



Tax Treaty Shopping and Developing Countries

Maarten van 't Riet and Arjan Lejour

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Summary

Analysis of the international network of double tax treaties reveals a large potential for tax avoidance. Developing countries are, on average, not more likely to suffer from tax revenue losses than other countries. Yet, this average masks the fact that several countries, such as Bangladesh, Egypt, Indonesia, Kenya, Uganda and Zambia, are vulnerable to substantial potential losses of withholding tax revenue by treaty shopping. The treaties responsible for this are referred to as potentially aggressive tax treaties.

Keywords: tax treaties; treaty shopping; developing countries; network analysis; withholding taxes; aggressive tax treaties.

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Acronyms

BEPS Base erosion and profit shifting

CIT Corporate income tax

EY Ernst Young

FDI Foreign direct investment

IBFD International Bureau for Fiscal Documentation

IMF International Monetary Fund

IP Intellectual property

LMIC Low- and middle-income country

MNE Multinational enterprise

OECD Organisation for Economic Co-operation and Development

SPE Special purpose entity

WHT Withholding tax

1 Introduction

The international tax system is first and foremost based on the tax legislation of autonomous nations. The interaction between these tax codes has always left room for tax planning by multinational enterprises (MNEs). Differences can be, and have been, exploited to avoid taxation. The mirror image of MNE tax reduction are losses in tax revenue for national governments. Although tax planning may not be illegal, it can be considered undesirable.

In their attempts to attract international capital, national governments may offer opportunities to MNEs to reduce their tax burden – possibly to the detriment of other countries. The Organisation for Economic Co-operation and Development (OECD) addressed harmful tax competition and harmful tax practices in 1998 (OECD 1998). Since then, the opportunities for tax avoidance only seem to have increased with digitalisation of the economy (OECD 2014). It is known that some large players on the world market have extremely low effective tax burdens.

However, budget concerns of national governments provided impetus for international coordination in the wake of the global financial crisis of 2008. The G20/OECD initiative of BEPS (base erosion and profit shifting) constitutes an ongoing agenda for combatting international tax avoidance. One of the actions on this agenda is to combat tax treaty abuse. When two countries conclude a bilateral tax treaty, they allocate taxing rights to prevent double taxation for enterprises engaging in cross-border economic activities. These double tax treaties often entail reciprocal tax reduction. When third parties, not from the two treaty partners, get access to the treaty benefits, such as reduced withholding tax (WHT) rates, this is often called tax treaty abuse. There are about 3,000 of these treaties, and this creates ample opportunity for tax avoidance in the international tax system.

Treaty shopping is a tax avoidance strategy that makes use of reduced tax rates in tax treaties. The budget concerns of national governments, following tax revenue losses from these practices, may be more pressing for developing countries. In this paper we focus on the potential tax revenue losses from treaty shopping for a set of low- and middle-income countries (LMICs), considering the tax system as an international network. We also identify the tax treaties that could be responsible for these revenue losses, and refer to them as potentially aggressive tax treaties.

We calculate the WHT revenue that would be collected by governments in a hypothetical case, where MNEs structure their operations to make full use of treaty shopping opportunities that minimise WHTs. We compare this with the WHT that would be collected if MNEs instead simply invested directly in their operating countries, without using any intermediate jurisdiction. We perform this analysis using a network analysis (van 't Riet and Lejour 2018), applied separately to dividends, interest and royalty flows. From this analysis we can also identify the most important potential conduit countries for these flows, and more specifically the first conduit country on the tax-minimising routes for income flows from each developing country. In this way we can derive to what extent the treaties between the developing country and the first conduit country have the potential to contribute to treaty shopping and the loss of tax revenue.

Our analysis considers potential changes to WHT revenue, but not to corporate income tax (CIT) in the host, or source, country. We therefore ignore the possibility that reduced treaty rates may be instrumental in attracting more foreign direct investment (FDI). Increased

inbound FDI might lead to a larger tax base and higher revenue. We cannot take this into account, and this is a limitation of the study. Our estimates of potential tax revenue losses can therefore best be seen as upper bounds.

Low-income countries compete heavily for inbound FDI, offering investing MNEs tax cuts in many different ways, beyond reduced rates in treaties. This tax competition may lead to a tax race to the bottom. There may have been hope that Pillar 2 of the OECD's global tax reform proposal would stop this race to a global minimum effective tax rate. However, the proposal allows for substance-based income exclusion (carve-outs). Perry (2023) argues that this means that competition remains possible, and discusses the complexity of the strategic choices for low-income countries. With given corporate income tax (CIT) in the host country, our analysis cannot directly contribute to the discussion on Pillar 2, and we focus on an upper bound of the cost of treaty shopping, ignoring any anti-abuse and minimum tax rules.

We have three main findings. First, developing countries are, on average, less affected by treaty shopping in terms of potential loss of tax revenue than other countries. This might be a surprising conclusion, because the literature on international tax avoidance concludes differently. However, these studies do not focus on treaty shopping. The outcome follows from the fact that, while headline CIT rates tend to be higher in developing countries, WHT rates are already lower in developing countries, implying that the (relative) revenue losses from WHTs would be lower in these countries. The fact that developing countries have, on average, fewer treaties, with fewer large reductions, also contributes to the lower potential for treaty shopping gains. This is the case for all three income flows, but the effects are even more limited for royalties.

This average outcome, however, masks wide differences between countries, which suggests that we have to look more in-depth. Our second finding is that several countries, including Bangladesh, Egypt, Kenya, Indonesia, Uganda and Zambia, are vulnerable to substantial potential loss of WHT revenue from treaty shopping.

Third, this vulnerability follows from very low or negligible tax rates in a small number of specific treaties. We refer to these treaties as being potentially aggressive. Two examples are the Uganda-Netherlands treaty, and the treaty between Bangladesh and the United Arab Emirates. For most of the countries we studied there is one treaty that is the first stop in the tax-minimising routes leaving the country, making it the largest source of a risk of treaty shopping. Many of these potentially aggressive treaties are with familiar conduit jurisdictions, such as the Netherlands, Switzerland, the United Arab Emirates and Singapore. A policy suggestion is to renegotiate these treaties, keeping an eye on other treaties that could be used for treaty shopping – to avoid these simply becoming a new channel for loss of tax revenue.

This study proceeds as follows. Section 2 discusses the notion of treaty shopping, and presents a review of the literature. Sections 3 develops the methodology, which involves a network analysis to cover the system aspects of international taxation. It also contains the precise definition of our notion of a potentially aggressive tax treaty. Sections 4, 5 and 6 presents the results, respectively at worldwide, country and bilateral levels. In Section 7 we conclude and formulate some policy suggestions.

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Johannesen et al. (2020), Beer et al. (2020) and Crivelli et al. (2016).

2 Literature review

In bilateral tax treaties the treaty partners often agree lower country-specific WHT rates compared to standard WHTs. This opens up a possibility for MNEs to divert their investments via a holding company in a treaty country, to take advantage of treaty benefits that are not found between the destination and originating country of the investments. This practice is called treaty shopping. IMF (2014) identifies this practice as particularly harmful for developing countries, because these countries give up taxing rights. Although the term treaty shopping could be used in a neutral sense of indirect routing, it is now most often understood as treaty abuse.²

There is at least anecdotical evidence that some tax treaties may not have been in the best interests of developing countries, even when these treaties were entered into and concluded voluntarily. One example is the unilateral termination by Mongolia of its treaty with the Netherlands. Another example is the 2016 revision of the 1971 treaty between Ireland and Zambia. Below we review the literature on treaty shopping.

For multinationals the benefits of treaty shopping can be huge. Van 't Riet and Lejour (2018) conclude in a network analysis of bilateral dividends for 108 countries that treaty shopping lowers taxation by about 6 percentage points on average. They also show that it is mostly the host countries of the foreign investment that lose tax revenue, due to the reduction in WHT on dividends. Hong (2018) constructs tax-minimising routes for a set of 70 economies, allowing a maximum of two conduit countries only. He focuses on treaty-specific WHTs on dividends, and concludes that tax rates reduce by 3.7 percentage points wholly due to the use of lower WHTs in third countries.³ Petkova et al. (2020) show graphically that these averages reflect a large heterogeneity of outcomes. For many country pairs there is no tax gain, but for others it could be as much as 20 percentage points.

Garcia-Bernardo et al. (2017) also apply a network analysis on firm level data (Orbis) to identify the countries most used as conduit countries, but do not estimate tax savings. The most important conduit countries are the Netherlands, United Kingdom (UK), Singapore, Switzerland and Ireland. However, none of these studies focuses on developing countries.

The question remains whether tax treaties concluded by developing countries are always to their own benefit. Some of these treaties are probably more harmful than others, because they are more attractive for MNEs to include in their international tax planning. Beer and Loeprick (2021) analyse the tax treaties of 41 African economies with investment hubs from 1985 to 2015. Their results suggest that signing treaties with investment hubs is not associated with additional investment, yet these treaties tend to come with non-negligible losses of revenue. At the request of the International Research and Policy Evaluation Department of the Dutch Ministry of Foreign Affairs (IOB), Van 't Riet and Lejour (2020) analyse six bilateral tax treaties of the Netherlands with developing countries. These treaties are embedded in a tax network of 112 countries (and more than 1,500 bilateral tax treaties).

