

# DISCUSSION PAPER SERIES

DP13143

**ESTIMATING BARGAINING-RELATED  
TAX ADVANTAGES OF MULTINATIONAL  
FIRMS**

Peter Egger, Nora Strecker and Benedikt Zoller-  
Rydzek

**INTERNATIONAL TRADE AND  
REGIONAL ECONOMICS**



# ESTIMATING BARGAINING-RELATED TAX ADVANTAGES OF MULTINATIONAL FIRMS

*Peter Egger, Nora Strecker and Benedikt Zoller-Rydzek*

Discussion Paper DP13143

Published 28 August 2018

Submitted 31 August 2018

Centre for Economic Policy Research  
33 Great Sutton Street, London EC1V 0DX, UK  
Tel: +44 (0)20 7183 8801  
[www.cepr.org](http://www.cepr.org)

This Discussion Paper is issued under the auspices of the Centre's research programme in **INTERNATIONAL TRADE AND REGIONAL ECONOMICS**. Any opinions expressed here are those of the author(s) and not those of the Centre for Economic Policy Research. Research disseminated by CEPR may include views on policy, but the Centre itself takes no institutional policy positions.

The Centre for Economic Policy Research was established in 1983 as an educational charity, to promote independent analysis and public discussion of open economies and the relations among them. It is pluralist and non-partisan, bringing economic research to bear on the analysis of medium- and long-run policy questions.

These Discussion Papers often represent preliminary or incomplete work, circulated to encourage discussion and comment. Citation and use of such a paper should take account of its provisional character.

Copyright: Peter Egger, Nora Strecker and Benedikt Zoller-Rydzek

# ESTIMATING BARGAINING-RELATED TAX ADVANTAGES OF MULTINATIONAL FIRMS

## Abstract

The effective corporate profit tax rates (ETRs) of multinational enterprises (MNEs) differ from those of national enterprises (NEs). In this paper, we argue that the bargaining power of MNEs is an important factor in explaining these differences beyond profit shifting. First, larger and more profitable firms are more valuable for various reasons (in terms of absolute tax revenues, employment, etc.) for tax authorities. Thus, in threatening to move their operations to other jurisdictions, larger firms may be able to extract greater deductions. This potential bargaining advantage of larger firms may result in a regressive ETR schedule. As MNEs tend to be larger and more profitable than NEs, they may pay lower ETRs for merely size-related reasons. Second, MNEs face arguably lower costs to relocate their business (or profits) to foreign countries with a lower tax rate than NEs. This enhances their bargaining position even further when negotiating tax deductions. To quantify the importance of bargaining in the tax gap between MNEs and NEs, it is elemental to rigorously condition on the determinants of MNE status, profit taxation, as well as possible profit-shifting activities. To that end, we use French firm-level data and entropy balancing of the joint determinants of MNE status (including the possibility of profit shifting) and a firm's ETR. Empirically, we find that the empirical regressivity of the French tax schedule reduces French MNEs' ETRs by 2.52 percentage points on average due to their larger size, while the relocation threat of the same firms reduces their ETR by 3.58 percentage points relative to comparable NEs. The former is a tax advantage that any firm (MNE or NE) of the same size could obtain, while the latter is specific to MNEs and beyond the reach of NEs.

JEL Classification: C2, F2, H2

Keywords: Profit taxation; Multinational firms; Entropy balancing.

Peter Egger - [egger@kof.ethz.ch](mailto:egger@kof.ethz.ch)  
*ETH Zurich and CEPR*

Nora Strecker - [strecker@kof.ethz.ch](mailto:strecker@kof.ethz.ch)  
*ETH Zurich*

Benedikt Zoller-Rydzek - [rydzek@kof.ethz.ch](mailto:rydzek@kof.ethz.ch)  
*ETH Zurich*

# Estimating Bargaining-related Tax Advantages of Multinational Firms\*

Peter H. Egger<sup>†</sup>      Nora M. Strecker<sup>‡</sup>      Benedikt Zoller-Rydzek<sup>§</sup>

August 27, 2018

## Abstract

The effective corporate profit tax rates (ETRs) of multinational enterprises (MNEs) differ from those of national enterprises (NEs). In this paper, we argue that the bargaining power of MNEs is an important factor in explaining these differences beyond profit shifting. First, larger and more profitable firms are more valuable for various reasons (in terms of absolute tax revenues, employment, etc.) for tax authorities. Thus, in threatening to move their operations to other jurisdictions, larger firms may be able to extract greater deductions. This potential bargaining advantage of larger firms may result in a regressive ETR schedule. As MNEs tend to be larger and more profitable than NEs, they may pay lower ETRs for merely size-related reasons. Second, MNEs face arguably lower costs to relocate their business (or profits) to foreign countries with a lower tax rate than NEs. This enhances their bargaining position even further when negotiating tax deductions. To quantify the importance of bargaining in the tax gap between MNEs and NEs, it is elemental to rigorously condition on the determinants of MNE status, profit taxation, as well as possible profit-shifting activities. To that end, we use French firm-level data and entropy balancing of the joint determinants of MNE status (including the possibility of profit shifting) and a firm's ETR. Empirically, we find that the empirical regressivity of the French tax schedule reduces French MNEs' ETRs by 2.52 percentage points on average due to their larger size, while the relocation threat of the same firms reduces their ETR by 3.58 percentage points relative to comparable NEs. The former is a tax advantage that any firm (MNE or NE) of the same size could obtain, while the latter is specific to MNEs and beyond the reach of NEs.

**Keywords:** Profit taxation; Multinational firms; Entropy balancing.

**JEL-codes:** H25; H26; F23; C21.

---

\*The authors gratefully acknowledge financial support by the Swiss National Science Foundation (SNSF). The authors are also grateful to comments from participants at conference sessions of the European Economic Association in Geneva, the International Institute of Public Finance at Lake Tahoe, the 16th Journées Louis-André Gérard-Varet in Aix-en-Provence, and seminar participants at KOF ETH Zurich and the Study Center Gerzensee. In particular, the authors are grateful to Ian Wooton, Farid Toubal, James Hines, Jr., Mindy Herzfeld, and Dhammika Dharmapala for helpful advice.

<sup>†</sup>*Affiliation:* ETH Zurich, CEPR, CESifo, Leverhulme Centre for Research on Globalisation and Economic Policy (GEP) at the University of Nottingham, and Oxford University Centre for Business Taxation (CBT). *Address:* ETH Zurich, KOF, Leonhardstrasse 21, LEE G 116, 8092 Zurich, Switzerland. E-mail: egger@kof.ethz.ch

<sup>‡</sup>*Affiliation:* ETH Zurich. *Address:* ETH Zurich, KOF, Leonhardstrasse 21, LEE G 129, 8092 Zurich, Switzerland. E-mail: strecker@kof.ethz.ch

<sup>§</sup>*Affiliation:* ETH Zurich. *Address:* ETH Zurich, KOF, Leonhardstrasse 21, LEE G 131, 8092 Zurich, Switzerland. E-mail: rydzek@kof.ethz.ch.

# 1 Introduction

Multinational enterprises (MNEs) are an integral part of the world economy. They actively engage in innovation, investment, and trade, provide valuable employment, and generate extensive profits. This is why many countries run campaigns to lure them into their jurisdictions. However, in the public mind and debate, MNEs are frequently accused of avoiding, if not evading, taxation, thus reducing the tax base of their host countries and causing welfare losses. Individual governments and international organizations – in particular the OECD through its Base Erosion and Profit Shifting (BEPS) initiative – have recently begun to try and limit the undesirable tax avoidance and evasion strategies of firms, primarily of MNEs, in an attempt to limit tax-avoidance-related welfare losses. These internationally coordinated efforts mainly aim at profit shifting activities of MNEs related to transfer pricing, debt shifting, and royalty payments.

The reduction of MNEs' tax bills via profit shifting channels is well documented. However, this paper focuses on a less explored channel: bargaining. In nearly every European country, firms are able to bargain with local governments or tax authorities over possible deductions in order to reduce their tax bill. In this bargaining game MNEs are favored relative to firms that only operate domestically, leading to higher tax savings of MNEs. Specifically, we think of the bargaining-related tax gap between MNEs and national enterprises (NEs) as a composite of three ingredients: one non-discriminatory element available to all firms and two discriminatory elements only available to MNEs. The two discriminatory elements relate to MNEs' operations of *foreign* affiliates: (i) foreign affiliates enable profit shifting to low-tax countries (tax avoidance and evasion); and (ii) MNEs are more credibly footloose than NEs which adds to their relative bargaining power for any given firm size and profitability. The non-discriminatory element flows from the empirical regressivity of tax schedules due to the greater bargaining power of larger and more profitable firms and leads to increased tax savings for MNEs (see Rego, 2003; Slemrod, 2004), solely rooted in their, on average, larger size and greater profitability relative to NEs (see Markusen, 2002; Helpman et al., 2004). These discriminatory and non-discriminatory elements have not been rigorously disentangled in earlier work on the tax gap between MNEs and NEs, which instead largely focused on profit shifting. The goal of the present paper is to fill this gap and, by focusing on bargaining-related aspects of tax savings, disentangle and quantify the discriminatory and non-discriminatory bargaining-related tax savings of MNEs using French firm-level data.

Figure 1 documents the differences in the average effective tax rate (ETR), computed as the ratio of annual corporate profit taxes paid over annual before-tax profits between 2007 and 2012, for three distinct firm types in France as recorded in Bureau van Dijk's ORBIS data set: MNEs, multi-entity NEs, and single-entity NEs, where an entity is an independent unit. The figure suggests that MNEs had systematically lower ETRs than both types of NEs on average, and the average ETRs of multi-entity NEs were somewhat lower than those of single-entity NEs. Specifically, the ETR of MNEs is on average 3.42 percentage points lower than that of multi-entity NEs (with a standard error of 0.30).

We argue that the tax gap between MNEs and NEs does not only root in tax avoidance through profit shifting or (illegal) tax evasion, but also in the difference in the bargaining power between MNEs and NEs.<sup>1</sup> In this vein, Rego (2003) and Slemrod (2004) provide evidence that tax savings are positively correlated with firms' pre-tax profits, suggesting that the effective tax rate, ETR, declines with pre-tax profits, i.e., the

---

<sup>1</sup>MNEs may additionally be bargaining over employee-borne taxation. Egger et al. (2013) find evidence of a significant effect of both employee-borne and corporate profit taxes on the international location choice of headquarters.

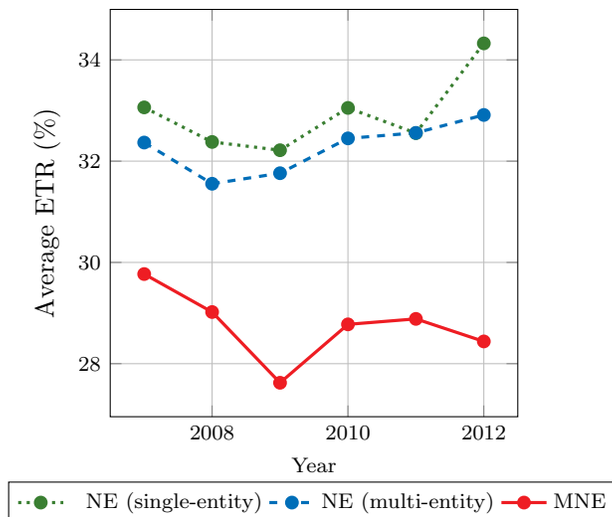


Figure 1: AVERAGE ETR BY FIRM TYPE BETWEEN 2007-2012

ETR schedule of firms is regressive. Egger et al. (2010) show that MNEs have significant tax savings relative to comparable NEs even for a given pre-tax profit level. Consistent with these empirical findings we develop a stylized theoretical model that will guide our later estimation. Specifically, the model suggests that firms with higher pre-tax profits are in a better bargaining position and, hence, the empirically observable ETR schedule is regressive. In conjunction with the well-established fact of a greater profitability of MNEs relative to NEs, we are able to identify the non-discriminatory element, which we refer to as the *size effect* on the tax gap between MNEs and NEs. The *footlooseness effect* of MNEs relative to NEs arises from (everything else equal) lower fixed costs to relocate entities into countries with lower tax rates.

The aforementioned decomposition requires comparing MNEs to virtually identical NEs over an array of joint determinants of MNE status and profits. Doing so may be beyond the reach of linear regression and even of unconstrained, nonparametric econometric models, such as simple propensity score matching. This is because such unconstrained models do not ensure that the tax gap is computed from sets of treated (MNE) and control (NE) firms whose characteristics are *distributed* identically. To overcome this problem, we apply entropy balancing, as suggested by Hainmueller (2012) and Hainmueller and Xu (2013), that permits an estimation of the causal effects of MNE status on ETRs through bargaining, conditional on profit-shifting-related tax avoidance and other attributes. To the best of our knowledge, this approach has not been previously applied in the context of self-selection into MNE status. The present paper employs this framework since the array of determinants of MNE status and firms' (including MNEs') tax payments are largely overlapping if not the same and they are observable. Further, as we will see, the distributions of the respective observables vary largely between MNEs and NEs so that conditioning on a compact function of them (e.g., a linear index or a nonlinear index such as the propensity score of MNE status) does not balance these moments as would be required for an identification of the (causal) average treatment effect of MNE status on profit tax payments in such frameworks.

France, despite its recent crackdowns and raids on suspected, tax-avoiding and tax-evading MNEs (most recently on the tax structures of Amazon, Apple, Google, and other well-known MNEs, see Brinded, 2013) and notwithstanding its reputation for difficult tax negotiations, is a prime example for such an analysis. Akin to the majority of European countries and the United States, the French tax authorities offer advance

tax rulings, essentially allowing firms to negotiate their tax deductions before the first Euro is earned (see Van de Velde, 2015, and Waerzeggers and Hillier, 2016, for an extensive overview of tax rulings within Europe). Huesecken and Overesch (2015) provide some evidence that these advance rulings lead to significantly lower tax payments. While few of these rulings become public knowledge, there are several suspected cases (e.g., Amazon opened distribution centers in France, adding valuable jobs to the economy and revenue to state coffers after prolonged negotiations with the government, see *Le Monde*, 2012; Google opened its Paris office after a big push by the Sarkozy government, see *Le Monde*, 2010) and a handful of disclosed cases (e.g., Vivendi Universal SA, a mass media conglomerate headquartered in France, was permitted to offset the profits from its semi-owned subsidiaries with losses incurred in 2002, significantly reducing Vivendi's tax bill, see *ITRWeek*, 2004). These tax rulings are binding for the tax authorities but not for firms. Lastly, while the number of audits remains largely constant between 2007 and 2012, coincidentally a time span which coincides with the Sarkozy presidency in France, the number of penalties imposed dropped at the beginning of the period and only increased after the beginning of the Hollande presidency (see *Direction Générale des Finances Publiques*, 2016). This would suggest that French tax authorities are (at least indirectly) linked to French politics, if not an outright tool in the implementation of French industrial policy.

The results presented below indicate that, on average and after profit shifting, French MNEs earn 1.53 million more in pre-tax profits than NEs, which, in conjunction with the effectively regressive tax schedule, translates into an average reduction of an MNE's ETR by 2.52 percentage points relative to an NE.<sup>2</sup> The direct, bargaining-related effect of being an MNE on the ETR due to MNEs' greater mobility, controlling for pre-tax profits, amounts to a 3.58 percentage-point reduction of the ETR on average. Thus, on average, MNE status reduces the ETR by 6.1 percentage points, conditional on (i.e., after) profit shifting. This effect is mainly driven by firms in the highest quintile of the pre-tax profit distribution.

The remainder of the paper is structured as follows. Section 2 discusses the related literature. Section 3 outlines both a stylized model of bargaining over a representative firm's tax deductions, as well as an extensions including tax competition between countries. Section 4 describes the data and the estimation strategy and presents empirical results. Section 5 is devoted to a range of robustness tests. The last section concludes.

