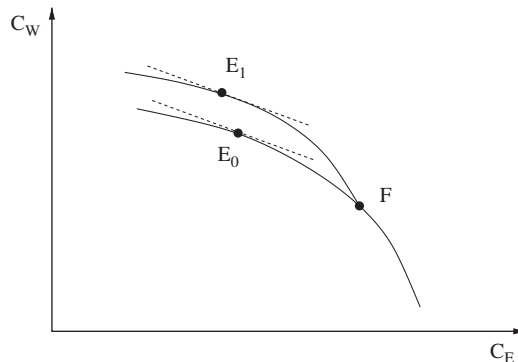


Fig. 1. The effect of income shifting on the optimal allocation.

It is also apparent from Fig. 1 that domestic social welfare Ω must increase with b . This may be verified by applying the envelope theorem to obtain

$$\frac{\partial \Omega}{\partial b} = (1 - \beta)\pi \frac{\partial g(\rho^*, b)}{\partial b} > 0$$

since $\partial g/\partial b > 0$. Thus we have:

Proposition 4. *An increase in international tax planning b causes social welfare to rise.*

The result suggests that governments may rationally be reluctant to take steps to combat international tax planning. In view of Proposition 4, tax planning by multinational firms is an unmitigated boon to high-tax countries, and no restrictions are warranted. But our analysis thus far has ignored the deadweight costs of tax planning—the subject of the next section, which offers a more nuanced view of restrictions on tax planning.

Since the effect of income shifting in our model is to reduce the excess burden of redistributive taxation, it might be expected that its effect is a Pareto improvement for citizens of the host country, and not merely a welfare gain. But this is not the case: to see the effect of shifting on the consumption of domestic entrepreneurs, totally differentiate $C_E^*(t, b) \equiv (1 - t)\pi(w(\rho(t, b)))$ to obtain

$$dC_E = \frac{\partial C_E^*}{\partial t} dt^* - (1 - t^*)L_d w'(\rho^*) \frac{\partial \rho(t^*, b)}{\partial b} db$$

Since Proposition 1 implies $\partial C_E^*/\partial t < 0$ for $t^* > 0$, $\partial \rho/\partial b < 0$, and Proposition 3 implies $\partial t^*/\partial b > 0$ if $t^* \leq \frac{1}{2}$, we have:

Proposition 5. *An increase in international tax planning b causes the utility of domestic entrepreneurs to fall if $0 \leq t^* \leq \frac{1}{2}$.*

4. Richer policy instruments

4.1. Restrictions on tax planning

The analysis of the preceding section interprets international tax planning as an exogenous influence on the tax policy of governments, and parameterizes the effect by the fraction of multinational profits that can be shifted to havens through related-party borrowing. While this fraction is formally exogenous, underlying the model is the notion that managers and shareholders of multinationals themselves prefer to limit income shifting, because of the agency and other deadweight costs it imposes on the firm. In this section, we introduce an explicit (though very simple) model of the deadweight costs of tax planning, and we ask whether governments in high-tax countries prefer to restrict such activities beyond the natural restraints deadweight costs place on the firms themselves.

In fact, governments in high-tax countries do attempt to control multinational financing structures through a variety of means. A number of countries in particular impose thin capitalization rules on foreign-controlled corporate taxpayers, which limit the deductibility of interest and so the extent of income shifting through debt. Our chief result in this section therefore characterizes the optimal thin capitalization rule from the perspective of a high-tax country.

The model is the same as in Section 3, except that borrowing B from the haven affiliate entails real deadweight costs $C(B, K)$. Assume that C is differentiable, increasing and convex in B , and linear-homogeneous in its arguments. Accordingly, let $C(B, K) = c(rb)K$, where $b = B/K$ is the debt–capital ratio, and $c(rb)$ is the cost per unit of capital owned by the affiliate in the high-tax country. Assume moreover that $c(0) = c'(0) = 0$: informally, the deadweight cost of the first dollar of income shifted is arbitrarily small.