For an early discussion of the different aspects of treaty shopping, see van Weeghel (1998), *The Improper Use of Tax Treaties*. See Davies (2004) for an economic interpretation of treaty shopping. Since these two publications the ring of the debate on treaty shopping has clearly shifted towards the interpretation of treaty abuse, see OECD (2015), *Preventing the Granting of Treaty Benefits in Inappropriate Circumstances.*

Although home country taxation is not included in his network analysis, Hong (2018) includes the CIT rates and a dummy for foreign tax credit as determinants for bilateral FDI stocks in the regression analysis. He also introduces a variable indicating whether a direct route is optimal or not.

They added Bangladesh, Ethiopia, Uganda and Zambia to the original set of 108 countries.

They determine the tax burden on dividends, interest and royalty flows over the network, and compute the impact of diversion of these flows for WHT revenue. For two developing countries, Egypt and Uganda, the loss of tax revenue can amount to 100 per cent, given the use of optimal avoidance routes for MNEs.

Balabushko et al. (2017) analyse the tax sensitivity of dividends, interest and royalty flows from the Ukraine, and conclude that Ukraine loses substantial tax revenue linked to limited taxing rights in their treaties. The authors calculate both the direct and indirect effects due to the behavioural effects of MNEs. Direct revenue costs are simply measured as the difference in the standard WHT rate minus the bilateral one, times the financial flow. In particular, treaties with conduit countries, such as Cyprus, Netherlands and the UK, are responsible for this outcome. The revenue loss for WHT on dividends is more than US\$100 million. Janský and Šedivý (2019) estimate the direct revenue costs of WHT on dividends and interest for 14 developing countries. In particular for the Philippines (US\$509 million) and Pakistan (US\$214 million), the revenue losses are large. Relative to GDP the losses are largest for the Philippines and Mongolia (both 0.17 per cent). However, Janský and Šedivý (2019) do not take account of changes in the tax base, so these results should be interpreted as an upper bound.

Millan-Narotzky et al. (2021) conclude that treaty shopping can be particularly harmful to African countries. The extent to which tax treaties reduce taxing rights is labelled as tax aggressiveness by the authors. An aggressive treaty reduces source tax rights more acutely than other treaties in force in the source jurisdiction. They use a novel dataset (Hearson et al. 2021) on characteristics of tax treaties with developing countries. They conclude that treaties signed with France, Mauritius and the United Arab Emirates most reduce WHT rates. This outcome emphasises the one of Beer and Loeprick (2021). Millan-Narotzky et al. (2021) do not only look at WHTs, but also at other tax rights in tax treaties, such as restricting the definition of permanent establishments. In particular, treaties signed with the UK and France reduce these taxing rights.

3 The network approach to identify aggressive tax treaties

This section presents the methodology, which has two parts: i) the network analysis determining optimal tax routes, and ii) the identification and definition of potentially aggressive double tax treaties. The main idea of the network analysis is introduced in subsection 3.1. The country selection, including a subset of LMICs, and required data are introduced in subsection 3.2. The construction of bilateral tax rates is discussed in subsection 3.3. We discuss the weighting of country pairs, which is especially important for analysing the position of developing countries, in subsection 3.4. In subsection 3.5 we present our notion of potentially aggressive tax treaties. We conclude this section by discussing some limitations of the methodology and a data caveat in subsection 3.6. This section relies on earlier published work, in particular van 't Riet and Lejour (2018).

3.1 Network analysis of treaty shopping

The network analysis concerns treaty shopping. It considers the international tax system as a transportation network, and computes the 'shortest' routes that minimise the taxes that MNEs need to pay on repatriation of income. This income may be distributed as dividends or interest payments, or payments for use of intellectual property (royalties). The tax 'distances' are constructed from the CIT rates, non-resident WHTs, and double tax relief systems. Of particular interest are bilateral tax treaties with reciprocal reduction of WHT rates. The MNEs can reduce the taxes on their repatriated income by choosing the 'cheapest' route over the network. This could be a direct route, or an indirect route via a conduit entity residing in a third country, a conduit country. In the latter case we speak of treaty shopping. Optimal indirect routes – treaty shopping routes – may have more than one conduit country. This is depicted in Figure 3.1 for a case of two conduit countries. We use this figure to illustrate the basic idea of the network analysis.

host country (subsidiary)

S

C2

conduit country 2

home country (parent)

Figure 3.1 Treaty shopping with two conduit countries

Source: Authors' original

Consider the repatriation of corporate income from subsidiary S to parent company P. This income flow may be directly repatriated incurring a combined (per unit) tax cost of $t_{S,P}$. This tax may consist of a WHT levied by the host (S), and CIT in the home country (P). Alternatively, the income may be routed through a conduit country (C1), with a combined tax rate of $t_{S,C1,P}$. This latter rate may be less than the rate for direct repatriation – for instance, because of a double tax treaty between countries S and C1 that stipulates a reduced WHT rate. Next, a repatriation route involving a second conduit country (C2) may be even more advantageous to the MNE – when $t_{S,C1,C2,P} < t_{S,C1,P} < t_{S,P}$. Ultimately, the entire network can be searched to find the 'cheapest' tax route between a given pair of countries.

The number of possible routes over a network of more than 100 countries is huge, and it is impossible to examine them all. Fortunately, elegant and efficient algorithms from graph theory exist to determine the shortest paths.⁵ We apply an adapted version of such an algorithm to find the optimal tax routes.

An optimal route may be direct, without intermediate stations or conduits. Other optimal routes will be indirect. The length of the optimal routes is an outcome of the algorithm. Next, we assume that MNEs structure their financing so that these tax-minimising routes will be used.

The most famous of these is from Edgser Dijkstra (1959). The Floyd-Warshall algorithm is an extension of the Dijkstra algorithm, and computes the shortest path for all pairs of nodes of the network – see, for instance, Minieka (1978).

This is in contrast with some 'brute force' algorithms that use a fixed maximum number of conduits, such as Hong (2018) and Petkova et al. (2020).

In earlier work, we developed this approach to study dividends distributed in international participations (van 't Riet and Lejour 2018). For a network of 108 jurisdictions, we found that treaty shopping leads to a potential reduction of the worldwide average of taxes on repatriated dividends of about 6 percentage points. In addition, we used a centrality indicator that identified the countries most used as conduits for dividend repatriation. Based on 2013 data, these were the UK, Luxemburg and the Netherlands.

3.2 Countries and data

For this paper, we study a network consisting of 118 countries.⁷ The selection contains most high- and upper-middle-income economies.⁸ This is augmented with lower-middle income countries with relatively large economies, such as India, Indonesia and the Philippines. In total, 18 LMICs have been selected as developing countries in the analysis. The overriding selection criterion is the availability of sufficient tax data. The combined set makes up 97 per cent of worldwide GDP, and 96 per cent of worldwide FDI stocks in 2018 – see annex A. The selection also includes many jurisdictions classified as a tax haven, as these are usually small and affluent – see, for instance, Dharmapala and Hines (2009). The importance of including tax havens is evident – they are likely conduit countries, if only for their characteristic of low or zero taxes (OECD 1998).

The 18 LMIC countries are: Angola (AGO), Bangladesh (BGD), Egypt (EGY), Ethiopia (ETH), Ghana (GHA), India (IND), Indonesia (IDN), Kenya (KEN), Mongolia (MNG), Morocco (MAR), Nepal (NPL), Nigeria (NGA), Pakistan (PAK), the Philippines (PHL), Tanzania (TZA), Uganda (UGA), Vietnam (VNM) and Zambia (ZMB).

3.2.1 Data: tax parameters

The data required for the network analysis are tax parameters from all 118 jurisdictions. The tax data was obtained from the International Bureau for Fiscal Documentation (IBFD), sometimes supplemented with data from EY's *World Corporate Tax Guide* (several editions). The parameters are mainly for 2018, and when not available from earlier years. For some countries added later the data may be more recent than 2018. This seeming inconsistency is discussed in subsection 3.5.

The statutory CIT rate is required for each country, as are their standard rates of non-resident WHTs on dividends, interest and royalties, and systems for double tax relief. We use the reduced WHT rates agreed in the treaties. This is bilateral data. Sometimes reduced rates are only applicable to specific sectors, or depend on the degree of participation (percentage of shares). For dividends we took the lowest rate, ⁹ assuming that MNEs would structure these so that the conditions would be met. For interest and royalties there is usually only one rate – where there are various rates we have selected the second lowest rate, as often the lowest rate was only applicable to a specific sector. ¹⁰ In addition to the bilateral

In the language of graph theory, the countries are the nodes, and we have a complete directed graph. This means that there may be (taxable) income flows for each pair of countries, in both directions.

This is based on the definitions of the World Bank, which classifies countries according their GDP per capita in four categories. Annex A presents a list of all 118 countries including GDP, GDP per capita, classification as LMIC, tax haven status, and inward and outward FDI stock in 2018.

⁹ Unless, for example, this rate is only applicable to pension funds.

Morocco has a lower, 5%, rate in various bilateral treaties that applies to copyright royalties and other similar payments in respect of the production or reproduction of any literary, artistic or dramatic work (excluding cinematographic and television films), while the 10% rate applies to other types of royalties. Vietnam has various rates on royalties in a number of bilateral treaties. An example is that the rate for royalties under the treaty is 10%. However, by virtue of a

treaties we take into account the Parent Subsidiary Directive and Interest and Royalty Directive of the EU; these directives specify that within the EU there is no withholding taxation between member states. The US Tax Reform of 2018 has been implemented. 11 Because most of the data pertains to the year 2018 we treat the UK as a member state of the EU – Brexit was official from 31 January 2020. In a robustness check we implement Brexit, and find very little difference in the results (see Annex 3).