## 2 Related literature

### 2.1 Sources of MNEs' tax savings

The public finance literature largely places the difference in ETRs between MNEs and NEs at the door of profit shifting (see Huizinga and Laeven, 2008; Schindler and Schjelderup, 2013) and its channels through which MNEs reduce their corporate tax payments, namely transfer pricing (see Davies et al., 2014), debt shifting (see Egger et al., 2014), and royalty payments (see Karkinsky and Riedel, 2012; Griffith et al., 2014 among others). We take these profit-shifting channels into consideration by controlling for observables that capture them, namely cross-border trading, debt, and intangible asset holdings. Konrad and Stolper (2016) show under which conditions the tax havens opposed by the OECD and G20 are able to exist, which makes

---

<sup>2</sup>While the statutory tax rate on corporate profits is not regressive in France, French tax law does provide for numerous deductions and allowances that are related to firm size resulting in an empirically regressive ETR, absent of any bargaining or profit shifting activities.

the aforementioned profit shifting methods possible. Kopczuk (2006) argues that the complexity of the tax law actually makes tax avoidance and shifting more likely. However, while interesting in itself, profit shifting is not the focus of the present paper, as it has been for long and still is at the heart of interest in the sizable literature on tax avoidance.

One strand of earlier work addresses aspects of tax savings that are related to firm size. For instance, Grubert and Slemrod (1998), Rego (2003), Slemrod (2004), and Habu (2017) argue that economies of scale make it more profitable for MNEs to seek out loop holes in the tax code to reduce their ETRs. Alternatively, Richter et al. (2009) find that increased lobbying expenditures lead to lowered ETRs in a panel of U.S. firms. These arguments suggest that the large size of MNEs matters for the affordability of some fixed costs – associated with tax planning or lobbying. Along this line of thinking, there have been analyses of negotiation- and lobbying-related tax savings of MNEs relative to NEs. The results in Riedel and Simmler (2018) regarding the tax setting in German municipalities suggest that a larger business tax base (i.e., many or large firms present in a particular location) and a high concentration of firms are associated with lower business tax rates at the regional level. A further reason for the profit tax savings of MNEs relates to their greater credibility of threatening footlooseness than is the case with NEs. Vandenbussche and Tan (2005) explore the differences in ETRs between Belgian MNEs and NEs. Their findings suggest that MNEs have better outside options than NEs, which leads to more bargaining power and lower taxes relative to NEs. Huesecken and Overesch (2015) show that advance tax rulings (which are tailor-made for MNEs) significantly decrease the tax payments of MNEs relative to NEs. As such, advance tax rulings are essentially a non-statutory instrument of tax competition, which itself has been well studied (see Devereux et al., 2002; Hines, 1999 among others), given the importance of MNEs in the global economy. All of these results suggest that larger firms – in particular, larger MNEs – benefit from their size and economic power in terms of reduced ETRs beyond profit shifting.

Overall, while there is much documentation of the effective tax savings of MNEs, their magnitude is heavily debated and may depend on the setting and respective tax authorities. For instance, the results in Egger et al. (2010) suggest that, among European firms, the absolute tax payments of MNEs are lower than those of comparable NEs, while the results in Dyreng et al. (2017) suggest that U.S. MNEs indeed face a higher ETR than U.S. NEs.

## **2.2 Econometric approach towards estimating the tax savings effect of being an MNE**

In quantifying the effect of the previously noted tax competition on MNE performance, on foreign direct investment, and location choice, previous work such as in Hines (1999), Gresik (2001), and Devereux and Maffini (2007) relied on panel data to compare firms or aggregate outcomes just prior to and just after a tax or law change and across locations (e.g., Dharmapala and Riedel, 2013). Alternatively, other work compared the outcomes of MNEs and NEs within a given location (see Jog and Tang, 2001; Buettner et al., 2009; Egger et al., 2010).

In either case, the prevailing framework is based on a selection on (location- and/or firm-level) observables and either a linear (see Becker and Riedel, 2012) or nonlinear and eventually nonparametric (see Egger et al., 2010) index of comparability in regression frameworks. Either econometric approach rests on the idea that, upon conditioning on the (linear or nonlinear) index of observables, any further difference between MNEs

and NEs in terms of their (normalized or unnormalized) profit tax payments accrues to a quasi-random assignment of the MNE-versus-NE status. However, for this to hold, either approach requires that the distribution of observables behind the index is the same among MNEs (the treated) and NEs (the controls). Otherwise, some of the differences in profit-tax outcomes that in fact accrue to differences in the distribution of observable joint determinants of MNE status and tax outcome may be misascribed to MNE status only, which may in turn lead to biased estimates of the average treatment effect of being an MNE on tax outcomes. Econometrically, one would generically refer to such a case as one of a *lack of covariate balancing*.

One approach to overcome this lack of covariate balancing in a selection-on-observables framework has been proposed by Hainmueller (2012) and Hainmueller and Xu (2013). Rather than assuming such balancing (as in regression approaches or propensity score matching) and testing against it ex post, Hainmueller’s entropy balancing enforces covariate balancing in a constrained, nonlinear estimation approach. In a first step, weights are obtained for each targeted moment of the observables when considering treated and control (in our case, MNE and NE, respectively) observations subject to balancing constraints. In a second step, these weights are used in a weighting regression approach, where the outcome is regressed on the treatment indicator (here, MNE status) to estimate the average treatment effect on outcome. Notice that linear regression, propensity score matching, and other approaches based on the idea of selection on observables can be portrayed as special cases of weighting regression approaches towards the estimation of average treatment effects on outcome (see Wooldridge, 2007).

### 3 Model

We are interested in isolating the advantages of being an MNE above and beyond the effects of profit shifting. In spite of being at odds with many supranational agreements and the desire for policy transparency, advance tax rulings provide opportunities for unequal treatment of firms by national tax authorities and open the door to tax bargaining by firms. In this section, we develop a stylized theoretical model of tax bargaining that serves to inform our estimation. We assume that firms are able to directly negotiate their possible tax deductions and, by this, their ETRs. For simplicity, we do not differentiate between negotiations over the fraction of profits that is subject to the domestic tax from those over the ETR, as the outcome would be isomorphic.<sup>3</sup> In Subsection 3.1, we focus on the underlying bargaining mechanism and therefore do not allow for tax competition between the country of interest and a generic foreign country. In Subsection 3.2, we relax this simplifying assumption and explicitly consider tax competition.

#### 3.1 A stylized model of tax bargaining

Formally, we assume that national tax authorities and a generic firm  $i$  bargain over the firm’s deductions from its tax base,  $D_i$ , taking the statutory tax rate,  $\tau$ , as given. Firm  $i$ ’s net profits are then determined as

$$\pi_i^n = (1 - \tau)\pi_i + \tau D_i, \tag{1}$$

---

<sup>3</sup>In France and elsewhere, MNEs can negotiate the portion of their profits which will be subject to domestic taxes (see Bergin, 2012). In fact, with the exception of Slovakia, every EU and EFTA country has specific provisions for advance tax rulings.

where  $\pi_i$  are pre-tax profits. The government's tax revenues per firm,  $T_i$ , are then

$$T_i = \tau(\pi_i - D_i). \quad (2)$$

The firm and the government engage in Nash bargaining over the amount of deductions,  $D_i$ , where  $\alpha \in [0, 1]$  is the bargaining power of the government and  $(1 - \alpha)$  is the bargaining power of the firm. Let us denote the outside option of the firm, i.e., the net profits a firm can generate by relocating its operations to a foreign country with effective tax rate  $\text{ETR}'_i$ , by  $(1 - \text{ETR}'_i)\pi_i - F_i$ . For simplicity, we assume that the foreign country is passive; thus, before-tax profits would be the same as at the outset after relocating, and  $\text{ETR}'_i$  will be the firm's effective tax rate abroad. Relocating would come at a fixed cost,  $F_i$ , which we assume to depend on the firm's MNE status. Since MNEs have already established operations abroad, we assume that MNEs' fixed costs of relocating their operations are significantly lower than those of NEs,  $F_{\text{MNE}} < F_{\text{NE}}$ . By this token, the threat point of an MNE is, ceteris paribus, higher than that of an NE, raising its bargaining power. Note that in our setup the effective (average) tax rates are relevant and not the marginal ones, as fixed costs of relocating suggest a lumpy investment decision of firms. A firm will only relocate to a foreign country if tax savings are high enough to cover the fixed costs. Once a firm decides to relocate, it will do so with all its profits to maximize (worldwide) net profits.

The solution to the Nash bargaining problem is then

$$D_i^* = \underset{D_i}{\operatorname{argmax}} [(\tau(\pi_i - D_i))^\alpha ((1 - \tau)\pi_i + \tau D_i - (1 - \text{ETR}'_i)\pi_i + F_i)^{1-\alpha}]. \quad (3)$$

The term  $((1 - \tau)\pi_i + \tau D_i - (1 - \text{ETR}'_i)\pi_i + F_i)$  actually reflects the investment decision and optimization problem of the firm. Assuming that gross profits are the same in both countries and that the foreign effective tax rate is lower than the French statutory tax rate,  $\text{ETR}'_i < \tau$ , all that prevents a firm to relocate are the fixed costs,  $F_i$ , and possible deductions granted by French tax authorities,  $D_i$ . Without any deductions firms with profits above a certain threshold would relocate, while low-profit firms would remain in France. Setting  $D_i$  will mitigate differences between the foreign effective tax rate and the French statutory tax rate, but does not imply that effective marginal tax rates equalize in both countries as long as fixed costs are strictly positive.

Under the present assumptions Equation (3) simplifies to

$$D_i^* = \left(1 - \alpha \frac{\text{ETR}'_i}{\tau}\right) \pi_i - \frac{\alpha}{\tau} F_i. \quad (4)$$

Firm  $i$ 's ETR in the domestic country (where it is bargaining with tax authorities) is thus given by

$$\text{ETR}_i = \frac{\tau(\pi_i - D_i^*)}{\pi_i} = \alpha \left( \text{ETR}'_i + \frac{F_i}{\pi_i} \right). \quad (5)$$

Obviously, the ETR increases with the bargaining power of the government,  $\alpha$ , and the foreign effective tax rate,  $\text{ETR}'_i$ . The ETR decreases with pre-tax profits,  $\pi_i$ , and is therefore regressive. This regressivity arises from the opportunity costs of the government. As pre-tax profits rise, domestic tax revenues increase, while the outside option – no tax revenues from firm  $i$  at all – becomes increasingly unattractive. Thus, the government is willing to grant more tax deductions to a highly profitable firm in order to ensure that it does

not relocate. On the other hand, the ETR also increases with the fixed costs of relocating,  $F_i$ , as higher fixed costs reduce a firm's ability to credibly threaten relocation and the government is able to negotiate lower deductions.<sup>4</sup>

We therefore posit the following:

**Proposition:** (i) The effective profit tax schedule of firms is downward sloping with their pre-tax profits, i.e., the ETR is regressive. (ii) The ETR increases with the fixed costs of relocating. If  $F_{MNE} < F_{NE}$ , MNEs face lower ETRs than NEs with the same level of pre-tax profits in equilibrium. (iii) The ETR increases with the foreign (effective) tax rate. (iv) The ETR is less regressive when the fixed costs of relocation are higher. See the proof in Appendix A.

The effect in (iv) can be obtained by taking the cross-derivative of Equation (5) with respect to profits,  $\pi_i$ , and fixed costs,  $F_i$ . Graphically speaking, the ETR schedules of MNEs and NEs are both downward sloping. However, with  $F_{MNE} < F_{NE}$ , the ETR schedule of NEs is above the one of MNEs, but MNEs' ETR slope is steeper (more negative). While the ETR schedule is downward sloping due to the size effect and is thereby independent of MNE status, the difference in slope and intercept of the ETR schedule can be explained by the greater footlooseness of MNEs.

### 3.2 Tax competition in the bargaining model

Previously, we have considered the foreign country to be passive, i.e., foreign tax authorities do not respond towards lower effective tax rates in France. Still, firms might be able to simultaneously negotiate with the French and other foreign governments about deductions. We extend our stylized model to account for this parallel negotiation (tax competition in terms of tax deductions). In this extension  $ETR'_i$  is determined endogenously within the model. Moreover, we allow for different profit opportunities in the foreign countries, which might countervail tax reasons to relocate. We denote the possible profits in the foreign country by  $\pi_i\sigma$ , where  $\sigma > 0$ .  $\sigma$  subsumes all profit losses or gains aside from the fixed relocation costs. For example it might be that wages in the foreign country are lower or environmental regulations are stricter and thus affecting pre-tax profits.

Given this notation the optimal French deductions for firm  $i$  can be written as:

$$D_i^* = \min \left[ \underset{D_i}{\operatorname{argmax}} \left[ (\tau(\pi_i\sigma - D_i))^\alpha ((1 - \tau)\pi_i\sigma + \tau D_i - F_i - (1 - ETR'_i)\sigma\pi_i)^{1-\alpha} \right], \pi_i \right], \quad (6)$$

where we will derive the optimal foreign  $ETR'_i$  endogenously in the model. Analogously to Equation (3) we derive the expression for the optimal French effective tax rate considering possible (gross) profit changes  $\sigma$  in the foreign country.

$$ETR_i = \max \left[ \alpha \left( 1 - \sigma + \sigma ETR'_i + \frac{F_i}{\pi_i} \right), 0 \right], \quad (7)$$

given that the foreign  $ETR'_i \leq 1$ , the optimal effective tax rate for a firm  $i$  in the country of interest is decreasing in  $\sigma$ . The more profitable a relocated firm would be, the more tax deduction the tax authority in the country of interest is willing to grant.

---

<sup>4</sup>If fixed costs are zero and tax authorities in both countries have the same bargaining power  $\alpha$ , Equation (5) suggests that the effective marginal tax rates and effective average tax rates in both countries are the same for a firm  $i$ .

The optimal foreign deductions are

$$D_i'^* = \min \left[ \operatorname{argmax}_{D_i} [(\tau(\pi_i\sigma - D_i))^\alpha ((1 - \tau)\pi_i\sigma + \tau D_i - F_i - (1 - \text{ETR}_i)\pi_i)^{1-\alpha}], \pi_i \right], \quad (8)$$

where we assume that the bargaining power of both governments is identical and equal to  $\alpha$ , and that tax authorities will not pay any subsidies to firm  $i$ , i.e., deductions cannot be greater than total profits and hence the effective tax rate has to be positive.

Firm  $i$ 's (hypothetical) effective tax rate in the foreign country is given by

$$\text{ETR}'_i = \max \left[ \frac{\tau(\pi_i\sigma - D_i'^*)}{\pi_i\sigma}, 0 \right] = \max \left[ \frac{\alpha}{\sigma} \left( (1 - \sigma) + \text{ETR}_i - \frac{F_i}{\pi_i} \right), 0 \right]. \quad (9)$$

The foreign (hypothetical) effective tax rate of a firm  $i$  increases with  $\sigma$ , the easier profits can be transferred or generated in the foreign country the less deductions the foreign tax authority is willing to grant to attract the company.<sup>5</sup> Fixed relocation costs have exactly the opposite sign, i.e., high relocation costs require higher foreign tax deductions to attract firm  $i$ .

In a Nash equilibrium no tax authority wants to change its ETR, thus we substitute Equation (7) in Equation (9) and obtain

$$\text{ETR}'_i = \max \left[ \alpha \frac{\alpha - 1}{1 - \alpha^2} \frac{1}{\sigma} \left( (\sigma - 1) \frac{F_i}{\pi_i} \right), 0 \right]. \quad (10)$$

The first expression in the parentheses is always smaller than zero and the optimal foreign  $\text{ETR}'_i$  in our tax negotiation setting is zero. Intuitively, the foreign tax authority is indifferent between attracting a firm to relocate by deducting all profits and the firm not relocating at all. Given  $\text{ETR}'_i = 0$  the optimal French effective tax rate is

$$\text{ETR}_i = \alpha \left( (1 - \sigma) + \frac{F_i}{\pi_i} \right). \quad (11)$$

The equilibrium effective tax rate of a firm  $i$  in the country of interest only depends on the bargaining power  $\alpha$ , the fixed relocation costs  $F_i$ , profits  $\pi_i$ , and the transferability of profits  $\sigma$ . The higher is  $\sigma$  the lower is the effective tax rate for a firm  $i$  in the country of interest. The slope of the ETR schedule does not depend on  $\sigma$ , it only shifts the ETR schedule up- or downward. It is straightforward to show that statements (i), (ii) and (iv) in the Proposition hold under tax competition and are independent of  $\sigma$ .<sup>6</sup>

## 4 Empirical analysis

This section is devoted to assessing and quantifying some of the core insights from the stylized model above based on firm-level data. We do so in two parts. First, we demonstrate that some of the key model predictions

<sup>5</sup>We assume that  $F/\pi \leq \alpha + \text{ETR}_i$ .