The firm chooses b and K to maximize after-tax profits net of shifting costs, given by

$$(1 - t)[F(L_m, K) - wL_m] - [r(1 - tb) - c(rb)]K \quad (17)$$

Maximizing (17) with respect to b , in the absence of thin capitalization rules, the optimal debt–capital ratio of the firm therefore satisfies

$$t = c'(rb^*) \quad (18)$$

since the tax arbitrage benefit of borrowing is equated to its marginal cost at the optimum. Observe that b^* is increasing in t , since c' is increasing. The firm's factor demands satisfy the usual conditions $F_K = \rho$ and $F_L = w$, where now the user cost of capital is

$$\rho(t, b) = \frac{r(1 - tb) + c(rb)}{1 - t} \quad (19)$$

Consider now a thin capitalization restriction on the high-tax affiliate's deductible interest expenses as a proportion of capital:

$$rB \leq \gamma K$$

for some $\gamma \in [0, 1]$. To focus on the interesting case, assume that $\gamma \leq rb^*$, so the limit is binding at the firm's optimum.

The host government now has two policy instruments, the effective tax rate on capital $\rho - r$ and the limit on interest deductions γ . The government's objective function is now

$$\Omega(\rho, t, \gamma) = Y(w, \rho) - (1 - \beta)C_E(t, w) - c(\gamma)K$$

since GNP is net of the deadweight costs of shifting; and (ρ, t, γ) are to be chosen to maximize Ω subject to (19) and the equilibrium conditions for the economy.

Let $t = g(\rho, \gamma)$ denote the inverse tax function for (19). The optimal thin capitalization rule γ^* satisfies the first-order condition

$$\Omega_\gamma = (1 - \beta)\pi \frac{\partial g(\rho^*, \gamma^*)}{\partial \gamma} - c'(\gamma^*)K = 0 \quad (20)$$

together with the condition analogous to (16) for ρ^* . Observe from (20) that the impact of the thin capitalization rule can be decomposed into its effect on domestic redistribution (the first term) and on deadweight costs (the second term). The first effect is positive, since $g_\gamma > 0$ —facilitating income shifting permits an increase in the statutory tax rate and so in domestic redistribution. The second effect is negative. Under our assumptions, we may demonstrate that the optimal thin capitalization rule is interior: in the presence of deadweight costs, some restriction on tax planning is desirable, in the sense that $\gamma^* < rb^*$. Nevertheless, eliminating tax planning entirely remains undesirable for the host country ($g^* > 0$), preserving the qualitative results of the preceding section.

Proposition 6. *The socially optimal degree of tax planning is positive but less than that preferred by multinational firms: $0 < \gamma^* < rb^*$.*

Proof. See Appendix.

4.2. Investment tax credits and income shifting

The key to our theory is the notion that international tax planning reduces the user cost of capital for inbound investments—and so increases investment. Would governments therefore prefer to reduce the user cost directly, through investment allowances or credits, while shutting down tax planning to preserve tax revenues?

If the tax credit could be targeted to mobile multinational investments alone, the answer would clearly be “yes”. Indeed, the optimal tax would then be a system of cash flow taxation which allowed expensing of multinational capital (and which, under our assumptions, would collect no revenues from multinational firms).

The more interesting case is one in which tax authorities cannot distinguish between mobile and immobile firms ex ante, and so must offer uniform tax provisions to all. A little reflection shows that an investment tax credit alone could not achieve the first-best, since it would not allow tax reductions to be targeted to internationally mobile firms the way tax planning does. An investment tax credit would therefore only reduce international investment distortions at the cost of revenue leakages to domestic entrepreneurs' immobile investments. So the results presented so far would be qualitatively unchanged if the corporate tax system also included an optimal system of tax credits.¹¹

In fact, an investment tax credit might not be useful at all in this economy. The planner might be better off taxing capital through a negative credit rate for investment, while reducing statutory rates to preserve inbound investment. A brief illustration of the argument follows for the model without tax planning ($b = 0$).