3.3 Construction of tax distances

From the tax parameters we compute the tax distances by country pair for the three income types – dividends, interest and royalties. These bilateral tax rates consist of three components: i) the CIT in the source country (host), ii) WHT and iii) CIT in the residence country (home). The treatment of the latter depends on the double tax relief system the residence country applies, which can be preferential. In the case of an optimal indirect route there may be a fourth component: iv) taxation in the conduit country or countries. We briefly touch upon these four components.

With respect to the treatment of corporate income tax in the source country, there is a fundamental difference between dividends on the one hand, and interest and royalty payments on the other hand. With dividends we analyse the cross-border profit distribution after taxation in the source country. In contrast, cross-border interest and royalty payments are, in principle, deductible from the tax base for the CIT in the source country. These international payments are then expected to be taxed in the destination country, unless they are directly channelled to another country. If the latter is not the case, the CIT of the home country will be levied. Clearly, if the rate of CIT in the residence country is lower than the rate in the source country, there is a tax advantage. We emphasise that the network analysis determines the optimal repatriation routes, and the treaty shopping that it entails. It does not model the erosion of the tax base in source countries that strategic allocation of intellectual property (IP) and debt entails. These tax avoidance strategies are often more advantageous for MNEs than treaty shopping. These tax is not the source countries are often more

The WHTs are levied by the source country, and may be a standard rate or reduced bilateral rate, as agreed upon in a double tax treaty. The double tax relief methods of the residence country include exemption of foreign source dividends, credit method (taxes paid in the source country are offset (credited)), or the deduction method (taxes paid at source are deducted from the taxable income). For interest and royalty income offsetting is common, given that the taxes due in the residence country are at least equal to those paid in the source country. A few countries do not apply double tax relief at all, and a few other countries have preferential relief systems for their treaty partners. Taxation in the conduit country is expected to be minimal – if not, the MNE would not have chosen the route. In Annex 2 we give an example of the construction of bilateral tax rates; for details we refer to Lejour et al. (2022).

most favoured nation clause, the rate is reduced to 5% for certain royalties, such as the use of, or the right to use, any patent, design or model, plan, secret formula or process and industrial or scientific information.

Also informally called the Trump Tax Reform, or the Tax Cuts and Jobs Act 2017.

In a similar vein, as we assume the tax base as given, we cannot analyse substance base carve-outs of the tax base.

Recently an extensive international literature has emerged estimating the impact of these strategies on tax revenue. See, e.g., Beer et al. (2020), Crivelli et al. (2016), Dharmapala (2014), Hines (2014) and OECD (2015). For dividends and interest, Janský and Šedivý (2019) estimate the revenue loss for a number of developing countries.

Van 't Riet and Lejour (2018) present a list of the various deduction methods for 108 jurisdictions.

The tax rates are computed for three reference cases. These cases are no treaties (*NOT*), direct routes (*DIR*) and optimal routes (*OPT*), where optimal means tax-minimising for the MNEs.

NOT: where there are **no bilateral tax treaties**, the standard WHT rates are applied, and the only bilateral variation is in the double tax relief system of the residence country

DIR: where there are **only direct routes** for repatriation of income, with the WHT rates from bilateral tax treaties

OPT: where there are **optimal repatriation routes** – treaty shopping routes, which may be direct or indirect.

The comparison of case *DIR* with case *NOT* will give the potential loss of WHT revenue for countries due to reduced rates concluded in the treaties. The comparison of *OPT* with *DIR* will give additional loss of revenue as a consequence of treaty shopping.

Consistent with the notion of optimal routes, we exclude interest and royalty payments that incur a tax loss. In case *OPT* we assume that MNEs do not structure their debt or locate their intellectual property, so a loss may occur. We perform this exclusion with zero weights, discussed in the next subsection.

3.4 Weighting of country pairs

The results of the network analysis are presented at three levels – world, country and bilateral levels. There are $118 \times 117 = 13,806$ of these bilateral links. This high number makes aggregation of the results unavoidable, and for this we use weighted averages. As in our previous work, we apply double GDP-weights for dividends. This works as follows. We distribute 100 units over all 118 countries according to their share in total (world = 118) GDP. Next, for each of these 118 source countries, we determine the flow to each of their 117 destinations, again proportional to GDP. Our motivation for this weighting is that we deem the economic relevance between two large economies, say the US and Japan, more important for dividend repatriation than a link between two small countries. For interest and royalties, other considerations are at stake.

However, double GDP weights may not do justice to the fact that most developing countries are net capital importers. This is confirmed by statistics on FDI positions (stocks) in 2018 shown in Table 3.1, based on Annex A. The last but one row shows US\$151 billion outgoing FDI as the total for our selection of LMICs, whereas total incoming FDI equals US\$780 billion. This may suggest that FDI data could be used for constructing bilateral weights. Yet these statistics contain the double-counting of FDI stocks due to treaty shopping, or the rerouting of FDI for tax purposes. The top 20 positions in the ranking of countries in terms of outward and inward FDI are listed in Table 3.1. The top four, both for inward and outward FDI, have been the same countries for years – the US, Netherlands, Luxembourg and the UK. Next are four economies known as financial centres – Hong Kong, Ireland, Switzerland and Singapore. There are also four island tax havens in the top 20 – the British Virgin Islands, Cayman Islands, Bermuda and Jersey, all with extreme ratios of FDI to GDP. As these tax havens and/or conduit countries are prevalent in the top ranking of FDI data, they must be rejected for use in our bilateral weights.

In Annex 3 we report on a robustness check with additive double GDP weights instead of multiplicative. We find little difference in the results.

Table 3.1 Top 20 countries outward and inward FDI, 2018

Outward FDI				Inward FDI			
Country		Value (bln \$)	Share GDP *100	Country		Value (bln \$)	Share GDP *100
United States	USA	4,195.1	20.4	United States	USA	4,592.3	22.4
Netherlands	NLD	3,300.6	361.1	United Kingdom	GBR	3,425.1	118.1
Luxembourg	LUX	2,833.2	3974.5	Netherlands	NLD	3,253.9	356.0
United Kingdom	GBR	2,713.8	93.6	Luxembourg	LUX	2,422.3	3398.1
HongKong	HKG	1,788.2	494.4	Ireland	IRE	1,531.6	397.8
Germany	DEU	1,570.3	39.5	Switzerland	CHE	1,479.8	201.2
Japan	JPN	1,509.6	30.0	China	CHN	1,467.6	10.6
Switzerland	CHE	1,446.4	196.6	HongKong	HKG	1,317.5	364.2
Ireland	IRE	1,292.8	335.8	Germany	DEU	1,039.1	26.1
France	FRA	1,284.9	46.0	Canada	CAN	934.0	54.1
Virgin Islands UK	BVG	1,249.0	24102.4	Cayman Islands	CYM	874.7	15816.4
Canada	CAN	1,092.6	63.3	Virgin Islands UK	BVG	874.5	16875.0
Cayman Islands	CYM	878.3	15881.4	France	FRA	858.8	30.8
Bermuda	BMU	875.8	12120.4	Bermuda	BMU	773.9	10709.5
Belgium	BEL	843.5	155.2	Singapore	SGP	731.9	194.1
China	CHN	757.1	5.4	Spain	ESP	636.2	44.8
Singapore	SGP	623.4	165.4	Belgium	BEL	607.7	111.8
Spain	ESP	513.6	36.1	Australia	AUS	541.2	37.9
Italy	ITA	382.0	18.3	Brazil	BRA	531.8	27.7
Jersey	JEY	347.8	6956.0	Italy	ITA	523.9	25.0
LMICs		151.1	2.4	LMICs		779.8	12.3
World		35,395.4	40.9	World		36,464.8	42.2

Source: IMF Coordinated Direct Investment Survey (CDIS) 2018.

3.4.1 Alternative weighting of country pairs with interest and royalty flows

With GDP weighting of the country pairs, we find minimal worldwide average tax benefits of the optimal diversion of interest and royalty flows – less than 1 percentage point, while this average is about 6 percentage points for dividends. Moreover, for only a fifth and a quarter of all country pairs is there a tax benefit by using indirect routes, for interest and royalties respectively. For dividends this share is about two-thirds. It is also clear that not all country pairs are relevant for profit shifting. Interest and royalty costs are preferably deducted in countries with a high statutory tax rate, while the payments are supposed to end up in low tax jurisdictions. Strategic location of intellectual property or debt are examples of this. This leads us to apply an alternative weighting scheme for interest and royalties, that at the same corresponds with the notion of case *OPT* (optimal routes).

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The network analysis of treaty shopping for interest and royalty payments was first performed for two studies on behalf of the Dutch government. The first one evaluates the planned conditional withholding on interest and royalty payments to low tax jurisdictions (van 't Riet and Lejour 2019). The second one examines Dutch tax treaties with developing countries (van 't Riet and Lejour 2020).

This version $(dCIT)^{17}$ only has positive weights for those country pairs AB for which it holds that the statutory tax rate of country A is higher than that of country B: cit(A) > cit(B). The reverse of the condition holds as well, where the weight of country pair BA will be zero. With this condition all flows between country pairs for which the MNE would have a tax loss are excluded. Next, we combine this with the economic relevance of source country A: GDP(A). Finally, the larger the difference in tax rates, the larger the incentive to shift profits, and hence the weights. All this amounts to: $dCIT(AB) = GDP(A)^*(cit(A) - cit(B))$.