<sup>6</sup>Note that the foreign tax authorities cannot commit to an  $\text{ETR}_i = 0$ . Thus, firms face a similar problem as in Janeba (2000): once firm  $i$  has relocated, the foreign government would want to increase its tax rate. We abstract from this problem at this point, as bilateral tax negotiations are not the focus of this paper.

are consistent with simple correlations found in the data. Second, we establish a causal relationship between MNE status and the effects of size and footlooseness on MNEs' ETRs, above and beyond the effects of profit shifting.

The stylized model does not include profit shifting activities or illegal tax evasion (to the extent that pre-tax profits do not depend on statutory tax rates and deductions). Hence, any gap in ETRs between MNEs and NEs is assumed to solely accrue to bargaining between tax authorities and firms. This is not generally the case in the data. In the empirical framework we must control for profit shifting activities, such as debt shifting, royalty payments, and transfer pricing, in order to not misattribute the difference in ETRs between MNEs and NEs to bargaining. Only the residual or conditional difference in ETRs (above and beyond profit shifting) between MNEs and NEs can and will be attributed to the bargaining of high-profit firms relative to low-profit firms in general and of mobile MNEs relative to less mobile NEs in particular. We will demonstrate later that this remaining difference can be attributed to firm size independent of MNE status and the greater footlooseness of MNEs relative to identical NEs given their declared profits and must not necessarily be due to evasion.

In what follows, it is useful to distinguish between an *entity* – i.e., an independent unit of operation within a firm (such as an affiliate or the headquarters) – and a *firm*. The latter is the conglomerate of all affiliates and the headquarters, while the former is an individual component of that very conglomerate.

## 4.1 Data description

Data that would permit an assessment of bargaining above and beyond profit shifting on MNEs' relative to NEs' ETRs must contain information on firms' MNE status, profits, tax payments, and observable variables that capture profit shifting (such as information on debt levels, trade activities, and intangibles). Large collections of firm- (or, better, entity-) level data such as Bureau van Dijk's ORBIS database provide these ingredients for a limited set of countries – foremost France, parts of south-eastern Europe, and China. Of those countries, France is a prime candidate: it hosts and headquarters a large number of MNEs and NEs, it levies relatively high profit tax rates, and its economic and political institutions are representative of an industrial economy, including the use of advance tax rulings. We therefore extract the relevant information on French NEs, French MNEs with entities abroad (foreign affiliates), and foreign MNEs with affiliates in France between the years 2007 and 2012. For the sake of better comparability of French NEs with MNEs in the sample, we only include NEs with at least two entities. Every firm in the estimation sample is thus a multi-entity enterprise.<sup>7</sup> We define MNEs as having at least one affiliated entity in a country other than where they are headquartered (France or abroad) in which they hold an ownership share of more than 50%.

We only use firms with unconsolidated accounts, which allows us to calculate firms' local profit tax payments and their respective ETRs. We compute the ETR from the ratio of total local profit tax payments (which in France only includes corporate profit taxes) over local pre-tax profits (which in France account for operating and financial profits/losses). We clean the data by deleting firms with abnormal returns, negative revenues, and data errors showing excessive ETRs outside the interval of [0%, 100%]. Moreover, we restrict the sample to firms with (i) profit tax payments of at least €763,000 and (ii) operating revenues that do not exceed €250 million. The first restriction ensures that all firms in the sample are subject to the 3.3% social contribution surtax, while the second restriction ensures that firms in the sample are not subject to the 10.7% surtax

---

<sup>7</sup>The results below, however, are insensitive to the inclusion of single-entity NEs.

added after 2011. The applicable statutory tax rate between 2007 and 2012 is thus 34.43% for all firms in the data. Restricting our sample in this way has two advantages. First, having the same statutory tax rate for all firms eliminates a confounding factor. Second, excluding very big firms, mainly MNEs, makes the two samples of MNEs and NEs in the data more comparable. Only a small share of the firms in our sample are classified as small and medium sized entities by the French government.<sup>8</sup> Most of the firms we consider are larger firms from the perspective of the French government and we have reason to believe that these firms are able to negotiate tax deductions. Moreover, we are interested in heterogeneous effects due to size differences of firms, thus not focusing exclusively on very large firms helps us to identify the bargaining channel.

Table 1: ENTITIES IN FRANCE BY TYPE

	Entities	Obs	Percent
Domestic multi-entity	1 758	3 246	69.64
Multinational	632	1 415	30.36
Total	2 390	4 661	

Imposing these restrictions yields a sample of 2,390 entities (4,661 entity-year observations) located in France. 632 of these entities (1,415, or 30.36% of the entity-year observations) are MNEs. Table 1 reports the composition of the sample and Table 2 summarizes the entities' observable characteristics. Of the 632 MNE entities in France, 289 are the French subsidiaries of foreign owners, 273 are the French owners of foreign subsidiaries, and 70 are foreign-owned French subsidiaries which themselves own foreign subsidiaries. For this last category of entities, the host country of the foreign owner of the French entity always charges a higher tax rate than the lowest-tax host country of the foreign subsidiary of the same French entity.

Table 2: SUMMARY STATISTICS

Variable	Firm-year obs.	Mean	Std. dev.	Minimum	Maximum
ETR (%)	4 661	31.29	9.64	1.19	99.97
Profit pre-tax (€mn.)	4 661	8.27	9.13	0.88	102.67
Profit post-tax (€mn.)	4 661	5.73	7.29	0.00	76.13
Tax payments (€mn.)	4 661	2.26	2.37	0.76	26.54
Revenue (€mn.)	4 661	75.53	55.96	0.26	249.52
Productivity	4 661	0.77	1.10	0.04	59.00
Workers	4 661	248.12	711.68	1	43 300
Labor costs (€mn.)	4 661	12.64	13.55	0.03	134.28
Capital (€mn.)	4 661	8.35	27.23	0.00	793.08
Debt (€mn.)	4 661	3.09	16.16	0.00	400.18
Export revenue (€mn.)	4 661	20.23	33.29	0.00	272.40
Intangibles (€mn.)	4 661	4.30	17.61	0.00	395.62
Variable	Country-year obs.	Mean	Std. dev.	Minimum	Maximum
Foreign EATR (%)	307	24.15	7.18	0.00	38.73
Foreign population ('000s)	307	89 300	245 000	311.57	1 350 000
Foreign GDP per capita (constant USD)	307	22 893.48	15 320.27	744.42	74 021.46

*Foreign affiliate or owner hosts: Angola, Australia, Austria, Belgium, Bosnia and Herzegovina, Brazil, Bulgaria, Cameroon, Canada, Chile, China, Colombia, Congo, Cote d'Ivoire, Cyprus, Czech Republic, Denmark, Egypt, Estonia, Finland, Gabon, Germany, Ghana, Greece, Guinea, Hong Kong, Hungary, Iceland, India, Indonesia, Ireland, Israel, Italy, Japan, Kenya, Latvia, Lithuania, Luxembourg, Madagascar, Malaysia, Mauritius, Mexico, Morocco, Mozambique, Netherlands, New Zealand, Norway, Panama, Peru, Poland, Portugal, Qatar, Russian Federation, Saudi Arabia, Senegal, Serbia, Singapore, Slovakia, South Africa, South Korea, Spain, Sweden, Switzerland, Thailand, Tunisia, Turkey, Ukraine, United Arab Emirates, United Kingdom, United States, Venezuela, and Viet Nam.*

<sup>8</sup>Small and medium sized firms are defined by a total revenues below €50 million and less than 200 employees.

The upper part of Table 2 summarizes the entity-level variables pertaining to all sample entities located in France. According to the table, the average ETR is 31.29% for all entities in the sample.

We use the procedure of Levinsohn and Petrin (2003) and Petrin et al. (2004) to estimate firm-level productivity in order to control for the correlation between unobservable productivity shocks and input levels. Specifically, we estimate a log-linear production function of the following form

$$y_{it} = \varsigma_0 + \varsigma_l l_{it} + \varsigma_k k_{it} + \varsigma_m m_{it} + \chi_{it} + o_{it}, \quad (12)$$

where  $y_{it}$ ,  $l_{it}$ ,  $k_{it}$ , and  $m_{it}$  are the firm's gross revenues, employed labor, capital, and material costs of firm  $i$  at time  $t$  in logs, respectively. The remainder term consists of a transmitted productivity term  $\chi_{it} = \chi_{it}(k_{it}, m_{it})$  that follows a first-order Markov process (known to the firm) and a term that is uncorrelated with the input choice,  $o_{it}$ . Using the interaction of capital and material costs as a proxy for the unobservable productivity term allows to identify the productivity level. Note that total revenues and productivity using the procedure of Levinsohn and Petrin (2003) and Petrin et al. (2004) shown in Table 2 are very dispersed, indicating a large degree of heterogeneity in size as well as productivity across the firms in our sample.<sup>9</sup>

In the lower part of Table 2, we present statistics on the effective average tax rate (EATR) on foreign corporate profits,<sup>10</sup> and foreign country-size measures of population and real per-capita income from the World Bank's World Development Indicators for those foreign countries in which the multinational entities in the sample either have foreign affiliates or foreign owners. Overall, the aforementioned 1,415 entity-year MNE observations are nested in 307 country-year observations involving 72 countries. In the case of multiple foreign affiliates (entities) per firm, we use country-level data for the lowest-taxing foreign location.<sup>11</sup>

## 4.2 Stylized correlations

The stylized model in Section 3 predicts corporate tax systems to be regressive, whereby firms with higher profits face lower ETRs, irrespective of the entity type. In order to gain preliminary insights into this relationship, we estimate a simple regression of ETR as the dependent variable on log pre-tax profits,  $\ln(\pi_{it})$ , log pre-tax profits squared,  $\ln(\pi_{it})^2$ , and cubic log pre-tax profits,  $\ln(\pi_{it})^3$ , for all 4,661 entity-year observations as well as for observations pertaining to NEs and MNEs separately. Specifically, we estimate:

$$\text{ETR}_{it} = \sum_{z=1}^3 \gamma_z \ln(\pi_{it})^z + \kappa + \Xi_{it} + \eta_{it}, \quad (13)$$

where  $\text{ETR}_{it}$  is the effective (average) tax rate of an entity  $i$  located in France at time  $t$ ,  $\gamma_z$  are regression parameters of interest,  $\Xi_{it}$  is a collection of year and firm fixed effects at time  $t$ ,  $\kappa$  is a constant, and  $\eta_{it}$  is an error term. The parameter estimates can be found in Table 3. Most importantly, the associated predictions are plotted for the average firm and year in Figure 2, the inspection of which is key as log before-tax profits

<sup>9</sup>For robustness, we repeat the analysis using (i) a Solow-residual-type total factor productivity and (ii) estimates based on the procedure of Olley and Pakes (1996). The presentation of these results is relegated to Appendices C and D. However, the main findings are not sensitive to the choice of productivity estimation.

<sup>10</sup>In contrast to statutory rates, EATRs account for deductions, credits, and other adjustments available to firms and is therefore a relatively close approximation of the lowest-taxed affiliate's ETR. The respective data are taken from Boesenberg and Egger (2016) and Boesenberg et al. (2017), which apply the Devereux and Griffith (1998, 2003) model.

<sup>11</sup>Egger et al. (2018) show that most multi-entity firms have only one affiliate entity. Thus, only a few firms are affected by this selection.

enter cubically in the econometric model.

Table 3: UNBALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE

Variable		All obs. (1)	NE obs. (2)	MNE obs. (3)
$\ln(\pi_{it})$	$(\gamma_1)$	-62.64*** (3.64)	-65.45*** (4.17)	-63.28*** (7.11)
$\ln(\pi_{it})^2$	$(\gamma_2)$	27.34*** (1.96)	30.08*** (2.32)	24.42*** (3.70)
$\ln(\pi_{it})^3$	$(\gamma_3)$	-3.97*** (0.33)	-4.44*** (0.40)	-3.26*** (0.59)
Constant	$(v)$	71.99*** (3.70)	83.27*** (5.28)	76.26*** (5.58)
$R^2$		0.80	0.85	0.78
Observations		4 661	3 246	1 415

*Pre-tax profits in €mn. Year and firm fixed effects. Standard errors in parentheses. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively.*

According to Table 3 and Figure 2, the estimation results suggest the following insights.<sup>12</sup> First, the ETR declines with log pre-tax profits such that the applied ETR is generally regressive for both types of firms. Second, the MNEs' ETR schedule is situated below the NEs' ETR schedule. Third, the ETR schedule of MNEs has a steeper slope and is thus more regressive over most of the range of pre-tax profits we consider in our sample. The (unconditional) results from this simple empirical exercise are in line with the hypotheses of the stylized model summarized by the proposition in Section 3. To make the results clearer we present the two ETR schedules in Figure 2.

Moreover, we can use Figure 2 to visualize the two bargaining effects of being an MNE on the ETR. A movement along the NEs' ETR schedule (from point A to B) corresponds to the size effect, higher profits due to the MNE status translate to a lower ETR given the regressivity of the ETR schedule. Switching from the NEs' ETR schedule to the MNEs' ETR schedule (from point B to C) gives us the footlooseness effect of being an MNE. The move from point A to C is the overall effect, which can be decomposed into the size and the footlooseness effect.<sup>13</sup>

Next, we focus on a theory-guided estimation of the determinants of the ETR based on Equation (5). Specifically we emphasize the role of fixed costs,  $F_i$ . In doing so, we focus entirely on MNEs – either ones whose parent firms are located in France or ones whose parent firms are located abroad with at least one affiliate in France. Following the aforementioned proposition, the ETR of a French MNE entity should increase with the foreign (effective) tax rate, according to Equation (5), at any level of fixed costs of relocating. In addressing the role of foreign (effective) profit tax rates on the ETR, we amend the specification in Equation (13) by including the foreign effective tax rate of the country in which the French entity has an affiliate. Because we cannot precisely estimate the foreign effective tax rate,  $\text{ETR}_{it}$ , of the affiliated entities of firm  $i$ , we use the effective average tax rate in the foreign country,  $\text{EATR}'_{it}$  as a proxy. The latter is, however, a good measure of effective foreign taxation a firm could expect after relocating. For these tax rates, we use

<sup>12</sup>Note that we use the variation of profits and ETR within a firm over time to estimate the ETR schedule.

<sup>13</sup>Note that the gap between MNE's and NE's ETR tax schedule in general increases, we take this as evidence that bargaining is an important factor and the lower ETR of MNEs does not arise from selection effects. We formalize this argument based on our stylized model in Appendix B.

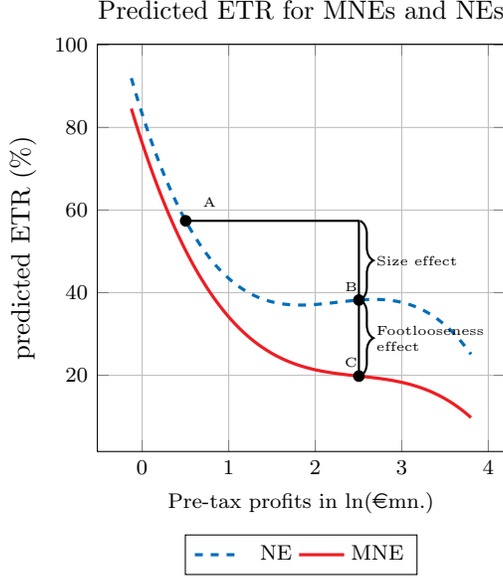


Figure 2: PREDICTED ETR SCHEDULE BASED ON UNBALANCED OLS

the lowest EATR within the foreign network of each MNE to measure  $EATR'_{it}$  and estimate the following equation:

$$ETR_{it} = \sum_{z=1}^3 \beta_z \ln(\pi_{it})^z + \varphi EATR'_{it} + \Gamma_{it} + \epsilon_{it}, \quad (14)$$

where  $ETR_{it}$  is the effective tax rate of a French entity  $i$  at time  $t$ , and  $\ln(\pi_{it})$  are the log pre-tax profits of this entity.  $EATR'_{it}$  is the effective average tax rate of the lowest-tax, foreign country in  $i$ 's network at time  $t$ ,  $\Gamma_{it}$  contains a collection of fixed effects in the dimension of years, foreign-lowest-tax-country in  $i$ 's MNE network at time  $t$ , and the main sector affiliation of  $i$  at time  $t$ , and  $\epsilon_{it}$  is an error term.<sup>14</sup>

In the estimation, we restrict our sample to MNEs, where the foreign (effective average) tax rate is observable. We also distinguish between foreign-owned entities (designated foreign parents), which includes all foreign-owned entities in France, irrespective of whether they themselves hold foreign entities or not, and foreign-affiliate-owning French entities (designated French parents), which includes all French entities that own affiliates abroad, irrespective of whether the French entities are headquarters or are themselves foreign-owned. Hence, there is some small overlap in the samples.<sup>15</sup> Overall, we suspect that the relocation costs of a headquarters are higher than those of an affiliated firm with the headquarters abroad. Thus, the ETR schedule should be more regressive for the former, while for both subgroups a higher foreign effective tax rate would increase an MNE entity's ETR in France.