Government can now apply a linear subsidy at rate α to capital inputs, but it still cannot distinguish between domestic and multinational firms in taxation. For multinational firms, the net profit function is now

$$\max(1 - t)(F(L_m, K) - wL_M) - (r - \alpha)K$$

and the first-order conditions for capital becomes

$$F_K(L_m, K) = \frac{r - \alpha}{1 - t} \equiv \rho \quad (21)$$

Since D is fixed in the model, the investment tax credit creates a lump-sum subsidy to domestic entrepreneurs, increasing their consumption to

$$C_E = (1 - t)\pi(w) + \alpha D$$

The government's problem is the same as before, except that there are two tax instruments, ρ and α . Observe that the user cost of capital defined in (21) may be inverted to

$$1 - t = \frac{r - \alpha}{\rho}$$

¹¹ If an investment tax credit is optimal, it may, however, be a substitute for international tax planning in the model, in the sense that greater ease of income shifting would induce a reduction in investment allowances. A similar result is shown formally by Fuest and Hemmelgarn (2005) and Devereux et al. (2005).

The planner's objective is therefore to maximize

$$\Omega(\rho, \alpha, w) = Y(w, \rho) - (1 - \beta) \left[\frac{r - \alpha}{\rho} \pi(w) + \alpha D \right]$$

subject to the equilibrium condition that $w_\rho = -K/L_m$ as before.

The marginal effect of the investment tax credit on social welfare is

$$\Omega_\alpha = \frac{1 - \beta}{\rho} (\pi - \rho D) \quad (22)$$

As expected, this exhibits a tradeoff between the benefit of the ITC in increasing the statutory tax rate imposed on entrepreneurs' profits (the first term in parentheses) and the cost of the inframarginal subsidy to entrepreneurs' capital (the second term). The net effect may be positive (indicating a role for an ITC) or negative (a capital levy), depending on the technologies and relative capital intensities of domestic and multinational firms.

In an important central case, however, we can show that $\Omega_\alpha \leq 0$ globally, indicating that government would never employ an ITC at a positive subsidy rate. Let domestic and multinational firms have the same technology (though they may of course employ different levels of the capital input) so that $G(L_d, D) = F(L_d, D)$. Then the term in parentheses in (22) is

$$\begin{aligned} \pi - \rho D &= F(L_d, D) - wL_D - \rho D \\ &\leq \max_{L, K} \{F(L, K) - wL - \rho K\} \\ &= F(L_m, K) - wL_m - \rho K = 0 \end{aligned}$$

where the inequality follows from profit maximization and the last equality from the zero-profit condition of multinational firms.

Thus $\Omega_\alpha \leq 0$ with strict inequality when $D \neq K$, so that an investment tax credit is never optimal for the host country:

Proposition 7. *When domestic and multinational firms employ the same technology, but differ in capital intensity, introduction of an investment tax credit at any positive rate must decrease social welfare.*

Indeed, α in this case is optimally set to the smallest (most negative) feasible value. The reason is that the ITC here is simply a device to increase the statutory tax rate, while keeping the user-cost constant. But with identical technologies in the two sectors, the multinational sector must be more profitable than the domestic sector by virtue of its access to international capital. In order to tax entrepreneurs' incomes, it is therefore better to tax capital than tax profits.

5. Conclusion

Our results suggest a new view of the role of tax havens in international competition for business tax bases. While income shifting to tax havens may reduce revenues of high-tax jurisdictions and increase tax base elasticities, it tends to make the location of real investment less responsive to tax rate differentials. In principle, then, the presence of international tax planning opportunities may allow countries to maintain or even increase high business tax rates, while preventing an outflow of foreign direct investment. Indeed, we have shown that the investment-enhancing effects of international tax planning can dominate the revenue-erosion effects: an increase in international tax avoidance can lead to an increase in both statutory and effective tax rates on capital, if initial tax rates are not too high, and an increase in the welfare of citizens of high-tax countries.