As stated before, the network analysis does not actually model profit shifting by intra-group loans and sub-licensing of IP. However, for every flow with the alternative weights, it holds that profits are reduced in a high tax country and are ultimately taxed in a country with a lower tax rate. This leads to **direct tax gains** – the tax benefits from diversion of income flows are on top of this. We report both in Section 4.

Finally, the network analysis is applied on dividends, interest and royalty flows, each independently. This implies that transformation of the type of flow in the conduit countries, say from dividends to interest, is not considered. This is a limitation of the approach, especially for the conduit role. In a study with firm-level data on special purpose entities (SPEs) in the Netherlands, substantial transformed income flows are observed.¹⁹

3.5 Identifying potentially aggressive tax treaties

The network analysis generates worldwide average potential tax gains for MNEs that are presented in the next section. These are averages weighted over country pairs, either with double GDP weights or with alternative weights. Beyond worldwide averages we generate results at country level, and even at the level of individual country pairs. At country level we observe the potential loss of, especially, WHT revenue. This is the logical counterpart of the tax avoidance gains for MNEs. The gains and losses are with reference to the case without treaty shopping (*DIR*). In addition we present the implied WHT revenue loss because of reduced treaty rates. The reference here is a hypothetical case of no treaties, or no reduced rates (*NOT*).

Given the results for a specific source country, we have information on the conduit countries on tax-minimising routes. For all outgoing flows we know the first conduit country on the tax-minimising routes. This first country is a tax treaty partner of the source country with a reduced WHT rate. There can be several first conduit countries, because source countries have often concluded dozens of treaties with different treaty partners. As different treaties may determine the first part of the optimal routes we work with shares.

By combining the potential tax revenue losses and the relevant treaties responsible for these, we can define a potentially aggressive tax treaty. When the product of the share of the potential tax loss and the share of an individual treaty instrumental in this loss exceeds 25 per cent we deem the treaty as potentially aggressive. For example, given a country that faces a WHT revenue loss of 60 per cent because of treaty shopping, and a particular treaty is 50 per cent responsible for this loss, we classify this treaty as potentially aggressive

dCIT: delta Corporate Income Tax, the (positive) difference in the corporate tax rate, weighted with the GDP of the source country.

These weights do justice to the large interest, and especially royalty, flows passing through the Netherlands (Lejour et al. 2022).

See Lejour et al. (2022). For a selection of SPEs we find on average for 2014-2016 the following: dividends passing through as interest is €4.1 billion, dividends as royalties €6.3 billion, and interest as dividends €5.4 billion.

because the product of 60 per cent and 50 per cent is 30 per cent. The threshold of 25 per cent is arbitrary, but reflects the substantial impact of an individual treaty on tax revenue loss. We expect this choice, and the comprehensive analysis, to shed light on the idiosyncrasies of the current international tax system.

3.6 Caveats

3.6.1 Methodological limitations

We re-emphasise two important methodological limitations of our analysis. First, the analysis does not take into account the fact that tax treaties may attract new investment into a country. This in turn may generate income that can be taxed, leading to additional tax revenue. We focus on the potential loss by treaty shopping. The analysis is completely static. We note here that, also for existing investment, financial restructuring of MNEs may lead to other treaties becoming applicable, with a consequent revenue loss.

Second, we construct the case where we assume that MNEs fully optimise their financial structures, so that repatriating income incurs the least possible taxation. Obviously, this is not a realistic situation. We use this to determine the full potential for tax revenue losses by treaty shopping, and the results should be interpreted as an upper bound.

Notwithstanding the above limitations, our results have been obtained with public available tax parameters and an objective mathematical method. Moreover, the centrality indicator has been used as an explanatory variable in regressions of bilateral FDI (IMF-CDIS). The indicator proves to be statistically significant in a large number of specifications (van 't Riet and Lejour 2018). Countries with a high conduit ranking in our analysis do, indeed, have more foreign investment flowing through the country.

3.6.2 Data caveat

The analysis is based on a mix of older (2018) and some more up-to-date data. This is not ideal, because the set of data may not describe the current situation, or not even a situation that ever existed. It is not a perfect snapshot of a moment in time. Two remarks are in order. First, this tax data does not change frequently, as countries do not change their CIT rates, standard WHT rates, or reduced rates in existing treaties frequently. This suggests that tax rates will be relatively stable. Second, new tax treaties come into force all the time, and replace standard WHT rates by agreed lower bilateral tax rates. Therefore the dataset will never be completely up-to-date. This is, of course, a problem for all applied quantitative research.

The worldwide aggregate results have proven to be very robust. However, the results of the network analysis are sensitive to the set of bilateral tax treaties and their reduced rates. This certainly holds for specific treaties, and sometimes for some country-specific results. In spite of this, the systematic approach of the international tax system by a network analysis shows the potential of the system for treaty shopping. Even if some specific country and bilateral results of the network analysis do not hold due to changes in a treaty, it still shows robust outcomes for other countries.

There is an extensive literature discussing the investment effects of tax treaties. A part of the literature concludes that there are positive effects, and another part concludes that these effects are not significant at all. Some references are Blonigen and Davies (2004), Egger et al. (2006), Neumayer (2007), Blonigen et al. (2014).

4 Network analysis results – worldwide averages

In this section the worldwide average results of the network analysis are presented for the three income types – dividends, interest and royalties. The next section treats the potential loss of tax revenue for individual countries. The three sets of results concern two weighting schemes – GDP-weights for dividends, and alternative weights for interest and royalties – as discussed in Section 3.4.

Table 4.1 shows the results for each of the income flows for the tax network of 118 countries. The worldwide weighted average potential Treaty Shopping Gains (for MNEs) are respectively 5.6 percentage points for repatriated dividends, 7.4 percentage points for interest, and 7.7 percentage points for royalty payments – see row 7. These are the main results at the worldwide level, and these potential treaty shopping gains for MNEs correspond to potential loss in tax revenue for the countries. We discuss these results.

Table 4.1 Network analysis of treaty shopping

Financial flow Weights	Case	Dividends 2GDP	Interest dCIT	Royalties dCIT
		(1)	(2)	(3)
1 Direct tax planning gain		not applic.	8.7	7.6
2 No treaties (% tax)	NOT	20.2	21.6	23.4
3 Direct routes (% tax)	DIR	9.4	19.8	20.9
4 Treaty rates gain (% tax)		10.8	1.8	2.5
5 Direct routes (% tax)	DIR	9.4	19.8	20.9
6 Optimal routes (% tax)	OPT	3.8	12.4	13.2
7 Treaty shopping gain (% tax)		5.6	7.4	7.7
8 #1 of top conduit countries		NLD	DEU	RUS
#2		GBR	RUS	CHE
#3		SWE	LUX	SWE
#4		SGP	CHE	NLD
#5		EST	SWE	NOR
#6		FIN	NLD	HUN
#7		LVA	HUN	LUX
#8		CHE	DNK	CYP
#9		DNK	AUT	ESP
#10		ZAF	ESP	LVA

Source: Authors' calculations

The important difference in the results between dividends on the one hand, and interest and royalties on the other hand, is double taxation of dividends. The CIT for dividends is due in the source country, and possibly also the residence country. With interest and royalties, CIT is due in the residence country, most often with the credit method for double tax relief.

Interest and royalty flows are thus taxed less than dividends. In fact, the interest cost and royalty payments can be deducted from taxable profits in the source country if these are

sufficiently high. This amounts to a direct tax planning gain of 8.7 percentage points for interest, and 7.6 percentage points for royalties – see row 1 of Table 4.1. This gain does not exist for dividends.

Next we consider the average taxation on bilateral flows, as if no treaties existed (*NOT*). The double taxation on dividend flows then amounts to 20.2 percentage points, whereas it is somewhat higher for interest and royalties – see row 2. The average double taxation on repatriated dividends via the direct routes, with the treaty rates (*DIR*), is 9.4 percentage points. For interest and royalties this average is more than 10 percentage points higher – see row 3. This dichotomy also translates to the difference between cases *NOT* and *DIR*, which is the treaty rates gain, given in row 4 of Table 4.1. This gain is very limited for interest and royalty payments. The explanation is the use of different double tax relief methods. For interest and royalties, the dominant relief is the credit method. Reduced WHT rates in the source country means less credit against CIT in the residence country. Thus, the taxing rights move from one country to the other, with no net tax change for the taxpayer. For dividends, exemption is a common relief method. Here the residence country has already given away its taxing rights, so reduced treaty rates immediately translate into a tax reduction for the MNE on the income flow.

The average double taxation on repatriated dividends via the direct routes is 9.4 per cent, with optimal diversion this is 3.8 per cent. Hence, the average potential reduction of taxation by treaty shopping is 5.6 percentage points.²¹ The benefit of optimal diversion for interest and royalties would be, respectively, 7.4 per cent and 7.7 per cent.

Finally, from row 8 onwards, Table 4.1 gives the top ten ranking of the conduit countries. For all three income types, the Netherlands, Luxembourg and Switzerland are in the top eight. In general, EU member states are attractive as conduits, because of the Parent Subsidiary Directive (for dividends) and the Interest and Royalty Directive in the EU. For dividends the UK and Estonia have a standard WHT rate of 0 per cent. Sweden has concluded a relatively large number of tax treaties with reduced rates for dividends and zero rates on interest and royalties, which contributes to its high ranking as a conduit country.