Table 4 summarizes the key regression results corresponding to Equation (14). Column (1) presents the result for all MNE entities located in France in our sample. Considering the distribution of  $\ln(\pi_{it})$  in conjunction with the coefficient estimates ( $\hat{\beta}_z$ ), higher pre-tax profits reduce a firm's ETR as before, which squares with the insights of the theoretical model discussed above. Notice that the estimates  $\hat{\beta}_z$  are not statistically different from their counterparts  $\hat{\gamma}_z$  in Table 3. A higher foreign tax rate is expected to raise a firm's French

<sup>14</sup>As there is very little variation in the foreign EATR or the affiliate structure of firms over time, we drop firm fixed effects and resort to sector-fixed effects to identify the impact of the foreign EATR on the firm's ETR.

<sup>15</sup>For that reason, the number of observations in Columns (2) and (3) add to slightly more than the one in Column (1) of Table 4.

Table 4: EFFECT OF FOREIGN TAXES ON A FIRM'S ETR BY OWNERSHIP STRUCTURE

Variable		All MNEs (1)	Foreign parents (2)	French parents (3)
$\ln(\pi_{it})$	$(\beta_1)$	-54.87*** (7.86)	-57.59*** (11.08)	-42.57*** (7.99)
$\ln(\pi_{it})^2$	$(\beta_2)$	21.77*** (3.70)	23.07*** (5.32)	15.64*** (3.87)
$\ln(\pi_{it})^3$	$(\beta_3)$	-2.81*** (0.54)	-2.96*** (0.80)	-1.93*** (0.57)
$EATR'_{it}$	$(\varphi)$	0.32** (0.16)	0.30** (0.15)	0.14 (0.22)
Constant	$(v)$	69.81*** (5.44)	65.46*** (9.16)	63.08*** (5.42)
$R^2$		0.32	0.31	0.32
Observations		1 415	612	985

*Only those foreign markets with an affiliate with the lowest foreign EATR' considered. The sample for foreign headquarters uses French MNE units which are headquartered abroad, irrespective of whether they hold foreign affiliates themselves or not. The sample for French parents uses French MNE units which hold affiliates abroad, irrespective of whether they themselves are headquartered in France or abroad. Hence, there is some overlap between these samples. Standard errors in parentheses clustered at firm level. We suppress estimates of the lowest-tax-country-in-i's-network, time-, and sector-fixed effects. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively.*

ETR. The foreign EATR clearly increases the ETR of French entities with foreign parents, see Column (2). In general, the effect of foreign tax rates is stronger for French entities that are owned by foreign MNEs than for French parent entities, where the effect is not significant, see Column (3). Implicitly, this means that foreign-owned affiliates in France are gaining more from bargaining and, in the context of the theoretical model, the bargaining power,  $\alpha$ , of foreign owned affiliates is higher than that of French-owned entities. We undertake a similar analysis using foreign statutory tax rates, and the associated results confirm the assumption that effective tax rates are the relevant indicator of foreign taxation over statutory tax rates.<sup>16</sup> Furthermore, we undertake a one-sided t-test of the assumption that the coefficient on EATR' in Column (2) is higher than and significantly different from the coefficient on EATR' in Column (3). To that end, we run the following two models using  $\rho_{it}$  to denote the error term:

$$\begin{aligned}
 ETR_{it} = & \sum_z^3 (\varrho_z \ln(\pi_{it})^z + \phi_z (ForeignParent_{it} \times \ln(\pi_{it})^z)) \\
 & + \psi EATR'_{it} + \varpi (ForeignParent_{it} \times EATR'_{it}) + \rho_{it},
 \end{aligned} \tag{15}$$

where the test on joint significance of  $\phi_z$  and  $\varpi$  results in an F-statistic of 3.13, which is significant at the 95% level, while the one-sided t-test for  $\vartheta$  is not significant. Additionally, we run the following regression:

$$ETR_{it} = \sum_z^3 \varrho_z \ln(\pi_{it})^z + \psi EATR'_{it} + \varpi (ForeignParent_{it} \times EATR'_{it}) + \rho_{it}, \tag{16}$$

where we force the coefficient  $\varrho_z$  to be the same for foreign-owned and French-owned firms, which results in

<sup>16</sup>Statutory tax rates are only somewhat significant in similar regressions.

a significant coefficient for  $\varpi$  of -0.04 with a standard error of 0.02.

### 4.3 Entropy balancing to establish causal relationships

Even though we can measure firms' profits in France and estimate the shape of the nexus of profits and the ETR, we cannot straightforwardly compare MNEs and NEs in terms of profits and the associated ETR to gauge the bargaining component in ETRs, since MNEs can manipulate their profits in a way that is beyond the reach of NEs. This leads to endogeneity of profits,  $\ln(\pi_{it})$ , in the above estimations. We address this by using entropy balancing, which is a generalized weighting procedure. In doing so, we allow profits and MNE status to be simultaneously determined by a set of observables.

Being an MNE affects the tax rate in two ways. (i) All else equal (meaning in the absence of or beyond profit shifting), MNEs have higher profits on average (see Helpman et al., 2004), which mechanically reduces their effective tax rate if the ETR schedule is regressive. (ii) MNEs are in a better bargaining position relative to NEs and can thus reduce their tax burden even further. The first, the *size effect*, is related to the better bargaining position of larger firms, while the latter, the *footlooseness effect*, arises from the reduced perceived or expected costs of MNEs to relocate. Thus, we first need to estimate profits that are free of profit shifting aspects to arrive at comparable units between NEs and MNEs. For this, we use a procedure capable of retrieving the average difference between NEs and MNEs in terms of their (log) profits after conditioning on a broad set of controls, including variables that are typically indicative of profit shifting, i.e., export volumes, debt, and intangible assets. The remaining control variables are joint determinants of (revealed) profitability and MNE status such that the obtained conditional mean is characterized by the same targeted moments of the distribution of each and every such joint determinant between MNEs and NEs.

We apply entropy balancing as proposed by Hainmueller (2012) and Hainmueller and Xu (2013). Akin to other approaches invoking a selection (into treatment; here, MNE status) on observables which jointly determine treatment status as well as outcome (in this case, (log) pre-tax profits or the French ETR), entropy balancing lends itself to a weighting regression framework. With traditional approaches (such as linear regression or propensity score matching), the weights are obtained in a way that is unconditional on the distribution of the observables between the treated and the untreated. This is true for linear regression, where all weights are identical, as well as for propensity score matching, which is analogous to an inverse propensity-score-weighting regression (see Wooldridge, 2007). Differences in the covariate distributions between the treated and the untreated observations may confound any identification of the parametric or nonparametric link between treatment status and outcome. Entropy balancing avoids this problem by determining the weights subject to constraints which enforce the balancing of targeted moments of the distribution of observables – captured by the respective entropy in the covariates – between the samples of MNE and NE data points.

Specifically, we are interested in the average treatment effect on the treated (ATT) – the effect of being an MNE on the MNEs in the data. After subsuming all observables into the vector  $X_{it}$ , we can drop entity-time indices  $it$  and write the ATT as

$$ATT = E[ETR|MNE = 1] - \int E[ETR|X = x, MNE = 1] f_{X|MNE=1}(x)dx, \quad (17)$$

wherein  $ETR$  denotes the ETR outcome associated with MNE status,  $MNE$ , and  $X$  are the observable joint determinants of MNE status and the ETR. The ATT is identified by selecting on a range of observables,

such that the ETR is independent of the MNE treatment status given the observables. This holds as long as there is some overlap between the treated and the untreated in the values that the observables ( $x$ ) may take within the support of the observables among the treated,  $f_{X|MNE=1}$ . In order to estimate this last term, the covariate distribution of the control group’s observables must be adjusted to match the covariate distribution of the treated. This enforces the orthogonality of the treatment indicator,  $MNE$ , and the observables which is required for a causal inference of the treatment effect (see Hainmueller and Xu, 2013). Moreover, this procedure automatically closes the gap between the (ATT) and the average treatment effect (ATE), which is not the case when the balancing of the distribution of observables is not enforced. In drawing a random entity from the data of MNEs and NEs, the predicted effect of being an MNE relative to being an NE on either outcome (profits or the ETR) is the same under entropy balancing regression but not under a propensity score weighting regression, which does not constrain the distribution of the observables to be the same between treated and untreated units. Accordingly, entropy balancing generalizes the unconstrained weighting approaches of treatment effects under a selection on observables, including propensity score matching. Relative to unconstrained weighting approaches, entropy balancing gives greater weight to observations in the control group that are similar to observations in the treatment group in terms of the observables.

In the subsequent analysis, we denote the weight (of an entity  $i$  in year  $t$ ) generated through entropy balancing by  $\lambda_{it}$ . Table 5 summarizes the targeted (balanced) moments of the observables in the determination of the balancing weights  $\lambda_{it}$ .

Table 5: TARGETED MOMENTS OF OBSERVABLE VARIABLES IN THE ENTROPY BALANCING OF MNEs ( $\lambda_{it}$ )

Control	Targeted moment		
	Mean	Variance	Skewness
ln(Revenues)	YES	YES	YES
ln(Productivity)	YES	YES	YES
ln(Employees)	YES	YES	NO
ln(Capital)	YES	YES	NO
ln(Labor costs)	YES	YES	NO
$\ln\left(\frac{\text{Exports}}{\text{Revenues}}\right)$	YES	YES	NO
$\ln\left(\frac{\text{Debt}}{\text{Revenues}}\right)$	YES	YES	NO
$\ln\left(\frac{\text{Intangibles}}{\text{Revenues}}\right)$	YES	YES	NO
Mundlak-type means	YES	YES	YES
$\ln(\text{Revenues}) \times \ln(\text{Productivity})$	YES	YES	NO
$\ln(\text{Revenues}) \times \ln(\text{Employees})$	YES	YES	NO
$\ln(\text{Revenues}) \times \ln(\text{Capital})$	YES	YES	NO
Time-fixed effects	YES	NO	NO

While we would ideally balance on direct measures of actual profit shifting, e.g., internal debt payments, internal royalty payments (R&D expenditures), or internal pricing of exports and imports, these data are not available for French firms in the ORBIS database. We thus turn to examples from the literature on profit shifting (see Egger et al., 2014; Lassmann and Zoller-Rydzek, 2018; among others) for the best proxy measures – we use  $\ln\left(\frac{\text{Exports}}{\text{Revenues}}\right)$ ,  $\ln\left(\frac{\text{Debt}}{\text{Revenues}}\right)$ , and  $\ln\left(\frac{\text{Intangibles}}{\text{Revenues}}\right)$  to approximate firms’ profit shifting in our sample. In order to determine if profit-shifting is happening, tax authorities and accounting firms take these variables from the ORBIS database in order to identify abnormally high or abnormally low pre-tax

profits. Thus, these variables are very indicative of profit shifting activities. During auditing procedures, tax authorities and firms' tax accountants generally argue about the appropriate comparison (what we would consider the correct construction of the control groups) with respect to pre-tax profits, revenues, exports, debt, and intangible assets.<sup>17</sup>

In addition to the entity-level variables, the interactions thereof, and time-fixed effects in Table 5, we balance on three moments of the entity-specific variable means (see Mundlak, 1978) of  $\ln(\text{Revenues})$ ,  $\ln(\text{Productivity})$ ,  $\ln(\text{Employees})$ ,  $\ln(\text{Capital})$ ,  $\ln(\text{Labor costs})$ ,  $\ln(\frac{\text{Exports}}{\text{Revenues}})$ ,  $\ln(\frac{\text{Debt}}{\text{Revenues}})$ , and  $\ln(\frac{\text{Intangibles}}{\text{Revenues}})$ . However, the entropy-weighted means are highly collinear with the remaining balancing variables and thus do not matter.

#### 4.4 Determining the ETR effect of being an MNE

To apply entropy balancing as described in the previous subsection, we target the entity and firm fundamentals and moments listed in Table 5 and obtain the balancing statistics presented in Table 6. The latter table reports the moments of interest of the main observables and is organized in three horizontal blocks: the first one focuses on the control units (i.e., NEs) before balancing the observables; the second block reports the same moments among the treated units (i.e., MNEs); and the third block summarizes the moments of the control units after balancing. In comparing the first with the second and third horizontal block in the table, we see that some of the moments of the main variables differ significantly between MNEs and NEs prior to balancing; however, this difference vanishes after balancing.<sup>18</sup> In particular, covariate balancing vastly improves the comparability of the higher moments in the data.

Table 6: BALANCED: FRENCH MNEs AND DOMESTIC MULTI-ENTITY FIRMS

	Control			Treatment			Balanced Control		
	Mean	Variance	Skewness	Mean	Variance	Skewness	Mean	Variance	Skewness
$\ln(\text{Revenues})$	17.81	0.679	-0.4084	17.93	0.639	-0.9671	17.93	0.639	-0.9671
$\ln(\text{Productivity})$	6.490	0.151	1.136	6.563	0.256	2.109	6.564	0.256	2.109
$\ln(\text{Employees})$	4.85	1.37		4.99	1.38		4.99	1.38	
$\ln(\text{Capital})$	14.42	3.03		14.97	2.76		14.97	2.76	
$\ln(\text{Labor costs})$	16	1.153		16	1.072		16	1.072	
$\ln(\frac{\text{Exports}}{\text{Revenues}})$	0.225	0.082		0.359	0.087		0.359	0.087	
$\ln(\frac{\text{Debt}}{\text{Revenues}})$	0.03263	0.029		0.07544	0.199		0.07544	0.199	
$\ln(\frac{\text{Intangibles}}{\text{Revenues}})$	0.05729	0.056		0.07284	0.091		0.07284	0.091	

Given the balancing summarized above, we use the balancing weights,  $\lambda_{it}$ , to obtain an estimate of the ETR schedule considering the endogeneity of (log) pre-tax profits,  $\ln(\pi_{it})$ , and the binary MNE status,  $\text{MNE}_{it}$ . For this, we weight the outcome variable of interest,  $\text{ETR}_{it}$ , (log) pre-tax profits, and the binary MNE indicator by  $\lambda_{it}$  to obtain  $\widetilde{\text{ETR}}_{it}$ ,  $\ln(\widetilde{\pi}_{it})$ , and  $\widetilde{\text{MNE}}_{it}$ , respectively, and estimate the specification below.

<sup>17</sup>See PwC (2012).

<sup>18</sup>We are able to balance on different moments with varying degrees of precision. The degree of precision used is indicated by the number of digits reported in Table 6.

Table 7: BALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE

Variable		Coef.
$\ln(\tilde{\pi})$	$(\omega_1)$	-48.65*** (6.00)
$\ln(\tilde{\pi})^2$	$(\omega_2)$	20.52*** (3.29)
$\ln(\tilde{\pi})^3$	$(\omega_3)$	-2.76*** (0.56)
$\widetilde{\text{MNE}}$	$(\mu)$	-9.31** (4.51)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})$	$(\vartheta_1)$	15.75** (7.62)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^2$	$(\vartheta_2)$	-8.45** (3.98)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^3$	$(\vartheta_3)$	1.23* (0.64)
Constant	$(\nu)$	66.25*** (3.40)
F-statistic		20.43
Observations		4 661

*Standard errors in parentheses obtained through bootstrapping. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively. F-statistic is for the joint significance of all MNE effects.*

$$\widehat{\text{ETR}}_{it} = \nu + \sum_{z=1}^3 \omega_z \ln(\tilde{\pi}_{it})^z + \mu \widetilde{\text{MNE}}_{it} + \sum_{z=1}^3 \vartheta_z \widetilde{\text{MNE}}_{it} \ln(\tilde{\pi}_{it})^z + \rho_{it}, \quad (18)$$

where  $\omega_z$  gives the coefficients of the ETR schedule for NEs and where  $\mu$  and  $\vartheta_z$  are components of the conditional ATT and ATE of MNE status on the ETR beyond profit shifting, i.e., the change of the ETR intersection and slope due to being an MNE, respectively. The parameter  $\nu$  is a constant and  $\rho_{it}$  is an error term. Since we condition on domestic-versus-foreign average tax- and profit-shifting-related differences in the pre-tax profits when estimating  $\omega_z$  in Equation (18), any remaining ATT (and ATE) of being an MNE on the ETR is attributable to the footlooseness effect of being an MNE.