In a recent contribution, Slemrod and Wilson (2006) also study the effects of income shifting to tax havens in a model of tax competition. As in our work, they consider a small, open economy model of capital flows, in which a reduced-form model of international income shifting is posited; as in our work, they introduce an interaction between the multinational capital tax base and domestic income tax bases that generates a positive tax rate on capital in the equilibrium of the model. Despite these similarities, Slemrod and Wilson conclude that the presence of income shifting to tax havens reduces welfare in high-tax countries, precisely contrary to our main result.

Given that such similar frameworks lead to such different normative conclusions, it is worthwhile exploring the differences between the models in more detail. In Slemrod and Wilson, governments have access to two tax bases, mobile capital and domestic labour, and they are free to tax either base at any rate.¹² In this setting, the standard result is that, since both taxes are ultimately incident on domestic labour anyway, governments in equilibrium set the tax on capital to zero, relying exclusively on labour taxation to finance spending, even if labour taxes have their own distortionary cost due to domestic tax avoidance activities. The wrinkle in Slemrod and Wilson (2006) is that a reduced-form model of domestic tax evasion is introduced. Since labour taxes can be evaded, a reduction in the after-tax wage through labour taxation creates deadweight costs that a reduction in the pre-tax wage through discouraging capital investment does not.

¹² The notion that corporate income taxes are both taxes on capital and taxes on the labour of high-income entrepreneurs, central to our analysis, is absent from their work.

Consequently, governments prefer to rely to some extent on capital taxes in equilibrium, despite their wage-reducing effects.

In this context, introduction of income shifting activities is akin to an increase in the elasticity of national tax bases in the standard model, which Slemrod and Wilson show to intensify tax competition among countries, to reduce equilibrium tax rates on the mobile base and public goods provision, and so to reduce welfare for residents of high-tax countries in equilibrium.

Choice between the two models must naturally be made on the basis of their implications about observables, rather than their normative implications. While Slemrod and Wilson do not emphasize implications of their model that correspond closely to our main testable implications, Propositions 2 and 3, some inferences may readily be drawn. In the Slemrod–Wilson model, introduction of tax havens must lead to a decline in equilibrium statutory tax rates, whereas our theory predicts higher statutory rates on shifting to havens and even higher effective tax rates on capital investment, if statutory tax rates are no higher than 50 percent—about the current average level of corporate and personal tax rates on equity in OECD countries. A straightforward way to distinguish between the models, therefore, is to determine whether the rise of income shifting has caused a reduction in effective tax rates or not. Consistent with our theory, Devereux et al. (2002) and Slemrod (2004) have found no evidence of a decline in marginal effective tax rates on capital in OECD countries in recent years, although this reflects both a decline in statutory corporate tax rates and reductions in investment allowances.¹³ Of course, attributing any of these changes to the causal effects of competition from havens is more difficult.

Another, albeit less direct, way to distinguish between the theories is in their implications for the desirability of restrictions on tax planning. In the Slemrod–Wilson theory, restrictions are unambiguously welfare improving for non-haven countries—though citizens of at least some tax havens would be worse off if tax rates were harmonized. In our theory, some degree of restriction improves welfare, but it is never optimal to eliminate tax planning entirely. Thus both theories may rationalize the failure of governments to eliminate tax planning. Our theory in particular is consistent with those aspects of corporate tax systems that appear to target tax reductions to mobile, multinational firms (Bucovetsky and Haufler, 2008). For example, Ireland's low-tax policies have made it a magnet for headquarters operations in Europe but have drawn little policy response from the European Union, despite the demonstrated willingness of member states to harmonize tax policies in other areas. In the United States, concerns about expatriation of corporate ownership to havens appear to have prompted reforms aimed at reducing tax liabilities on worldwide income of US taxpayers. While future growth in haven activities may bring a more concerted policy response from high-tax countries, the case at present is far from clear.