The top ranking of Russia and Germany with interest flows may seem surprising. It appears that both Russia and Germany have negotiated low tax rates on interest with their treaty partners – lower than other countries have done with these treaty partners. This makes it relatively advantageous to channel interest via Russia and Germany. For Russia this applies to its treaty with China, which does not levy WHT on interest flows to Russia, and for royalties there is a rate of 6 per cent instead of the standard rate of 10 per cent. Since China is the second largest economy in the world, the flows from China have a relatively high weight. For Germany there is a similar situation with a zero rate on interest from Japan.

4.1 Developing country results

Now we consider our subset of 18 LMICs. First, on average (unweighted) they have only 24 double tax treaties, which is clearly less than the overall average of 34 treaties. The latter number even includes low tax havens, which almost never have double tax treaties. A second observation is that the average CIT rate is higher for LMICs – 28.9 per cent compared to the overall average of 25.4 per cent. Of course, these averages are based on

On the basis of profit before taxation in the source country this is 4.2%. For direct routes the tax is $32.43\% = 100^*(1 - (1 - 25.43/100)^*(1 - 9.40/100))$, for optimal routes this is $28.21\% = 100^*(1 - (1 - 25.43/100)^*(1 - 3.76/100))$. And the difference is 4.22% = 32.43% - 28.21%.

nominal CIT rates, which are applied throughout the analysis. We have no systematic information on the benefits of tax rulings or other preferential tax regimes for some investors.

Tables 4.2a-c give average rates for different types of income flow. Table 4.2a concerns dividends. The (weighted) average standard rate (*NOT*) on dividends is for LIMCs less than half of what it is overall – 8.6 per cent instead of 18.6 per cent. This average rate is dominated by India, which does not levy a withholding tax on outgoing dividends. ²² The unweighted averages are 14.5% (all) and 16.0% (LMICs). The weights, however, require an interpretation of the tax gains for MNEs in terms of the size of flows between countries. The weighted average in the LMIC group without India is 16.2 per cent.

Table 4.2a Average rate % – dividends (2GDP weighted)

	All	LMICs	LMICs*
CIT	25.4	28.9	27.0
WHT default (NOT)	18.6	8.6	16.2
WHT treaties (DIR)	7.7	5.6	9.7
delta WHT 1 : NOT - DIR	11.0	3.0	6.5
WHT treaties (DIR)	7.7	5.6	9.7
WHT shopping (OPT)	2.0	2.3	2.5
delta WHT 2 : DIR - OPT	5.7	3.4	5.2
Treaty shopping gain	5.6	3.0	5.1

^{*} LMICs without India.

Source: Authors' calculations

Comparison of the default WHT rates (*NOT*) with the treaty rates (*DIR*) shows a far larger difference (*delta WHT 1*) for the world average than for the group of LMICs – 11 percentage points versus 3.0 percentage points. Here we observe that the US has reduced its dividend WHT rate to zero with quite a few of their European treaty partners, and vice versa, implying large reductions. Also, the zero rate WHT on outgoing dividends of India cannot be reduced, leading to a lower average reduction.

The final potential treaty shopping gain on dividends from LMICs is 3.0 percentage points. This is clearly less than the 5.6 percentage point average for all. Again, the situation of India plays a role – there is no treaty shopping gain to be made when the initial WHT is zero for all destination countries. Without India in the LIMC group, the average treaty shopping gain on dividends would be 5.1 percentage points.

The treaty shopping gain is predominantly determined by the difference in the source taxation – withholding tax. Residence taxation may differ as well, and there may be some taxation in conduit countries on indirect routes. The latter category is responsible for the small difference between 'delta WHT 2: DIR - OPT' in the table and the treaty shopping gain.

Table 4.2b concerns world averages for interest payments. The treaty rates gains (*delta WHT 1: NOT – DIR*) are modest: 3.3 percentage points (All) and 3.5 percentage points (LMICs). But we observe large potential differences in the source taxation between direct and optimal indirect routes (delta WHT 2), respectively 9 percentage points (All) and 8 percentage points (LMICs). The difference between the overall gain for LMICs and all countries is 2 percentage points. With interest payments the treaty shopping gain is

Since 2020 India has had a 15% dividend distribution tax. Note that we use 2018 data, when there was no such tax.

substantially lower than *delta WHT 2*, implying that residence and conduit taxation is more important than dividends. As explained above, the credit method matters here. India has the opposite role with interest compared to what it has with dividends – without India the treaty shopping gain from LMICs is only 3.5 percentage points (not in the table) instead of 5.4 percentage points, and the difference with the worldwide result is larger. We discuss this in the next section.

Table 4.2b Average rate % - interest (alternative weights)

All	LMICs
25.4	28.9
16.8	18.2
13.5	14.7
2 3.3	3.5
13.5	15.3
4.4	7.2
9.1	8.1
7.4	5.4
	25.4 16.8 13.5 2 3.3 13.5 4.4 9.1

Source: Authors' calculations

For royalties the difference between All and the LMICs is more pronounced – see Table 4.2c. The potential gains for MNEs from optimal treaty shopping with royalties from the LMICs is 2.3 percentage points, compared to the average for the whole set of countries of 7.7 percentage points. India has no reduced rates on royalties for its treaty partners. Removing India from the set of LMICs, the treaty shopping gain is still only 4.3 percentage points (not in the table).

Table 4.2c Average rate % - royalties (alternative weights)

	All	LMICs
CIT	25.4	28.9
WHT default (NOT)	20.0	14.0
WHT treaties (DIR)	15.0	13.1
delt WHT 1 : NOT - DIR	5.0	0.9
WHT treaties (DIR)	15.0	13.1
WHT shopping (OPT)	5.5	10.0
delta WHT 2 : DIR - OPT	9.5	3.1
Treaty shopping gain	7.7	2.3

Source: Authors' calculations

Over the three income types we consistently observe on average less potential gains from treaty shopping for our set of LMICs, with or without India. This suggests that LMICs have concluded less treaties with very low rates for specific countries – less than most other countries. This reduces the scope for tax gains from treaty shopping.

5 Potential tax revenue losses – by country

Tax gains for MNEs are revenue losses for national governments. In this section we compare the situation where only direct routes are allowed (*DIR*) between a country pair, with the situation with optimal routes (*OPT*), which allows for indirect routes. Before presenting the

results, we discuss four mechanisms that affect tax revenue. Possible changes in the tax base that may result from other investment decisions of MNEs are not part of the analysis.

5.1 Optimal routes: four economic mechanisms of changed tax revenue

International enterprises can structure their investments so that they make use of the most advantageous rates of WHTs, as set out in bilateral tax treaties. Treaty shopping therefore signifies primarily a reduction in WHTs, and loss of tax revenue in source countries. This is the dominant mechanism.

The reduction in WHTs can impact tax revenue in the home country (residence). Tax revenue may increase, depending on the double tax relief system of the home country. Consider the credit method as a relief system to avoid double taxation. The WHTs already paid are a 'credit' for CIT in the home country. With less taxes already paid, less can be credited.

The third mechanism derives from some countries having preferable relief systems for their treaty partners. For example, where the default system is the credit method, this can be replaced by exemption, leading to a reduction in tax revenue in the residence country. We indeed find that optimal routes make use of these preferential relief systems. This mechanism applies almost exclusively for dividends.

Finally, there could be taxation in the conduit country. A dividend flow passing through a conduit country could, in principle, be taxed. In our model, an optimal route will generally only pass through conduit countries in which the CIT rate incurred by the conduit entity is zero. Yet such a structure could still incur WHTs – interest and royalty flows passing through the conduit will be taxed by the source country as they enter the conduit jurisdiction, but simultaneously the outgoing flow will be deducted from the conduit's taxable profit. Given the nature of the optimal routes (tax minimising), this revenue will be low. However, when other tax revenue is modest, a minimal conduit tax revenue may be relatively large for some countries.

5.2 Results for dividends

For each of the income flows we present the loss of tax revenue in a table for the selected LMICs. We also present the totals, and compare these with the world totals. Table 5.1a shows tax revenue and loss caused by treaty shopping for dividends. For reference with direct routes, revenue is shown for WHT (column 1) and for CIT in the residence country (column 2). For optimal routes, there is also possible revenue from taxation in the conduit country (column 5). Tax losses are presented as a percentage of total revenue (col. 6) and WHT (col. 7).

We explain the table with an example. Bangladesh receives in the reference situation 5.5 units of WHTs on dividends as the source country, and 1.8 units of CIT as the residence country. With optimal routes these taxes are respectively 2.1 and 2.1 units. These numbers are thousandths of a per cent (0.001 per cent) of the world total of repatriated and taxable dividends (100 per cent = 10,000 units). At the bottom of the table we observe for the world total (WLD) a percentage of almost 7.65 per cent (765 of 10,000 units) for WHTs in the reference situation (direct routes).

The total of source and residence taxation for Bangladesh is 7.3 (= 5.5 + 1.8) units in the reference situation; with treaty shopping this becomes 4.2 (= 2.1 + 2.1) units. Bangladesh does not have conduit taxation revenue. The loss of tax revenue as a percentage of the total is 100*(7.3 - 4.2)/7.3 = 43.1%. For WHTs this is 100*(5.5 - 2.1)/5.5 = 63.0%.