Otherwise identical firms will only differ in their MNE status. Moreover, by including firm-specific Mundlak-type variable means in the balancing weights, we can compare the results of (18) to the firm-fixed effects regression estimated from Equation (13). Table 7 shows the estimated coefficients when using the balancing weights,  $\lambda_{it}$ . The coefficients of this estimation will next be used to quantify the size and footlooseness effect.

To determine the size effect, we need to know the additional profits an MNE is able to generate relative to an NE. We do so by estimating

$$\ln(\tilde{\pi}_{it}) = \delta \widetilde{\text{MNE}}_{it} + \iota + \nu_{it}, \quad (19)$$

where  $\delta$  gives the additional profits of an MNE. Note that analogous to the estimation of Equation (18) we can forgo firm-fixed effects in Equation (19) due to the inclusion of firm-specific Mundlak-type means

in the entropy balancing. Table 8 shows the estimated additional profits using the balancing weights,  $\lambda_{it}$ . Unconditionally, the pre-tax profits of MNEs are 38% higher than those of NEs, while conditioning on entity and firm fundamentals reduces this unconditional difference from 38% to 18%. The average firm in our sample has about €8.27 million in pre-tax profits, random assignment of the MNE status under balancing would therefore imply a pre-tax profit increase of about €1.53 million.

Table 8: THE ATE OF MNE STATUS ON PROFITS

Variable	unconditional	balanced
MNE ( $\delta$ )	0.38*** (0.03)	0.18*** (0.03)
Observations	4 661	4 661

*The ATE of MNE status in the balanced regression is the effect beyond profit shifting activities. Standard errors in parentheses obtained through bootstrapping. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively.*

We can then translate these additional pre-tax profits into changes of the ETR (size effect) by using the estimated additional (log) pre-tax profits,  $\hat{\delta}$ , in conjunction with the estimated parameters from Equation (18). The change of the ETR for a given level of pre-tax profits,  $\pi$ , can be written as

$$\Delta\text{ETR}_{it}(\pi_{it}) = \left( \sum_{z=1}^3 \hat{\omega}_z \ln(\pi_{it})^z \right) - \left( \sum_{z=1}^3 \hat{\omega}_z (\ln(\pi_{it}) + \hat{\delta}_{it})^z \right), \quad (20)$$

where  $\hat{\omega}_z$  are the estimated coefficients from Equation (18) and  $\hat{\delta}$  are the estimated (log) additional profits from Equation (19). Note that we use the ETR schedule for NEs, i.e.,  $\text{MNE} = 0$ .<sup>19</sup> In our sample, the €1.53 million in average, additional profits reduce the ETR over the support of pre-tax profits by around 2.52 percentage points. Similarly, we can compute the distance between the ETR schedules of MNEs and NEs (the distance between points B and C in Figure 2), which gives us the footlooseness effect and is about 3.58 percentage points on average. Adding both effects produces an average overall effect of 6.10 percentage points, where the footlooseness effect contributes about 58%.

The left panel of Figure 3 plots the ETR schedules for MNEs and NEs using the estimated coefficients from Table 7 with 95-percent confidence bounds.<sup>20</sup> The right panel of the figure, in addition to the footlooseness effect (dotted line, the difference in the MNEs' and NEs' ETR schedules from the left-hand panel), plots the estimated size effect (dashed line) with 95-percent confidence bounds and the overall effect. Clearly, the footlooseness effect is dominant in the right tail of the pre-tax profit distribution, indicating that bigger, footloose firms are gaining more from threatening to relocate. Due to differences in the slope of the ETR schedule, the size effect is most prominent in the left tail.

<sup>19</sup>The results are qualitatively similar when using the MNEs' ETR schedule instead.

<sup>20</sup>This left-hand panel of Figure 3 is similar to Figure 2 but relies on the balanced sample to estimate the ETR schedule, which explains the minor deviations.

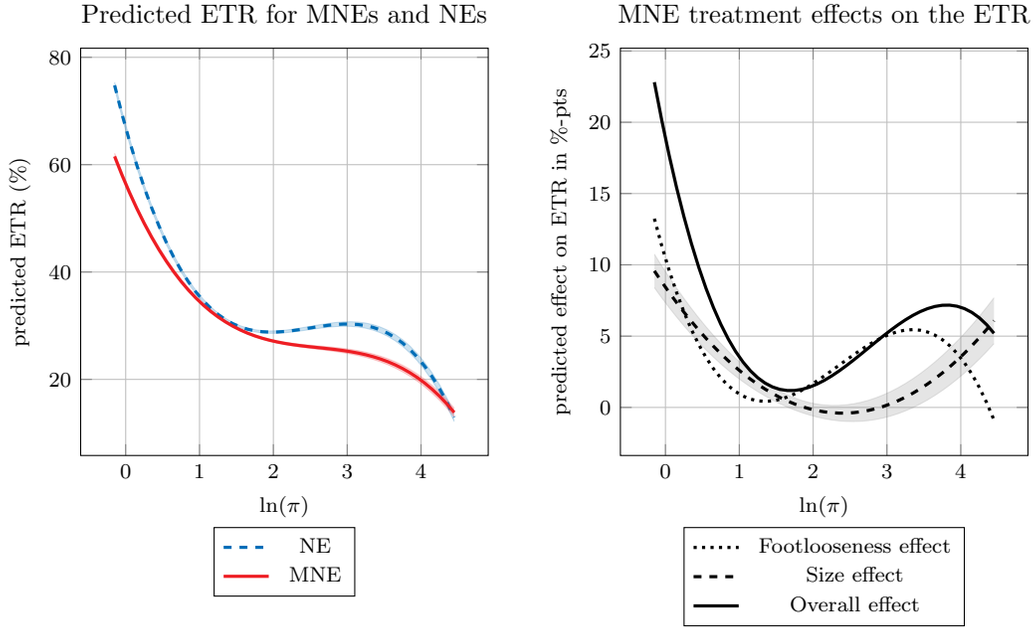


Figure 3: BALANCED: PREDICTED ETR AND TREATMENT EFFECT ON THE ETR

#### 4.5 Quintile regressions

In Equation (18), we estimate a cubic relationship between ETRs and pre-tax profits, while establishing a linear relationship between the MNE status and pre-tax profits in Equation (19). However, this omits an array of possible nonlinearities in  $\delta$ , which we account for by applying quintile regressions for the size effect. Thus, we constrain our sample and balance individual quintiles of the (log) pre-tax profit distribution.

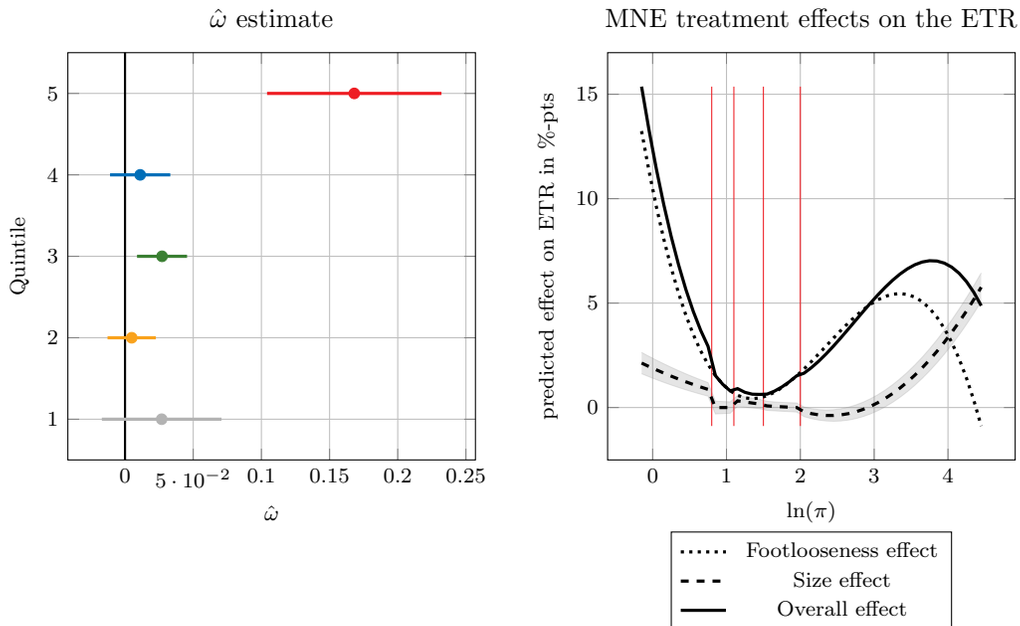


Figure 4: BALANCED: ADDITIONAL MNE PROFITS AND TREATMENT EFFECTS ON ETR BY PRE-TAX PROFIT QUINTILES

Figure 4 presents quintile-specific results, estimated and balanced along pre-tax profit quintiles, and is comparable to the right-hand panel in Figure 3. Quintiles are visually separated by thin, red, vertical bars. In terms of pre-tax profits, the overall effect seems to be driven by the lowest and highest quintiles. MNEs in the top quintile have over 16.8 percent higher profits on average, which corresponds to €3.52 million in additional profits relative to NEs in the same quintile.<sup>21</sup> In Figure 4, we derive the size effect (dashed line) using the additional profits specific to the respective quintile. In contrast to the size effect based on the whole sample, the quintile-specific size effect is now much smaller for firms in the left tail of the pre-tax profit distribution. While the slope of the ETR schedule in the left tail is very steep, small firms do not gain sufficient additional profits from being an MNE. The greater pre-tax profit gains in the right tail of the pre-tax profit distribution significantly decrease the ETR, although the slope is much smaller than in the left tail. MNEs in the highest quintile are able to reduce their ETR by 5.06 percentage points on average relative to NEs. In the top quintile, the average size effect contributes about 1.43 percentage points (or 28% percent) to the average overall effect.

Table 9: DECOMPOSITION OF TREATMENT EFFECTS BY PRE-TAX PROFIT QUINTILE

Quintile	$\hat{\omega}$	Size effect	Footlooseness	Overall
1	0.04	1.46	6.71	8.17
2	0.00	0.00	1.15	1.15
3	0.03	0.24	0.48	0.72
4	0.02	0.04	1.00	1.04
5	0.17	1.43	3.63	5.06

*Decomposition of the overall effect into the size and footlooseness effects. Point estimates of  $\hat{\omega}$  are the average for each quintile.*

Table 9 gives a detailed overview of the decomposition by quintile.

## 5 Robustness checks

We perform various robustness checks. First, we account for a finding in Habu (2017), who argues that unconditional tax differentials of English MNEs and NEs arise from the incomplete consideration of MNEs with negative profits. We approach this argument in two ways. We first follow Habu (2017) directly and include firms with negative profits. To allow for negative profits in our estimation strategy, we use all variables in levels and set the ETR equal to zero for all firms with negative profits. Specifically, we use the same set of variables in our entropy balancing procedure, only in levels. Analogously, we estimate Equations (18) and (19) in levels to determine the ETR schedule and the absolute additional profits of MNEs. We also follow Dyreng et al. (2017) and repeat the estimation after excluding all firms that had negative profits at any point in our sample, as well as the year 2007, as we do not observe profits before that year. This mitigates the possibility of loss carryforward but reduces the number of observations. These two checks are presented in Section 5.1.

In section 5.2 we use tax payments over total assets instead of the ETR. Tax payments over total assets has two advantages. First, total assets are always positive which deals with the negative profits. Second, total

<sup>21</sup>The average firm in the highest quintile earns about €21 million in pre-tax profits.

assets are fluctuating less than pre-tax profits, thus we have less business cycle effects in our estimation. On the other hand tax payments over total assets are hard to interpret economically.

We also repeat the estimation using a much larger sample, which includes firms with revenues over €250 million and tax payments below €763,000, in Section 5.3. This last robustness check stands apart from the previous estimations in that the applicable French statutory tax rate that the firms in the sample face is no longer constant across and within firms, while all previous samples were constrained to firms with a French statutory tax rate of 34.43%.

Additionally, we repeat the benchmark analysis using (i) a Solow-type TFP residual as our measure of productivity in Appendix C and (ii) a productivity measure suggested by Olley and Pakes (1996) in Appendix D. Both of these robustness checks of our measure of productivity lead us to conclude that our results are not driven by our choice of the Levinsohn and Petrin (2003) and Petrin et al. (2004) productivity measure. The results remain robust and consistent with the alternatives.

Last, we repeat our estimation using weights obtained from propensity score matching on the same specification as above. As treatment and control groups are very different in many dimensions, propensity score matching perform very poorly, the balancing properties are often not satisfied and thus will not be able to fully match means of control and treatment groups. In Appendix E we show that propensity score matching results. Although the ETR schedule looks similar, the interpretation with incorrectly specified weights is dubious.

## 5.1 Eliminating the risk of loss carryforward

The third robustness check using firms with negative profits and estimated in levels (i.e., firms with an ETR of zero) results in different estimated ETR schedules of NEs and MNEs. The great mass of firms with an ETR of zero leads to an upward sloping ETR schedule in the left tail given the data at hand. Nevertheless, even when including MNEs with negative pre-tax profits, MNEs are (on average) still more profitable than similar NEs and their additional pre-tax profits are about €300,000. This result is once again mainly driven by firms in the top quintile of the pre-tax profit distribution which have €0.5 million in additional profits relative to comparable NEs. Similarly, tax loss carryforwards (TLCs) are unlikely to have affected our results, as the results in the fourth robustness check are very similar to our benchmark estimation. Taken together, the robustness checks permitting negative profits and eliminating negative profits lead us to conclude that MNEs have systematically higher profits than comparable domestic firms and thus lower ETRs and our main results are unchanged in Section 5.1. In fact, domestic firms have systematically higher losses and TLCs than comparable MNEs, which biases ETR in favor of domestic firms and would suggest that our results are the lower bound.<sup>22</sup>

To avoid the possibility of firms making losses prior to our sample period and carrying these forward, we eliminate data from the year 2007 and all firms that made losses at any point in the sample period. This reduces our sample by about 17 percent, as summarized in Table 10:

We rerun the entropy balancing based on this reduced sample and produce the pre-tax profit balancing results presented in Table 11.

---

<sup>22</sup>This also suggests that French domestic only firms might have been more severely impacted by the financial crisis in 2008.

Table 10: ENTITIES IN FRANCE BY TYPE: NO LOSS CARRYFORWARD

	Entities	Obs	Percent
Domestic multi-entity	1 530	2 617	70.29
Multinational	537	1 106	29.71
Total	2 037	3 722	

Table 11: BALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE – NO LOSS CARRYFORWARD

Variable		Coef.
$\ln(\tilde{\pi})$	$(\omega_1)$	-47.37*** (6.15)
$\ln(\tilde{\pi})^2$	$(\omega_2)$	20.34*** (3.32)
$\ln(\tilde{\pi})^3$	$(\omega_3)$	-2.78*** (0.55)
$\widetilde{\text{MNE}}$	$(\mu)$	-8.84** (5.72)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})$	$(\vartheta_1)$	15.91** (9.10)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^2$	$(\vartheta_2)$	-9.05** (4.46)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^3$	$(\vartheta_3)$	1.36* (0.68)
Constant	$(\nu)$	64.93*** (3.46)
F-statistic		24.25
Observations		3 722

*Standard errors in parentheses obtained through bootstrapping. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively. F-statistic is for the joint significance of all MNE effects.*

The new sample is then also applied towards a new estimation of  $\hat{\delta}$ . Unconditionally, pre-tax profits are 41% (coefficient of 0.41 with a standard error of 0.03) for MNEs over NEs, while conditioning reduces this difference to 24 % (coefficient of 0.24 with a standard error of 0.03). The overall result is plotted in the two panels of Figure 5, where the left-hand panel presents the estimated size effect for both MNEs and NEs and the right-hand panel presents the overall composite of the size and footlooseness effects.