Acknowledgement

Thanks to Sam Bucovetsky and Jack Mintz for discussions and comments.

Appendix

Proof of Lemma 1. Eq. (11) establishes that

$$\frac{t^*}{1-t^*} = -\frac{(1-\beta)}{\rho K} \frac{1}{\varepsilon_K} \frac{dC_E}{dt}$$

where the general equilibrium decline in entrepreneurs' consumption $C_E = (1-t)\pi(w(\rho))$ from raising the corporate tax is

$$-\frac{dC_E}{dt} = \pi + (1-t)L_d w_\rho \rho_t = \pi + L_d \rho w_\rho \quad (23)$$

where $w(\rho)$ is the equilibrium wage of labour in the economy given the user cost of capital ρ .

Denote the unit cost function of the multinational firm by

$$h(w, \rho) = \min\{wL_m + \rho K : F(L_m, K) \geq 1\}$$

Since output from the multinational sector is positive for any tax rate under Assumption 1, the domestic wage must adjust to satisfy the zero-profit condition $h(w, \rho) = 1$ for all ρ . Differentiating this identity and applying Shephard's lemma yields

$$w_\rho = -\frac{K}{L_m}$$

¹³ In this sense, the Slemrod–Wilson model may better describe the effects of tax planning in emerging economies, where the potential for evasion of domestic labour taxes may be greater, and competition with tax havens more intense.

so that (23) becomes

$$\begin{aligned} -\frac{dC_E}{dt} &= L_d \left[\frac{\pi}{L_d} - \frac{\rho K}{L_m} \right] \\ &= L_d \left[\frac{G - wL_d}{L_d} - \frac{F - wL_m}{L_m} \right] \\ &= AL_d \left[\frac{G}{L_d} - \frac{F}{L_m} \right] \end{aligned}$$

where the second equality follows from the identity $\pi = G - wL_d$ and (given constant returns to scale in F and Euler's theorem) $\rho K = F - wL_m$. \square

Proof of Proposition 2. Applying implicit function theorem to (16),

$$\text{sign } \partial \rho^* / \partial b = \text{sign} \left[L_d \frac{K}{L_m} g_b(\rho^*, b) + \pi g_{\rho b}(\rho^*, b) \right]$$

Defining $t^* = g(\rho^*, b) > 0$,

$$\begin{aligned} g_b(\rho^*, b) &= \frac{t^*(1-t^*)}{1-b} > 0 \\ g_{\rho b}(\rho^*, b) &= \frac{(1-2t^*)r}{(\rho^* - rb)^2} \end{aligned}$$

Hence $g_{\rho b} > 0$ if and only if $t^* \leq \frac{1}{2}$. \square

Proof of Proposition 6. Observe first that, for any user cost of capital ρ , social welfare is a strictly concave function of γ : Differentiating (20) with respect to γ yields

$$\Omega_{\gamma\gamma} = -\frac{(1-\beta)\pi}{(\rho-\gamma)^2} (c''(\gamma)(\rho-\gamma) + 2c'(\gamma) + 2t) - c''(\gamma)K < 0$$

since $c'' \geq 0$.

Evaluating (20) at $\gamma = 0$,

$$\Omega_\gamma(\rho, t, 0) = (1-\beta)\pi \frac{t}{\rho} > 0$$

since

$$\frac{\partial g(\rho, \gamma)}{\partial \gamma} = \frac{t - c'(\gamma)}{\rho - \gamma}$$

and $c(0) = c'(0) = 0$ by assumption. At the upper threshold of the range of binding restrictions on borrowing, $\hat{\gamma} = rb^*$, $c'(\hat{\gamma}) = t$, and

$$\Omega_\gamma(\rho, t, \hat{\gamma}) = -tK < 0$$

Since Ω is strictly concave in γ for all ρ , it follows that $0 < \gamma^* < rb^*$. \square

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