Table 5.1a Tax revenue results - dividends

	Direct		Optimal			Tax rev loss %	
	Source (WHT)	Residence (CIT)	Source (WHT)	Residence (CIT)	Conduit	Relative loss all tax revenue	Relative loss WHT
Column	(1)	(2)	(3)	(4)	(5)	(6)	(7)
AGO	1.2	2.5	1.2	3.0		-14.6	
BGD	5.5	1.8	2.1	2.1		43.2	63.0
EGY	2.3	1.7			0.1	98.0	100.0
ETH	1.1	0.2	0.7	0.5	0.0	5.3	38.4
GHA	0.7	0.0	0.5	0.0	0.0	33.0	31.1
IND		4.9		15.4		-213.3	
IDN	16.0	1.0	7.6	0.2		54.6	52.8
KEN	1.8	3.4	0.0	4.1		21.8	99.2
MNG	0.3	0.2	0.1	0.0		78.8	64.8
MAR	1.7		0.9		0.0	48.7	48.9
NPL	0.2	0.0	0.2	0.0	0.0	7.3	
NGA	5.6	0.6	4.5	2.5	0.0	-13.1	19.0
PAK	4.0	8.6	1.9	9.5		9.1	51.7
PHL	7.8	0.6	2.6	1.9		46.1	66.9
TZA	0.4	0.1	0.4	0.3	0.0	-53.7	
UGA	0.7	0.0	0.0	0.2		72.9	100.0
VNM		0.1				100.0	
ZMB	0.3	0.1	0.0	0.2	0.3	-11.1	97.5
LMICs	47.8	25.9	21.7	40.1	0.4	15.7	16.1
WLD	765.2	172.6	204.6	158.3	17.7	59.4	73.3

Note: the first 5 columns show the units of taxation on 10,000 units of repatriated dividends worldwide. Column (6) follows from adding the numbers in columns 3 to 5 and dividing this by the total of columns 1 and 2. Column (7) follows from dividing the number in column 3 by the number in column 1.

Source: Authors' calculations

Egypt loses both its source and residence taxation entirely. These are illustrations of the first and the third mechanism discussed above. Egypt has, for dividend payments, a preferential double tax relief system for its treaty partners. It receives some conduit taxation, but this is nearly negligible. Obviously this is not a realistic situation. It is the outcome of the assumption that MNEs completely structure their financing so that all their dividend repatriation is tax-minimising. A similar example is Kenya. We do not expect that it will lose almost all its dividend WHT revenue through a tax treaty with Zambia (as we see later), but this is how the mechanism in our model works.

India had no WHT on dividends, and therefore could not lose revenue as a source country. It is also the opposite for its role as a residence – India would benefit from all MNEs choosing optimal routes. Because these routes minimise WHTs the taxable profits that arrive in India are larger and less taxes can be credited, thus increasing residence taxation in India. This is the second mechanism described above. This economic mechanism is also dominant in Angola and Tanzania, although these countries also levy a WHT. However, this revenue is not affected by treaty shopping. Nigeria and Zambia lose source taxation but would gain in

residence taxation, with a net gain (thus a negative loss in column 6). For Bangladesh, Ethiopia, Pakistan, Philippines, Uganda and Zambia the revenue from residence taxation does increase, but by less than the decrease in source taxation. Zambia also receives some conduit taxation (mechanism 4, column 5) due to treaty shopping. As a result total tax revenue increases. We repeat that these results are not empirical estimates, but come from an exercise where we assume that all repatriated income follows tax-minimising routes. The last two rows of Table 5.1a give the totals and percentages for LMICs and the world. Clearly, all countries lose from treaty shopping. However, relatively, LMICs lose substantially less revenue on average. Some LMICs, however, have large potential losses.

5.3 Results for interest

The pattern is somewhat different for interest payments – see Table 5.1b. The losses are larger. We also observe that, worldwide, residence tax revenue increases, from about 6.38 per cent to 7.76 per cent (bottom line of Table 5.1b, columns 2 and 4). This is caused by the increased tax base for residence taxation following reduced withholding taxation (the second mechanism). Nearly all LMICs receive more residence taxation. Nine countries even receive more tax revenue with optimal structures for the MNEs. The potential losses for developing countries vary, but remain considerable for some countries – more than 50 per cent in Philippines and Indonesia, and up to 67 per cent for India. India has a standard rate of 20 per cent, and treaty rates of 15 per cent and 10 per cent. The optimal routes will make use of the treaty rates of 10 per cent. The WHT revenue losses for LMICs are much larger than for dividends, and are again smaller than those for other countries.

Table 5.1b Tax revenue results - interest

	Direct		Optimal			Tax rev loss %	
	Source (WHT)	Residence (CIT)	Source (WHT)	Residence (CIT)	Conduit	Relative loss all tax revenue	Relative loss WHT
Column	(1)	(2)	(3)	(4)	(5)	(6)	(7)
AGO	1.5	2.2	1.5	2.6		-10.9	0.0
BGD	15.1	0.0	10.6	0.0		29.3	29.4
EGY	3.7	4.9	2.7	5.9		1.2	28.0
ETH	1.6	1.1	1.3	1.3		6.2	20.8
GHA	0.5	3.6	0.5	4.0		-8.6	6.6
IND	73.1	1.7	24.4	1.9	0.0	64.9	66.7
IDN	18.3	5.3	7.7	5.5	0.0	44.2	57.9
KEN	4.7	0.0	4.2	0.0		10.3	10.4
MNG	0.3	3.7	0.2	4.3	0.0	-13.3	26.6
MAR	2.3	0.9	2.3	1.0	0.4	-15.2	0.0
NPL	0.5	3.6	0.4	4.3		-14.2	16.6
NGA	7.8	1.2	6.9	1.4	0.3	3.8	10.8
PAK	4.8	1.7	4.8	1.8	0.4	-9.5	
PHL	16.4	1.7	7.6	1.8	0.0	47.6	53.6
TZA		1.1		1.3		-13.0	
UGA	0.9	1.1	8.0	1.3		-1.0	14.5
VNM	0.7	9.1	0.7	9.8	0.1	-8.8	0.0
ZMB	0.9	0.0	0.8	0.0	0.1	0.6	12.8
LMICs	153.0	43.1	77.4	48.2	1.4	35.3	49.5
WLD	1345.1	637.8	437.8	775.6	30.5	37.3	67.5

Note: the first 5 columns show the units of taxation on 10,000 units of repatriated interest worldwide. Column (6) follows from adding the numbers in columns 3 to 5 and dividing this by the total of columns 1 and 2. Column (7) follows from dividing the number in column 3 by the number in column 1.

Source: Authors' calculations

5.4 Results for royalties

The pattern for royalties is somewhat similar to that of interest – see Table 5.1c. Nearly all LMICs gain in their residence taxation. With royalties this would affect the possible location of intellectual property in these countries. The variation in WHT revenue losses is large. This ranges from nil for Angola, Ethiopia, India, Morocco, Nepal and Vietnam, to 85 per cent for Egypt. India, for instance, has no preferential treaty rates for royalties. In comparison with other countries and with interest, the average potential WHT revenue loss is small for LMICs. The revenue on WHTs also determines the overall tax revenue in this framework. Relatively Pakistan receives a lot of conduit taxation, but this does not compensate for revenue loss from withholding taxation.

Table 5.1c Tax revenue results – royalties

	Direct		Optimal			Tax rev loss %	
	Source (WHT)	Residence (CIT)	Source (WHT)	Residence (CIT)	Conduit	Relative loss all tax revenue	Relative loss WHT
Column	(1)	(2)	(3)	(4)	(5)	(6)	(7)
AGO	1.5	2.0	1.5	2.6		-14.7	0.0
BGD	15.0	0.0	12.1	0.0		19.5	19.5
EGY	3.7	4.1	0.5	5.0	0.0	29.3	85.3
ETH	0.8	1.0	0.8	1.1		-5.3	0.0
GHA	1.0	2.9	0.7	3.3		-3.0	28.2
IND	49.9	1.4	49.9	1.5	0.3	-0.8	0.0
IDN	18.7	4.2	7.9	4.3	0.0	46.6	57.9
KEN	6.1	0.0	5.0	0.0		17.4	17.4
MNG	0.3	3.0	0.1	3.6		-12.3	58.6
MAR	2.3	0.6	2.3	0.9	0.0	-7.9	0.0
NPL	0.5	1.8	0.5	2.9		-46.1	0.0
NGA	7.8	1.0	6.9	1.1		8.1	10.8
PAK	6.5	1.5	2.8	1.7	2.6	11.1	56.1
PHL	17.2	1.2	8.3	1.3		48.0	52.1
TZA	1.6	0.7	1.4	1.0		-3.0	14.4
UGA	0.9	0.7	0.8	1.1		-11.3	14.5
VNM	1.3	7.1	1.3	7.6		-5.5	0.0
ZMB	1.2	0.0	0.8	0.0	0.1	24.9	35.9
LMICs	136.4	33.7	103.8	39.1	3.0	14.3	24.0
WLD	1501.4	590.8	550.4	735.6	38.2	36.7	63.3

Note: the first 5 columns show the units of taxation on 10,000 units of repatriated royalties worldwide. Column (6) follows from adding the numbers in columns 3 to 5 and dividing this by the total of columns 1 and 2. Column (7) follows from dividing the number in column 3 by the number in column 1.

Source: Authors' calculations

6 Potentially aggressive tax treaties – bilateral level

We proceed with withholding tax, because its revenue and losses dominate those of residence and conduit taxation. This focus also better reflects the position of low-income countries as capital importers. In Section 5 we identified the share of WHT revenue for

selected countries that will be foregone when MNEs chose their optimal investment routes. In this section we identify the tax treaties that are responsible for these losses. This concerns the first country on the optimal routes that lead to tax reduction (for the MNEs). This first conduit country is determined by a tax treaty concluded by the source country with a reduced WHT rate. Because most countries have a number of tax treaties, different treaties and thus partner countries can determine the first part in the optimal routes from a given source country. Therefore we again present shares. For each income type we present a table with the selection of LMICs as columns. The rows are the treaty partners that appear as the first intermediate country on optimal routes (to all other 117 countries). Only shares of 25 per cent or more are presented in the tables below, to focus on the most important treaty partners. As a consequence, LMICs that do not have a treaty partner with at least a 25 per cent share do not appear as a column in the tables.