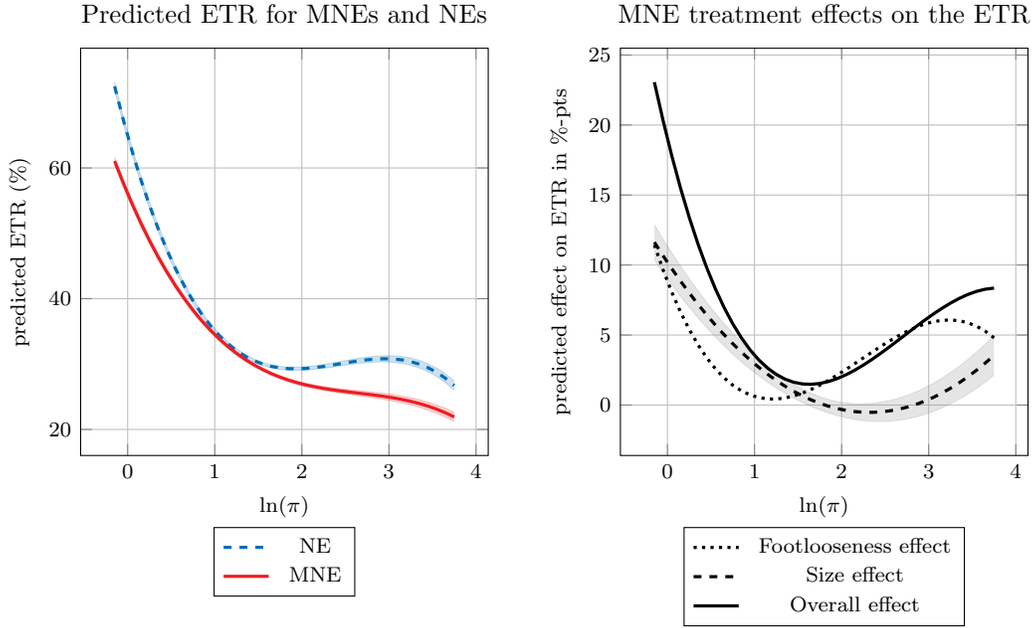


Figure 5: BALANCED: PREDICTED ETR AND TREATMENT EFFECT ON THE ETR – NO LOSS CARRYFORWARD

Within the reduced sample, we can decompose the effect of MNE status on profits and ETRs into quintiles as is done in Section 4.5. We present the results for quintiles in Figure 6. As in all previous estimation samples, it is the fifth quintile that induces the large average effects.

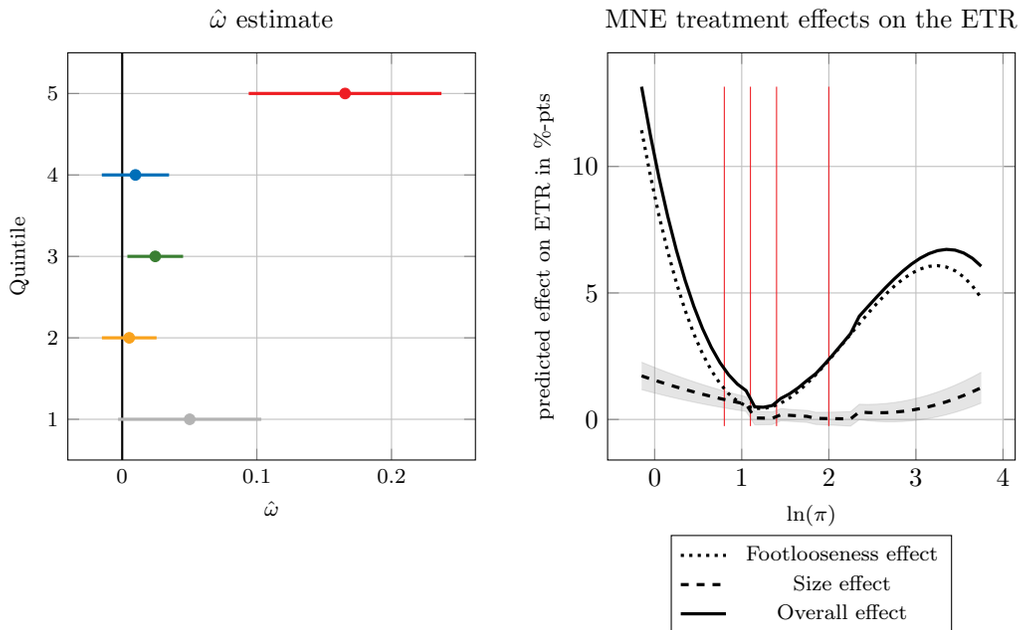


Figure 6: BALANCED: ADDITIONAL MNE PROFITS AND TREATMENT EFFECTS ON ETR BY PRE-TAX PROFIT QUINTILES – NO LOSS CARRYFORWARD

The results presented above are consistent with the benchmark overall and benchmark quintile results.

This means that the results are not an artifact of insufficiently accounting for loss-making firms and that loss carryforward does exacerbate the tax differences found in the benchmark results. Conditional on firm fundamentals, NEs still have lower profits than MNEs and are more likely to be loss making than their comparable MNEs. The results presented above thus represent the lower bound of the ETR difference between MNEs and NEs.

## 5.2 Tax payments over total assets

Parts of the accounting literature would suggest suggest that firms seek to minimize tax payments over total assets, rather than effective tax rates, as total assets are always strictly positive, more stable over time, and generally harder to shift between different entities. Firms should, therefore, consider their net returns on assets as follows:

$$\frac{\pi^{net}}{A} = \frac{\pi(1 - ETR)}{A} = \frac{\pi}{A} - \frac{T}{A}, \quad (21)$$

where  $T$  are tax payments,  $\pi$  and  $\pi^{net}$  are before- and after-tax profits, respectively, and  $A$  are total assets. Clearly, higher tax payments over assets decrease the profitability of a firm and can be separated from fluctuating pre-tax profits. Nevertheless, in our sample, assets and pre-tax profits are highly (positively) correlated. Even after conditioning on firm- and time-fixed effects, an increase in pre-tax profits by 1 percentage point, leads to an increase in total assets by 0.15 percentage points with standard deviation 0.07. The subsequent analysis, whose results are presented in Figure 7, produces qualitatively similar results to when we use tax payments over total assets rather than effective tax rates.

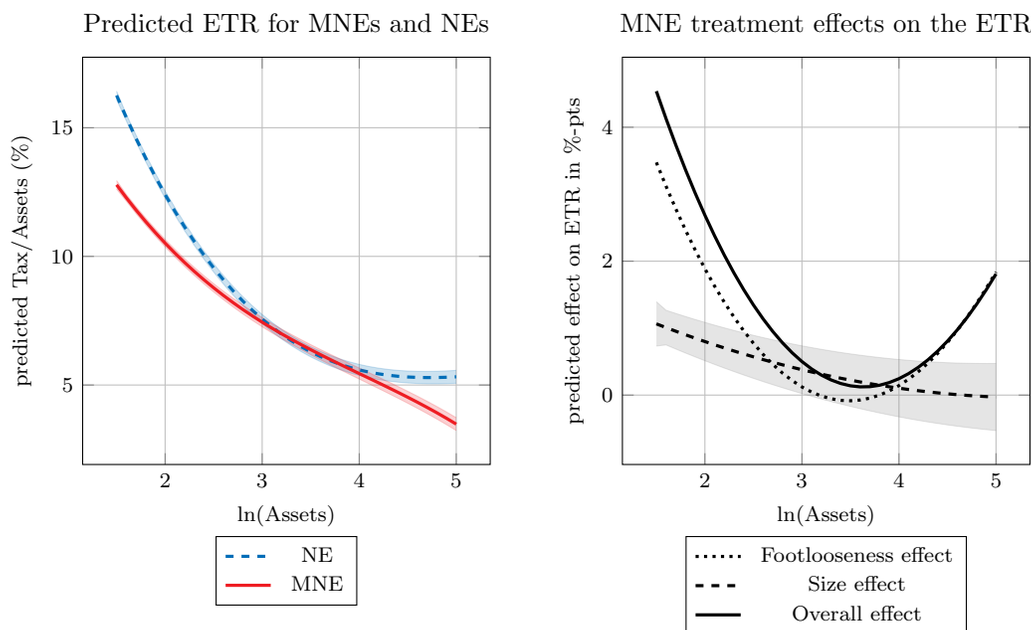


Figure 7: BALANCED: PREDICTED ETR AND TREATMENT EFFECT ON THE ETR – TAX/ASSETS

However, because tax payments over total assets are not readily economically interpretable as the numerator is a flow and the denominator is a stock, we will use effective tax rates in our analyses and present the results involving effective tax rates in the tables below.

### 5.3 Reducing the restrictions in sample selection

In the main body of the paper, we work with a subsample of entities whose statutory tax rate in France is equal for the entire sample period and all observations. In this section, however, we maintain the complete sample of French NEs and MNEs and take their different statutory tax rates into consideration using binary indicators. The sample used in this section is summarized in Table 12 and is 2.5 times as large as the benchmark sample.

Table 12: ENTITIES IN FRANCE BY TYPE: FEWER RESTRICTIONS

	Entities	Obs	Percent
Domestic multi-entity	2 674	5 123	42.34
Multinational	3 461	6 977	57.66
Total	6 135	12 100	

We rerun the entropy balancing and produce the pre-tax profit balancing results presented in Table 13. We also re-estimate  $\hat{\delta}$  based on this new sample of firms. Unconditionally,  $\hat{\delta}$  is -2.17 (with a standard error of 0.03); however, after applying entropy balancing on firm fundamentals,  $\hat{\delta}$  amounts to 0.63 (and a standard error of 0.04).

Table 13: BALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE – FEWER RESTRICTIONS

Variable		Coef.
$\ln(\tilde{\pi})$	$(\omega_1)$	0.33* (0.19)
$\ln(\tilde{\pi})^2$	$(\omega_2)$	-0.18*** (0.05)
$\ln(\tilde{\pi})^3$	$(\omega_3)$	-0.03*** (0.01)
$\widetilde{\text{MNE}}$	$(\mu)$	-3.12*** (1.30)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})$	$(\vartheta_1)$	-1.04*** (0.27)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^2$	$(\vartheta_2)$	0.13** (0.07)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^3$	$(\vartheta_3)$	0.03*** (0.01)
Constant	$(\nu)$	28.14*** (0.37)
F-statistic		4.50
Observations		12 100

*Standard errors in parentheses obtained through bootstrapping. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively. F-statistic is for the joint significance of all MNE effects.*

Recall that this new sample allows for all profits greater than 0 and  $\ln(\pi)$  is defined as the log of profits in millions, MNEs with extremely low profits do face higher ETRs than comparable NEs. Additionally, the

frequency of MNEs at such low profits is far lower than for NEs. Figure 8 presents the estimated size and overall effect for this new sample. The estimated size effect is insignificant for the majority of firms in the sample.

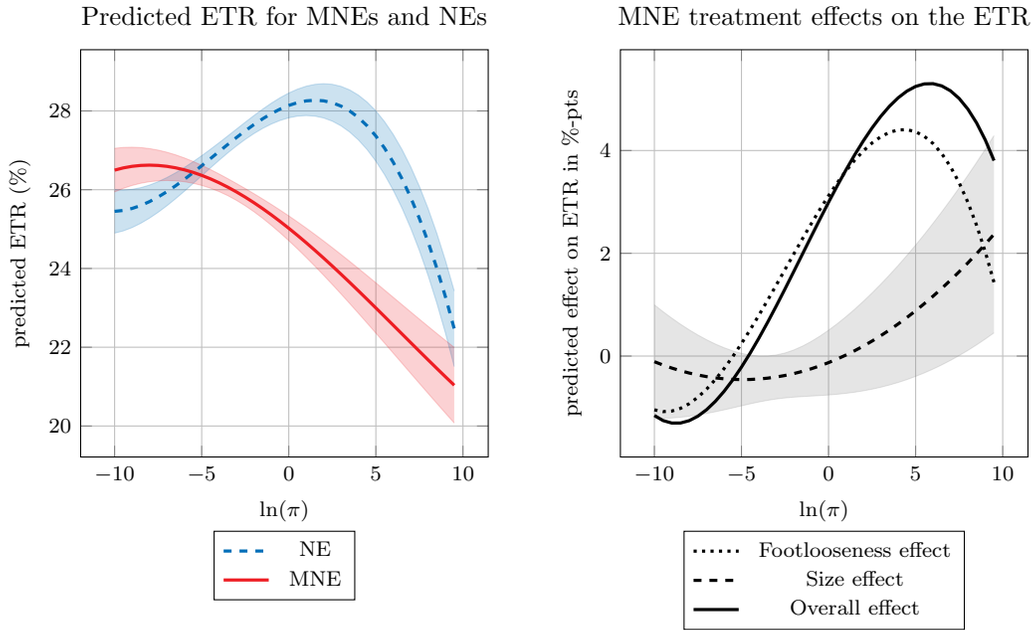


Figure 8: BALANCED: PREDICTED ETR AND TREATMENT EFFECT ON THE ETR – FEWER RESTRICTIONS

Within the reduced sample, the effect of MNE status on profits and ETRs can be decomposed, as before, into quintiles, with the quintile-specific effects presented in Figure 9. As has been the case in all previous estimations, the effect is driven by firms in the top quintile.

The results above indicate that the benchmark results are not an artifact of our sample selection on the French statutory tax rate. While much more varied, permitting firms to be positioned at any point on the statutory tax schedule results in qualitatively similar, while quantitatively smaller, results.

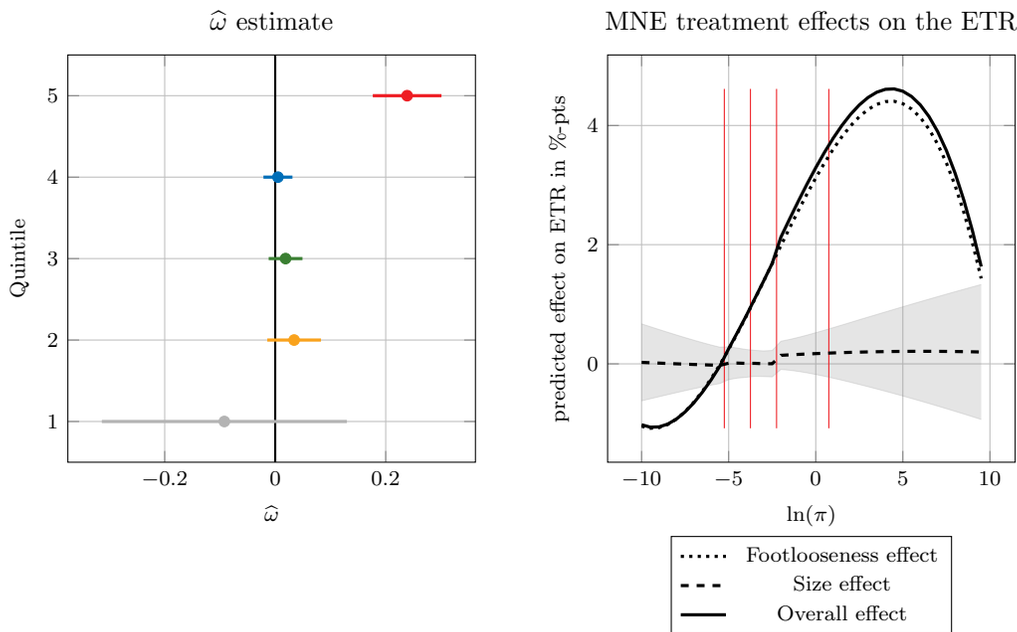


Figure 9: BALANCED: ADDITIONAL MNE PROFITS AND TREATMENT EFFECTS ON ETR BY PRE-TAX PROFIT QUINTILES – FEWER RESTRICTIONS

## 6 Conclusions

This paper investigates the differences in the effective tax rates (ETRs) of French multinational enterprises (MNEs) vis-à-vis French domestic-only, national enterprises (NEs). MNEs are in a better bargaining position in their negotiations with tax authorities due to both their size and their reduced relocation costs relative to NEs. We formalize this idea in a simple stylized model, where firms and tax authorities negotiate over tax deductions. Firms with higher pre-tax profits and lower fixed costs of relocating have a better bargaining position and hence have lower ETRs. Moreover, the stylized model implies that the ETR schedule is regressive, specifically due to the increased bargaining power of more profitable firms. As MNEs have, on average, higher pre-tax profits, their bargaining power is higher and hence their ETRs are lower. We refer to this as the size effect. On the other hand, the footlooseness effect accounts for how much the effective tax rate decreases given the better bargaining position of MNEs and is rooted in their lower fixed relocation costs and, thus, their higher credibility in threatening to move their operations abroad.