Table 6.1a presents the share for repatriated dividends. For all dividend flows leaving the Philippines (PHL), Germany (DEU) is the first conduit country on all routes (100 per cent). The Philippines has a standard rate of 30 per cent, and reduced rates of 15 per cent or 10 per cent for a number of treaty partners – but only for Germany is there a rate of 5 per cent. As a member state of the EU, Germany is well connected to the rest of the world in minimising the taxation on distributed dividends.

Table 6.1a Share (>25%) of optimal tax routes by treaty partner – dividends

	BGD	ETH	GHA	IDN	KEN	MNG	NAM	NGA	PAK	PHL	UGA	ZMB
DEU										100.0		
HUN						29.3						
JPN												100.0
NLD		28.1	52.4	90.1							100.0	
QAT									72.0			
SGP		25.3				27.9						
SVK		28.0										
ZAF								100.0				
SWE							100.0					
UAE	100.0											
GBR						30.7						
ZMB					100.0							

Source: Authors' calculations

As a second example we look at Ethiopia. It has a standard rate of 20 per cent, but a reduced rate of 10 per cent for a number of treaty partners. Of these countries, there are three with a share of more than 25 per cent as a first stop on the optimal routes for dividend repatriation – the Netherlands, Singapore and Slovakia. All have conducted a treaty with Bangladesh with a reduced rate of 10 per cent on dividends.

One treaty partner is responsible for 100 per cent of the loss on WHTs on dividends in several other cases – Bangladesh (BGD), Kenya (KEN), Namibia (NMB), Nigeria (NGA), Uganda (UGA) and Zambia (ZMB). These losses are due to treaties with, respectively, the United Arab Emirates (UAE), Zambia (ZMB), Sweden (SWE), South Africa (ZAF), the Netherlands (NLD) and Japan (JPN).

Bangladesh has a standard rate of 20 per cent, for a number of countries a reduced rate of 15 per cent, for 20 treaty partners a 10 per cent rate, and only for the United Arab Emirates (UAE) a reduced rate of 5 per cent. This implies that not all revenue will vanish, but the

revenue loss is substantial. Table 5.1a shows the revenue loss is 63 per cent. The treaty with the Netherlands is responsible for a 90 per cent loss for Indonesia (IDN). This is also due to the low rate on WHT agreed in the treaty.

Initially, in a first run, we found that the treaty with Ireland (IRL) was responsible for a 100 per cent tax loss for Zambia (ZMB) when the dataset contained the reduced rates from an old treaty (from 1971) between these two countries. Since 2016 a new treaty has been in force with higher rates, which are now used in the analysis. However, now the treaty with Japan is responsible for the revenue loss. The earlier outcomes illustrate the need for developing countries to review and possibly revise their tax treaties. However, if one treaty is revised another treaty can become critical for revenue losses, which can also require a review and revision of that treaty. At the same time it illustrates the sensitivity of the data for specific treaties and data sources on the outcomes.

Interestingly, our model identifies Zambia as a conduit country for all dividend flows from Kenya. Clearly, we do not state that this is the observed practice. The result emerges because Kenya's treaty with Zambia has, uniquely, a zero rate, compared to the statutory rate of 15 per cent and a few reduced treaty rates.

Table 6.1b shows the share of revenue losses regarding interest, again with the criterion that shares must equal or exceed 25 per cent. For three of the LMICs, Bangladesh (BGD), India (IND) and Indonesia (IDN), the tax revenue loss is caused by one country (100 per cent) – respectively the Netherlands, Switzerland (CHE) and the United Arab Emirates (UAE). The latter country is also the first stop on 95 per cent of tax-minimising routes from Kenya. Mauritius (MUS) is the first stop on routes for interest payments leaving Ghana (GHA), and the treaty with South Africa is responsible for nearly all potential WHT revenue losses in Nigeria. The Netherlands and United Arab Emirates seem to have three treaties in this set of LMICs that could cause large revenue losses on WHT on interest flows.

Table 6.1b Share (>25%) of optimal tax routes by treaty partner – interest

	BGD	EGY	ETH	GHA	IND	IDN	KEN	NPL	NGA	UGA
CHN								43.2		
CYP			30.0							
DNK										30.0
FRA			30.0							
IND								56.8		
MLT		45.3								
MUS				72.7						
NLD	100.0		30.0							30.0
NOR										30.0
SGP				27.3						
ZAF									99.3	
CHE					100.0					
UAE		45.3				100.0	95.0			

Source: Authors' calculations

Table 6.1c presents the share for royalties. Among the treaty partners we observe the reappearance of a number of countries discussed above, which also have critical tax treaties with the LMICs concerning dividends or interest. Three countries are new: Austria (AUT), Ireland (IRL) and the US (USA). We explain the appearance of the latter. Pakistan has a default WHT rate of 15 per cent for outgoing royalty payments. We find a few reduced rates

of 10 per cent in its treaties, such as a rate of 7.5 per cent for Spain, but only for the US is there a zero rate. Hence all optimal flows have the US as a first stop.

Table 6.1c Share (>25%) of optimal tax routes by treaty partner – royalties

	EGY	GHA	IDN	KEN	MNG	NAM	NGA	PAK	PHL	TZA	UGA	ZMB
AUT	95.2											
HUN					42.5							
IRL												90.8
NOR											84.7	
SGP		100.0										
ZAF							100.0			100.0		
SWE						80.3						
CHE					42.5							
UAE			97.1	87.4					86.8			
USA								100.0				

Source: Authors' calculations

One conduit country is also responsible for all diversions for Ghana, Nigeria and Tanzania. These are Singapore and South Africa (for the latter two LMICs). For Egypt, Indonesia, Kenya, Philippines, Uganda and Zambia, one conduit country diverts nearly all royalty flows.

6.1 Identifying potentially aggressive tax treaties

The final step in the approach is to multiply the share of tax revenue losses in Tables 5.1a-c with the share on diversion in Tables 6.1a-c. The results are found in Tables 6.2a-c. Again, we use a cut-off of 25 per cent, which is arbitrary, apart from that it yields an uncluttered set of results. Thus we deem a treaty as potentially aggressive when it is responsible for 25 per cent or more of the loss of WHT revenue with optimal treaty shopping, compared to revenue without treaty shopping.

Table 6.2a Share (>25%) of WHT revenue loss by treaty partner – dividends

	BGD	IDN	KEN	NAM	PAK	PHL	UGA	ZMB
DEU						66.9		
JPN								97.5
NLD		47.6					100.0	
QAT					37.2			
SWE				96.2				
UAE	63.0							
ZMB			99.2					

Source: Authors' calculations

Table 6.2b Share (>25%) of WHT revenue loss by treaty partner – interest

			-
	BGD	IND	IDN
NLD	29.4		
CHE		66.7	
UAE			57.9

Source: Authors' calculations

Table 6.2c Share (>25%) of WHT revenue loss by treaty partner – royalties

	EGY	GHA	IDN	PAK	PHL	ZMB
AUT	81.2					
IRL						32.6
SGP		28.2				
UAE			56.2		45.3	
USA				56.1		

Source: Authors' calculations

A modest number of treaties remain, with a number of treaty partners (the Netherlands, United Arab Emirates, Switzerland and Singapore) that are known from anecdotical evidence and empirical studies to be conduit countries (see the literature in Section 2 and the tax haven list in Gravelle (2009)). Most of the selected LMICs, 11 out of 18, are signatory to a potentially aggressive double tax treaty, some of them for more than one of the income types. In particular, Indonesia seems to be vulnerable to losing tax revenue by treaty shopping because of its treaty with the Netherlands for dividends, and its treaty with the United Arab Emirates for interest and royalty payments.

Finally we observe that, even with a more conservative cut-off of 50 per cent, still about a dozen double tax treaties can be deemed aggressive, and this is for only a selection of LMICs. An international tax system with such a characteristic ought to cause concern.

7 Conclusion – summary, policy suggestions and limitations

Optimal tax routes for MNEs are simulated in this quantitative study. These routes minimise tax costs for these enterprises for distribution of dividends, interest and royalty payments. These routes involve tax treaty shopping over the international tax system. The potential loss of tax revenue for a selection of LMICs are found to be somewhat lower than potential losses for the entire set of countries. This holds for all three income types.

Although the literature suggests that developing countries are relatively more hurt by international corporate tax avoidance by multinational firms than other countries, ²³ we find the opposite result for potential losses by treaty shopping. Treaty shopping is, of course, only one of the tax avoidance strategies, and may not be the most important one.

A main reason is that the bilateral WHTs of developing countries are, on average, already lower than those of developed countries, in particular for dividends, so that the (relative) revenue losses from WHTs are also lower. However, the average loss of revenue masks large differences between countries, which suggests that we have to look more in-depth. Countries like Bangladesh, Egypt, Indonesia, Kenya, Uganda and Zambia are seriously vulnerable to losing WHT revenue due to treaty shopping.

The potential losses result from multinational firms exploiting beneficial arrangements in specific treaties, as already noted by Beer and Loeprick (2021) and pointed out for treaties of

Beer et al. (2020), Crivelli et al. (2016) and Johannesen et al. (2020), among others.