In this paper, we argue that the unequal treatment of MNEs by French tax authorities, manifested in the aforementioned bargaining channel, reduces their ETRs relative to comparable NEs – even after controlling for possible debt shifting, patent trading, and transfer pricing. Advance tax rulings (especially undisclosed ones) are an obvious candidate in the more favorable treatment of MNEs relative to NEs. On the other hand, it appears implausible that tax authorities acting on good faith systematically err on the side of MNEs as both MNEs and NEs are able to obtain advance tax ruling and appeal unfavourable ones. Given that the footlooseness effect is increasing with firm size, it is furthermore implausible that the difference of ETR between of MNEs and NEs can be exclusively attributed to a selection of MNEs into France due to favorable advance tax rulings and non-selection in the case of unfavorable rulings. If the tax authorities act on good faith with a random error, we would expect that the footlooseness effect (defined by the vertical distance

between NE and MNE ETR schedule) is constant over the firm size distribution. The stylized model suggests that footlooseness interacts with pre-tax profits and, hence, we would expect that the footlooseness effect is greater for (everything else being equal) more profitable firms. This is consistent with the empirical findings and clearly suggests the existence and relevance of the bargaining channel (see Appendix B).

Empirically, we find that an average (French or foreign) MNE in France faces a 3.42 percentage point lower (unconditional) effective tax rate than a French firm with purely domestic operations. We then decompose the overall effect into its footlooseness- and size-related components. This is done by comparing MNEs and domestic-only firms that are otherwise identical. While the footlooseness effect accounts for about 3.58 percentage points, the size effect corresponds to a 2.52 percentage point reduction of the ETR of MNEs. In total, the conditional difference in the ETR between MNEs and NEs amounts to 6.1 percentage points. Moreover, we find that the total bargaining effect of being an MNE on the ETR is mainly driven by high-productivity (high-profit) firms, even among MNEs.

## References

- Becker, J. and A. Ichino**, “Estimation of average treatment effects based on propensity scores,” *Stata Journal*, 2002, 2 (4), 358–377.
- **and N. Riedel**, “Cross-border tax effects on affiliate investment – Evidence form European multinationals,” *European Economic Review*, 2012, 56 (3), 436–450.
- Bergin, J.**, “Amazon receives \$252 million back tax claim,” *Reuters*, 12 November 2012.
- Boesenberg, S. and P.H. Egger**, “R&D tax incentives and the emergence and trade of ideas,” *Economic Policy*, 2016, 32 (89), 39–80.
- , – , **and B. Zoller-Rydzek**, “Capital taxation, investment, growth, and welfare,” *International Tax and Public Finance*, 2017. forthcoming.
- Brinded, L.**, “Tax Avoidance Crackdown: France to Force Companies to Reveal Foreign Activity and Bills,” *International Business Times*, 3 June 2013.
- Buettner, T., M. Overesch, U. Schreiber, and G. Wamser**, “Taxation and capital structure choice - Evidence from a panel of German multinationals,” *Economics Letters*, 2009, 105 (3), 309–311.
- Davies, R.B, J. Martin, M. Parenti, and F. Toubal**, “Knocking on Tax Haven’s Door: Multinational Firms and Transfer Pricing,” *CESifo Working Paper Series*, 2014, 15/01.
- Devereux, M.P and G. Maffini**, “The impact of taxation on the location of capital, firms and profit: A survey of empirical evidence,” *Oxford University Centre for Business Taxation Working Paper Series*, 2007, 07/02.
- Devereux, M.P. and R. Griffith**, “The taxation of discrete investment choices,” 1998. IFS Working Papers W98/16.
- **and –**, “Evaluating tax policy for location decisions,” *International Tax and Public Finance*, 2003, 10 (2), 107–126.
- Devereux, M.P, R. Griffith, and A. Klemm**, “The impact of taxation on the location of capital, firms and profit: A survey of empirical evidence,” *Economic Policy*, 2002, 17 (35), 449–495.
- Dharmapala, D. and N. Riedel**, “Earnings shocks and tax-motivated income-shifting: Evidence from European multinationals,” *Journal of Public Economics*, January 2013, 97, 95–107.
- Direction Générale des Finances Publiques**, “Annuaire Statistique 2016,” 2016. Web. 2016-02-21.
- Dyreng, S.D., M. Hanlon, E.L. Maydew, and J.R. Thornock**, “Changes in Corporate Effective Tax Rates Over the Past Twenty-Five Years,” *Journal of Financial Economics*, 2017, 124 (3), 441–463.
- Egger, P.H., C. Keuschnigg, V. Merlo, and G. Wamser**, “Corporate Taxes and Internal Borrowing within Multinational Firms,” *American Economic Journal: Economic Policy*, 2014, 6 (2), 54–93.
- , **D. Radulescu, and N.M. Strecker**, “Effective labor taxation and the international location of headquarters,” *International Tax and Public Finance*, 2013, 20 (4), 631–652.
- , **R. Riezman, and B. Zoller-Rydzek**, “Multi-unit firms and their scope and location decision,” March 2018. mimeo.

- , **W. Eggert, and H. Winner**, “Saving taxes through foreign plant ownership,” *Journal of International Economics*, May 2010, *81* (1), 99–108.
- Gresik, T.A.**, “The taxing task of taxing transnationals,” *Journal of Economic Literature*, 2001, *39* (3), 800–838.
- Griffith, R., H. Miller, and M. O’Connell**, “Ownership of intellectual property and corporate taxation,” *Journal of Public Economics*, April 2014, *112*, 12–23.
- Grubert, H. and J. Slemrod**, “The Effect of Taxes on Investment and Income Shifting to Puerto Rico,” *The Review of Economics and Statistics*, 1998, *80* (3), 365–373.
- Habu, K.A.**, “How much tax do companies pay in the UK? Evidence from UK confidential corporate tax returns,” *Oxford University Centre for Business Taxation Working Paper Series*, 2017, *17/14*.
- Hainmueller, J.**, “Entropy Balancing for Causal Effects: A Multivariate Reweighting Method to Produce Balanced Samples in Observational Studies,” *Political Analysis*, January 2012, *20* (1), 25–46.
- **and Y. Xu**, “Ebalance: A Stata package for entropy balancing,” *Journal of Statistical Software*, 2013, *54* (7).
- Helpman, E., M.J. Melitz, and S.R. Yeaple**, “Export versus FDI with Heterogeneous Firms,” *American Economic Review*, 2004, *94* (1), 300–316.
- Hines, J.R.**, “Lessons from Behavioral Responses to International Taxation,” *National Tax Journal*, 1999, *52* (2), 305–322.
- Huesecken, B. and M. Overesch**, “Tax avoidance through advance tax rulings-evidence from the LuxLeaks firms,” 2015. mimeo.
- Huizinga, H. and L. Laeven**, “International profit shifting within multinationals: A multi-country perspective,” *Journal of Public Economics*, June 2008, *92* (5–6), 1164–1182.
- ITRWeek**, “Vivendi strikes deal on French taxes,” *International Tax Review*, 30 August 2004.
- Janeba, E.**, “Tax competition when governments lack commitment: Excess capacity as a countervailing threat,” *The American Economic Review*, 2000, *90* (5), 1508–1519.
- Jog, V. and J. Tang**, “Tax reforms, debt shifting and tax revenues: Multinational corporations in canada,” *International Tax and Public Finance*, 2001, *8* (1), 5–25.
- Karkinsky, T. and N. Riedel**, “Corporate taxation and the choice of patent location within multinational firms,” *Journal of International Economics*, September 2012, *88* (1), 176–185.
- Konrad, Kai A. and Tim B.M. Stolper**, “Coordination and the fight against tax havens,” *Journal of International Economics*, 2016, *103* (Supplement C), 96–107.
- Kopczuk, W.**, “Tax simplification and tax compliance: An economic perspective,” in M. Sawicky, ed., *Bridging the Tax Gap: Addressing the Crisis in Tax Administration*, Economic Policy Institute, 2006, pp. 111–143.
- Lassmann, A. and B. Zoller-Rydzek**, “Decomposing the margins of transfer pricing,” 2018. mimeo.
- Le Monde**, “Le patron de Google reçu par Nicolas Sarkozy,” *Le Monde Technologies*, 9 September 2010.

- , “Intérêt confirmé d’Amazon pour la Bourgogne,” *Le Monde Économie*, 8 June 2012.
- Levinsohn, J. and A. Petrin**, “Estimating production functions using inputs to control for unobservables,” *The Review of Economic Studies*, 2003, 70 (2), 317–341.
- Markusen, J.**, *Multinational firms and the theory of international trade*, MIT Press, 2002.
- Mundlak, Y.**, “On the pooling of time series and cross section data,” *Econometrica*, 1978, 46, 69–85.
- Olley, S.G. and A. Pakes**, “The dynamics of productivity in the telecommunications equipment industry,” *Econometrica*, 1996, 64 (6), 1263–1297.
- Petrin, A., B.P. Poi, and J. Levinsohn**, “Production function estimation in Stata using inputs to control for unobservables,” *Stata Journal*, 2004, 4, 113–123.
- PwC**, “France,” in “International Transfer Pricing 2012,” PricewaterhouseCoopers LLP, 2012, pp. 405–428.
- Rego, S.O.**, “Tax-avoidance activities of U.S. multinational corporations,” *Contemporary Accounting Research*, December 2003, 20 (4), 805–833.
- Richter, B.K., K. Samphantharak, and J.F. Timmons**, “Lobbying and taxes,” *American Journal of Political Science*, 2009, 53 (4), 893–909.
- Riedel, N. and M. Simmler**, “Large and influential : firm size and governments’ corporate tax rate choice,” *CESifo Working Paper Series*, 2018, 6904.
- Schindler, D. and G. Schjelderup**, “Transfer pricing and debt shifting in multinationals,” *CESifo Working Paper Series*, 2013, 4381.
- Slemrod, J.**, “The economics of corporate tax selfishness,” *National Tax Journal*, 2004, 57 (4), 877–899.
- Van de Velde, E.**, “‘Tax rulings’ in the EU member states,” *Study for the ECON Committee of Directorate General for Internal Policies-Policy Department A: Economic and Scientific Policy*, 2015.
- Vandenbussche, H. and C. Tan**, “The taxation of multinationals: Firm level evidence for Belgium,” *LICOS discussion paper*, 2005.
- Waerzeggers, C. and C. Hillier**, “Introducing an Advance Tax Ruling (ATR) Regime,” Tax Law IMF Technical Note, IMF February 2016.
- Wooldridge, J.M.**, “Inverse Probability Weighted Estimation for General Missing Data Problems,” *Journal of Econometrics*, December 2007, 141 (2), 1281–1301.

# Appendix

## A Proofs of Proposition

The proof of the proposition is straightforward.

(i) the ETR is downward sloping:

$$\frac{\partial \text{ETR}_i}{\partial \pi_i} = -\alpha \frac{F_i}{\pi_i^2} < 0.$$

(ii) the ETR schedule of MNEs lies below the one of NEs:

$$\frac{\partial \text{ETR}_i}{\partial F_i} = \frac{\alpha}{\pi_i} > 0 \quad \forall \pi_i.$$

(iii) the ETR increases with the foreign effective tax rate:

$$\frac{\partial \text{ETR}_i}{\partial \text{ETR}'} = \alpha > 0.$$

(iv) the ETR schedule of MNEs is more regressive than of NEs:

$$\frac{\partial \text{ETR}_i^2}{\partial \pi_i \partial F_i} = -\frac{\alpha}{\pi_i} < 0.$$

## B Counterfactual model without bargaining

Assume that tax authorities do not bargain with any firm and treat all firms equally. Firms still can ask for advance tax rulings which are provided at good faith by tax authorities interpreting the tax code. Tax rulings are prone to a random error, which is independent of the MNE status, but possibly depending on the pre-tax profits of the firm. Thus, firms face (everything else equal) different ETRs independent of their MNE status. Given that the fixed relocation costs of MNEs are lower than of NEs, we would expect that MNEs need more favorable draws, i.e., higher deductions, to be convinced to stay in France (given low tax foreign countries) than NEs. Thus, we would expect to see lower ETRs due to a selection effect based on the lower relocation costs of MNEs. We can formalize the argument by writing the difference in the ETRs between MNEs and NEs for a given pre-tax profit as

$$\text{ETR}_{\text{NE}} - \text{ETR}_{\text{MNE}} = \tau \frac{\pi_i - D_{\text{NE}}}{\pi} - \tau \frac{\pi_i - D_{\text{MNE}}}{\pi} = \tau \frac{D_{\text{MNE}} - D_{\text{NE}}}{\pi_i}. \quad (22)$$

Because MNEs select on more favorable draws on average  $D_{\text{MNE}} > D_{\text{NE}}$ , the ETRs of MNEs are on average below the ones of NEs. But the difference in ETRs decreases in pre-tax profits. The ETR gap declines as for bigger firms the fixed costs become less important in their location decision. Empirically, we observe that the ETR gap increases with firm size, i.e., the footlooseness effect in our bargaining setting is more dominant in the higher quintile. We take this as evidence that footlooseness in tax bargaining is an important and relevant factor to explain the ETR differences between MNEs and NEs.

## C Measuring productivity by the Solow-type TFP residual

One alternative approach is to estimate productivity via the total factor productivity residual,  $\epsilon_{it}$ , in a regression of log firm output,  $\ln(y_{it})$ , on log employment,  $\ln(l_{it})$ , and log total capital,  $\ln(k_{it})$ , of the form:

$$\ln(y_{it}) = \alpha \ln(l_{it}) + \beta \ln(k_{it}) + \epsilon_{it}. \quad (23)$$

When using the estimated TFP residual in the entropy balancing of Subsection 4.4 and repeating the estimation underlying Table 7 on all entities, we obtain the estimation results summarized in Table 14.

Table 14: BALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE – SOLOW-TYPE TFP RESIDUALS FOR PRODUCTIVITY

Variable		Coef.
$\ln(\tilde{\pi})$	$(\omega_1)$	-33.16*** (12.08)
$\ln(\tilde{\pi})^2$	$(\omega_2)$	12.21** (5.75)
$\ln(\tilde{\pi})^3$	$(\omega_3)$	-1.50* (0.85)
$\widetilde{\text{MNE}}$	$(\mu)$	-7.13 (10.71)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})$	$(\vartheta_1)$	9.77 (15.62)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^2$	$(\vartheta_2)$	-4.73 (7.10)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^3$	$(\vartheta_3)$	0.57 (1.01)
Constant	$(v)$	59.69*** (7.84)
F-statistic		19.78
Observations		4 661

*Standard errors in parentheses obtained through bootstrapping. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively. F-statistic is for the joint significance of all MNE effects.*

Profits of MNEs are about 4.78 percentage points (with a standard error of 0.35) higher than those of comparable NEs using the balancing procedure with the Solow-type TFP residual as a productivity measure. The average size and footlooseness effect amount to 0.49 and 4.14 percentage points, respectively. The results are shown graphically in Figure 10. The ETR schedule using the TFP residual is very similar to the one using productivity based on Levinsohn and Petrin (2003). The overall effect of 4.63 percentage points is again mainly driven by the credible footlooseness of MNEs. This is due to the relatively small additional profits,  $\widehat{\delta}$ , of about 8.91 percentage points (with a standard error of 2.86).

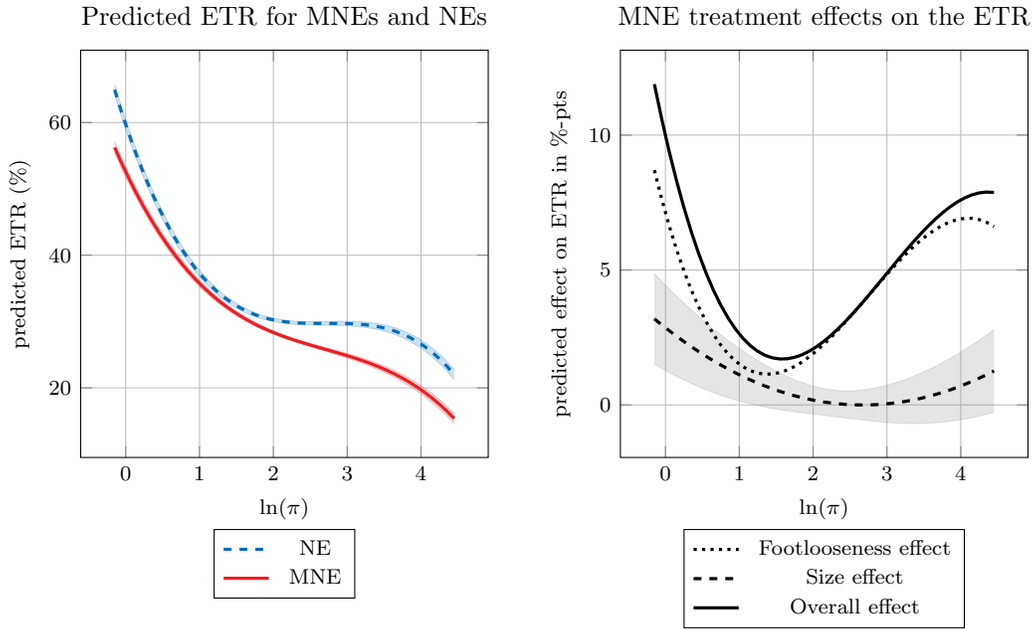


Figure 10: BALANCED: PREDICTED ETR AND TREATMENT EFFECT ON THE ETR – SOLOW-TYPE TFP RESIDUALS FOR PRODUCTIVITY

Analogously, we split the sample into quintiles to allow for non-linearities in  $\delta$ . The associated results are shown in Figure 11. Once again quintiles are visually separated by thin, red, vertical bars. Only firms in the left tail of the size distribution derive significant additional profits from being a MNE, as with the benchmark results. The footlooseness effect is most pronounced in the right tail of the distribution as before, but the size effect remains important, especially for very large firms.

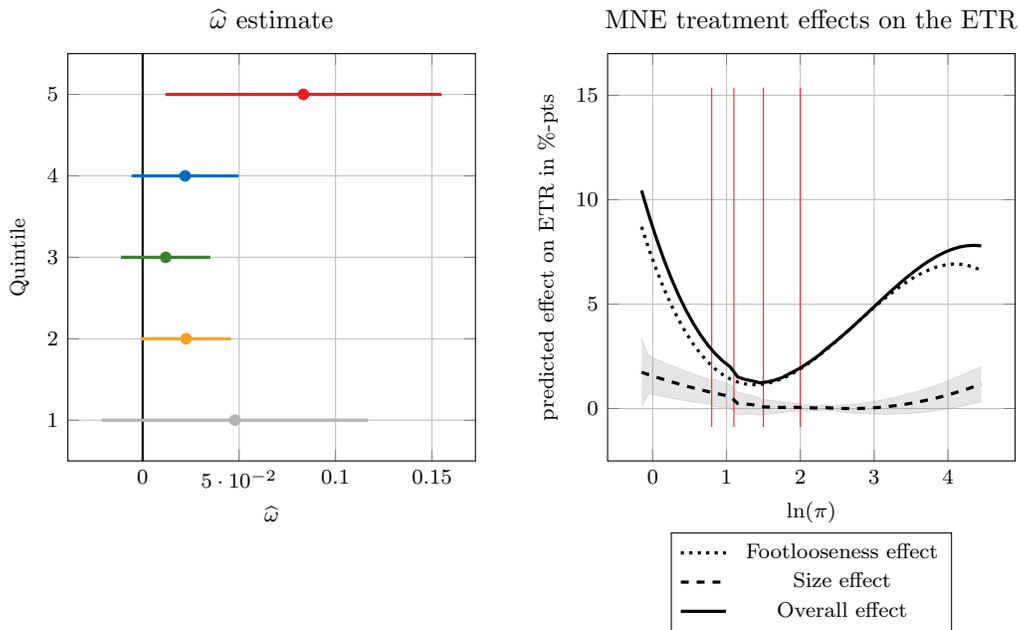


Figure 11: BALANCED: ADDITIONAL MNE PROFITS AND TREATMENT EFFECTS ON ETR BY PRE-TAX PROFIT QUINTILES – SOLOW-TYPE TFP RESIDUALS

## D Productivity estimation following Olley and Pakes (1996)

Another approach to estimating productivity is to follow Olley and Pakes (1996). Instead of using material costs as a proxy as in Levinsohn and Petrin (2003), Olley and Pakes (1996) use investment and consider firm entry and exit. The implied log-linear production function has the following form:

$$y_{it} = \varphi_0 + \varphi_l \ln(l_{it}) + \varphi_k \ln(k_{it}) + \varphi_{it} + \zeta_{it}, \quad (24)$$

where  $y_{it}$ ,  $l_{it}$ , and  $k_{it}$  are the gross revenue, labor, and capital of firm  $i$  at time  $t$ , respectively. Again the error term consists of a transmitted productivity term  $\chi_{it} = \chi_{it}(k_{it}, m_{it})$  that follows a first-order Markov process (known to the firm) and an error term that is uncorrelated with the input choice,  $\zeta_{it}$ . Using the interaction of capital and investment (the first difference of capital) as a proxy for the unobservable productivity term allows the identification of firm-level productivity. Additionally, Olley and Pakes (1996) include a probit estimation to control for entry and exit.

Applying the corresponding productivity estimates in the entropy balancing exercise, we can repeat the estimation underlying Table 7 on all entities. Table 15 presents the estimation regarding the ETR schedule.

Table 15: BALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE – OLLEY AND PAKES (1996) PRODUCTIVITY

Variable		Coef.
$\ln(\tilde{\pi})$	$(\omega_1)$	-44.05*** (6.56)
$\ln(\tilde{\pi})^2$	$(\omega_2)$	18.03*** (3.62)
$\ln(\tilde{\pi})^3$	$(\omega_3)$	-2.38*** (0.61)
$\widetilde{\text{MNE}}$	$(\mu)$	-7.17 (4.89)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})$	$(\vartheta_1)$	11.30 (8.14)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^2$	$(\vartheta_2)$	-6.05 (4.22)
$\widetilde{\text{MNE}} \ln(\tilde{\pi})^3$	$(\vartheta_3)$	0.85 (0.68)
Constant	$(v)$	64.04*** (3.67)
F-statistic		20.99
Observations		4 661

*Standard errors in parentheses obtained through bootstrapping. \*\*\*, \*\*, and \* indicate levels of statistical significance at 1, 5, and 10 percent, respectively. F-statistic is for the joint significance of all MNE effects.*

With the Olley-Pakes productivity estimates, the average French MNE has profits that are 5.11 (standard error of 1.75) percentage points higher ( $\hat{\delta}$ ) than those of NEs. This leads to a very small size effect of 0.56 percentage points. The footlooseness effect in turn amounts to 3.31 percentage points and is the main driver

of the overall effect of 3.87 percentage points, as shown in Figure 12.

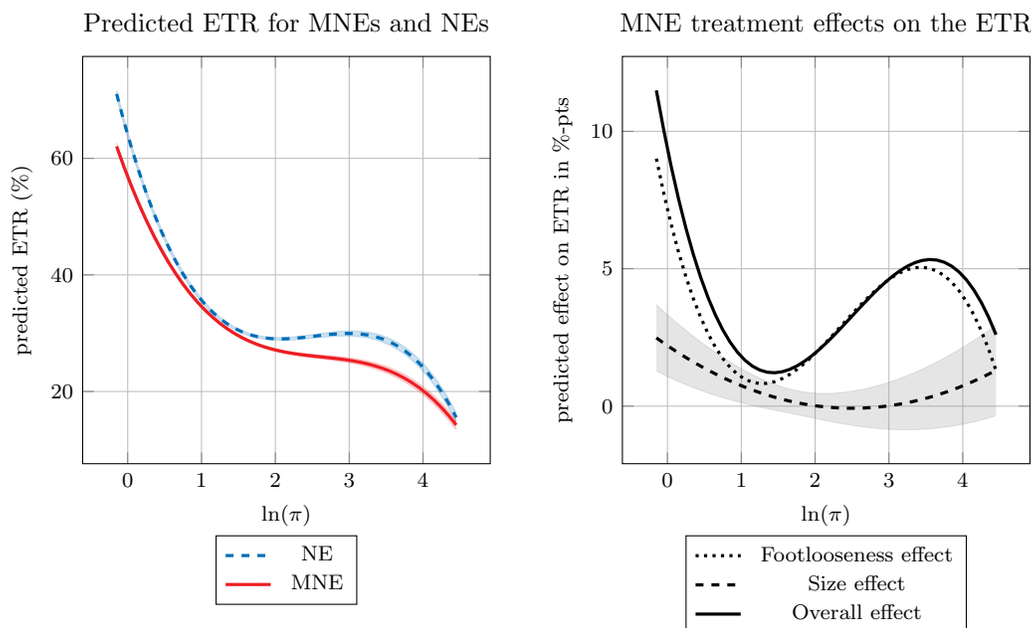


Figure 12: BALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE – OLLEY AND PAKES (1996) PRODUCTIVITY

Using quintiles estimates of  $\delta$  to allow for non-linearities yields similar results as before. We present the quintile results using Olley and Pakes (1996) productivity in Figure 13, where the quintiles are visually separated by thin, red bars. Only for firms in the highest quintile does the size effect significantly contribute to the overall effect.

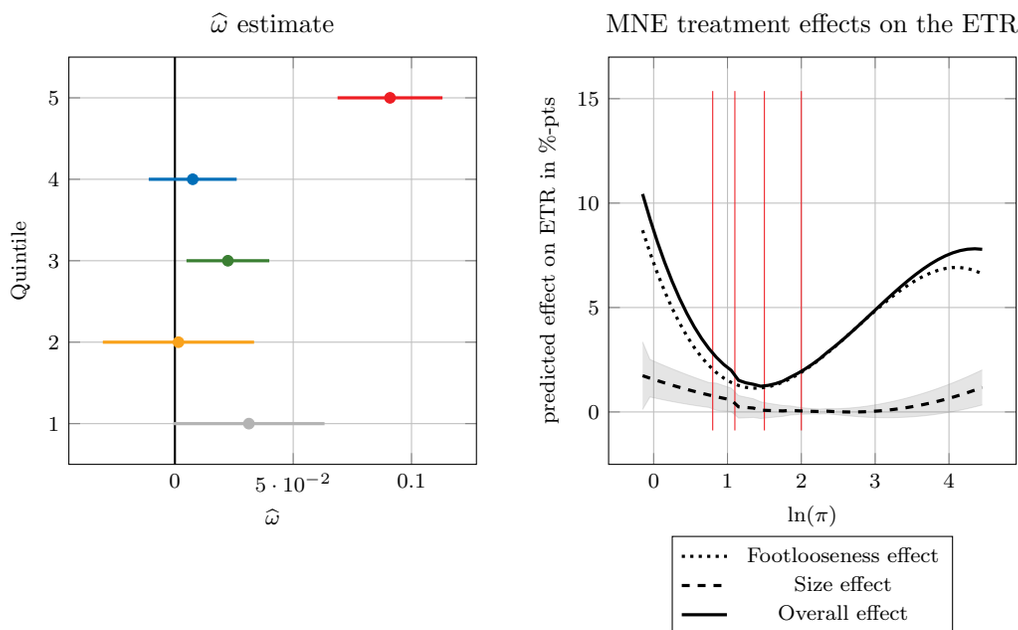


Figure 13: BALANCED: ADDITIONAL MNE PROFITS AND TREATMENT EFFECTS ON ETR BY PRE-TAX PROFIT QUINTILES – OLLEY AND PAKES (1996) PRODUCTIVITY

## E Propensity score matching results

In this section, we present results based on traditional inverse propensity score weighting regression which is consistent with propensity score matching in estimating average treatment effects (see Wooldridge, 2007). For estimating the propensity score (of being an MNE), the same covariates as with entropy balancing in the main text are used. The estimation of the latter follows Becker and Ichino (2002). We estimate the propensity score for being an MNE based on a logit model and stratify firms in blocks according to that score. The associated weights are then used to construct inverse probability weights, and these weights replace the entropy balancing weights as used in the main text in otherwise identical regressions. This procedure yields the ETR schedules in the left-hand panel of Figure 14. Furthermore, we estimate the additional profits an MNE can generate based on Equation (18) using the same inverse propensity score weights. According to this procedure, MNEs' profits are *ceteris paribus* 41% higher (with a standard error of 0.04) than ones of NEs. The associated footlooseness and size effects are summarized in the right-hand panel of Figure 14.

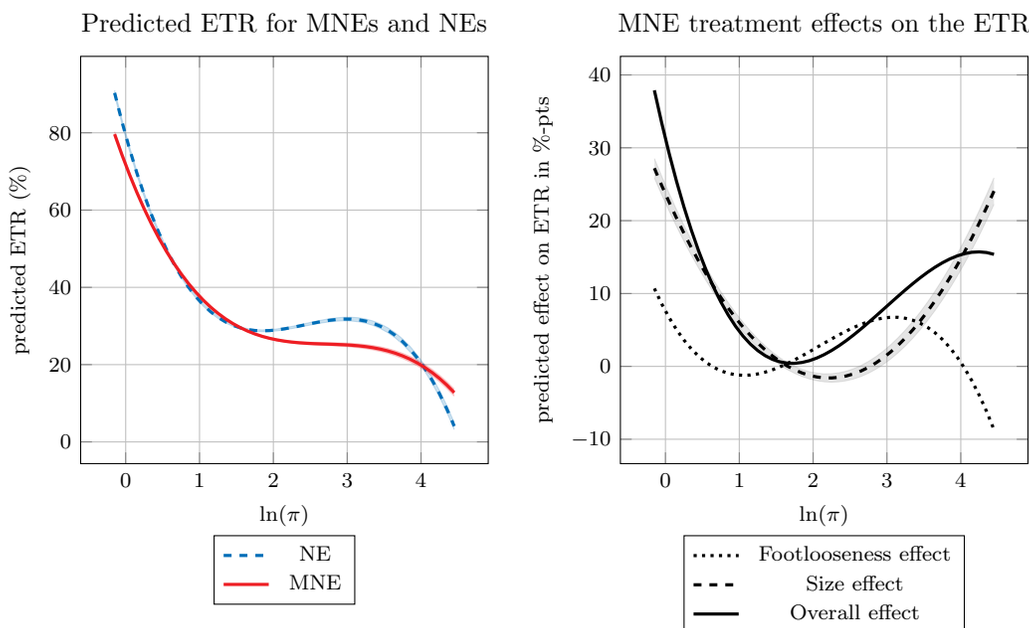


Figure 14: BALANCED: ESTIMATION OF THE FRENCH ETR SCHEDULE – PROPENSITY SCORE MATCHING

In general, the results are qualitatively similar to those based on entropy-balancing weighting. However, any difference to the approach in the main text speaks in favor of entropy-balancing weighting. One significant source of that difference is the large degree of unbalancedness of the covariates, as is documented in Table 16.

Table 16: PROPENSITY SCORE MATCHING - AFTER-WEIGHTING COVARIATE MEANS: COMPARISON OF TREATED AND CONTROLS

Variable	NE				MNE				Difference	
	Mean	SD	Min	Max	Mean	SD	Min	Max	in means	T-test
Revenues	0.00492	0.00236	0	0.01743	0.00664	0.00278	0.00096	0.01728	-0.00172	21.71
Productivity	1.79353	0.87743	0	8.06513	2.44818	1.10130	0.32783	9.31398	-0.65466	21.61
Employees	1.36624	0.78031	0	5.96694	1.85673	0.89858	0	5.18515	-0.49049	18.83
Capital	0.00407	0.00217	0	0.01803	0.00563	0.00266	0.00087	0.01888	-0.00156	21.05
Labor costs	0.00438	0.00216	0	0.01544	0.00595	0.00252	0.00083	0.01635	-0.00156	21.54
Exports	0.00009	0.00014	0	0.00094	0.00016	0.00017	0	0.00080	-0.00007	14.90
Debt	0.00001	0.00014	0	0.00574	0.00005	0.00041	0	0.01207	-0.00003	4.11
Intangibles	0.00002	0.00008	0	0.00185	0.00003	0.00019	0	0.00377	-0.00002	3.74