African countries with Mauritius. Examples in this study are the Philippine-Germany treaty, Uganda-Netherlands treaty, and the treaty between Bangladesh and the United Arab Emirates for dividends.

The United Arab Emirates' treaty with Indonesia potentially leads to all revenue loss of WHT on outgoing interest. The same applies for the Bangladesh-Netherlands and India-Switzerland treaties. These are examples of treaties we refer to as potentially aggressive. Our, admittedly somewhat arbitrary, benchmark is that the tax revenue loss for the national government exceeds 25 per cent of the WHT revenue. We find a number of these treaties for dividends, interest and royalties. They are illustrative of the potential that the system contains for multinationals to minimise their taxes, and corroborate some anecdotical and empirical evidence on specific treaties.

A first policy suggestion would be to renegotiate these treaties, keeping an eye on other treaties to avoid them becoming a new channel for loss of tax revenue.

A second policy suggestion from these outcomes and comparisons is that developing countries could set higher standard WHTs, in particular on dividends. If countries do not set higher standard rates, they could also decide not to lower these rates in a bilateral treaty, because the standard rate is already low. This policy option also reduces the possibility of treaty shopping. Having a minimum rate, or, preferably, equal rates for WHTs in all treaties, is another suggestion that follows from the analysis in this paper.

A specific advantage for firms in one country can lead to a complete loss of revenue, as the examples above and analysis in this paper suggest. Of course, lower rates raise the after-tax return on investment, possibly attracting investment. But our analysis here shows that an advantageous treaty could have major consequences beyond the bilateral relations between the two treaty partners. Treaty negotiators in all countries should be aware of this. In particular, if the treaty is with a prospective partner having favourable tax incentives with other countries – think of members of the European Union – the treaty could be exploited by many multinationals present in other countries.

Finally, we list a number of limitations of the study. Next to the three income types that have been examined, there is remuneration for management and technical services. These payments are deductible from taxable income in the source country. They could be, and sometimes are, subject to withholding taxation. There seems to be ample scope for tax planning with these services, such as embedded royalties. This income type is not included in the network analysis. Moreover, tax treaties have other arrangements, such as for taxing capital gains and requirements for permanent establishment, which are not included in this study.

In line with the above limitation, other forms of tax planning, such as transfer pricing manipulation or tax deferral, have not been taken into account. This paper only concentrates on treaty shopping and the role of specific tax treaties on revenue in developing countries.

We also ignore the question of why countries, developing or not, conclude bilateral tax treaties.²⁴ The obvious answer is that they expect to be better off with them. These benefits

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Braun and Zagler (2014) try to answer why developing countries agree on double tax treaties. They conclude that geography, economic size and openness matter. Political variables and development aid are also positively correlated with the existence of a double tax treaty. For developing countries capacity constraints and imperfect negotiation strategies may play a role in the degree that the treaties are eventually beneficial, or not - see Hearson (2021).

are often related to more FDI, employment and economic growth, although the treaties also contain provisions for better cooperation between tax authorities. This beneficial side of the treaties, required for an overall assessment, is outside the scope of this work. Moreover, the literature assessing these benefits tries to identify a causal relation between the treaties and FDI, and the outcomes remain inconclusive.²⁵

And, last but not least, the entire institutional setting of international taxation could change. Here we refer to the Global Anti-Base Erosion (GloBE) rules initiative of the OECD and the Inclusive Framework. When the international agreement is implemented in national laws, the playing field could be quite different. Minimum rates for corporate income tax and/or withholding tax could seriously affect the attractiveness of various bilateral tax treaties for treaty shopping. This will not only have a positive effect on tax revenue, but could also have a negative effect on FDI. The analysis of Petkova et al. (2020) suggests that the treaties effectively used in treaty shopping are also the ones that have a positive impact on FDI.

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Blonigen and Davies (2004) find negative effects from new treaties on FDI, and, using more sophisticated estimation techniques, Egger et al. (2006) derive a similar outcome. However, for developing countries, in particular middle-income ones, Neumayer (2007) finds a positive effect. Also Lejour (2014) finds positive effects for new treaties, but the effect dies out over time. Studies using firm-level data more often find positive effects on FDI and location decisions (Blonigen et al. (2014); Davies et al. (2009); Egger and Merlo (2011); Marques and Pinho (2014)).

Annex A Economic characteristics of the 118 countries, 2018

Annexes

Country	Country	LMIC	Tax haven	GDP	GDP per cap	Outward FDI	
unit	Code	Dummy (0/1)	Dummy (0/1)	Bln US\$	1,000 US\$	stock Bln US\$	stock Bln US\$
Albania	ALB	Dunning (6/1)	0	5.2	5.3	10 .6	7 .4
Algeria	DZA		0	174 .9	4 .2	1.7	22 .0
Angola	AGO	1	0	77 .8	3.3	6.7	22 .5
Argentina	ARG	1	0	524 .8	11 .6	9.8	78 .9
Aruba	ABW		1	3.2	29 .0	2.8	0.7
Australia	AUS		0	1 428 .5	57 .4	229 .3	541 .2
Austria	AUT		0	455 .2	51 .5	302 .6	238 .2
Azerbaijan	AZE		0	47 .1	4.7	12 .0	3.8
Bahamas	BAH		1	12 .8	33 .8	141 .3	153 .4
Bahrain	BHR		1	37 .8	24 .0	7.6	10 .3
		1		37 .6			
Bangladesh Barbados	BGD BRB	1	0	5.1	1 .7 17 .7	90.0	2 .8
Belarus	BLR		0	60.0	6.3	2.5	6.8
Belgium Bermuda	BEL BMU		1	543 .3 7 .2	47 .6 113 .0	843 .5 875 .8	607 .7 773 .9
Botswana	BWA		0	16 .9	8.3	1.0	4.6
	BRA		0	1 916 .9		22 .8	531 .8
Brazil Brunei					9.0		
Darussalam	BRN		0	13 .6	31 .6	4 .8	0 .2
Bulgaria	BGR		0	66 .4	9 .4	2 .2	28 .6
Canada	CAN		0	1 725 .3	46 .3	1 092 .6	934 .0
Cayman islands	CYM		1	5 .5	0. 88	878 .3	874 .7
Chile	CHL		0	295 .4	15 .9	25 .8	116 .3
China	CHN		0	13 894 .8	10 .0	757 .1	1 467 .6
Colombia	COL		0	334 .2	6 .7	25 .6	48 .3
Costa Rica	CRI		1	62 .4	12 .1	2 .1	8 .0
Croatia	HRV		0	62 .2	15 .0	3 .8	28 .5
CUracao	CUW		0	3 .0	19 .6	147 .7	90 .6
Cyprus	CYP		1	25 .5	28 .7	280 .3	366 .0
Czech Republic	CZE		0	249 .0	23 .4	28 .8	132 .9
Denmark	DNK		0	356 .8	61 .6	187 .7	148 .5
Dominican Rep.			0	85,6	8 .1	1.0	8 .5
Ecuador	ECA		0	107 .6	6 .3	3 .2	12 .7
Egypt	EGY	1	0	249 .7	2 .5	2 .5	58 .0
Equatorial Guinea	GNQ		0	13 .1	10 .1	-0 .2	1.3
Estonia	EST		0	30 .5	23 .2	6 .7	14 .8
Ethiopia	ETH	1	0	84 .3	8. 0	0 .1	2 .5
Finland	FIN		0	275 .7	50 .0	116 .7	83 .6
France	FRA		0	2 791 .0	41 .6	1 284 .9	858 .8
Gabon	GAB		0	16 .9	0.8	1.0	2 .4
Germany	DEU		0	3 977 .3	47 .8	1 570 .3	1 039 .1

Ghana	GHA	1	0	67 .3	2 .2	0 .5	10 .4
Greece	GRC		0	212 .0	20 .3	14 .6	25 .0
Guernsey	GGY		1	2 .7	52 .0	72 .6	29 .6
Hong Kong	HKG		1	361 .7	48 .5	1 788 .2	1 317 .5
Hungary	HUN		0	160 .6	16 .4	98 .8	95 .5
Iceland	ISL		0	26 .3	73 .0	15 .8	5 .6
India	IND	1	0	2 702 .9	2 .0	78 .3	315 .2
Indonesia	IDN	1	0	1 042 .3	3 .9	29 .9	132 .2
Ireland	IRE		1	385 .0	78 .6	1 292 .8	1 531 .6
Isle of Man	IMN		1	7 .5	89 .1	22 .1	65 .1
Israel	ISR		0	373 .6	41 .7	94 .1	81 .4
Italy	ITA		0	2 091 .9	34 .6	382 .0	523 .9
Jamaica	JAM		0	15 .7	5 .4	0.9	1 .7
Japan	JPN		0	5 037 .8	39 .2	1 509 .6	262 .1
Jersey	JEY		1	5 .0	56 .6	347 .8	98 .6
Jordan	JOR		1	42 .9	4 .3	2.7	5 .4
Kazakhstan	KAZ		0	179 .3	9 .8	14 .0	82 .3
Kenya	KEN	1	0	92 .2	1.7	3 .9	8.3
Korea Republic	KOR		0	1 724 .8	33 .4	244 .3	151 .1
Kuwait	KWT		0	138 .2	34 .0	22 .5	5 .2
Latvia	LVA		0	34 .4	17 .9	3 .1	11 .5
Lebanon	LBN		1	54 .9	8 .0	8.1	3 .2
Libya	LBY		0	76 .7	7 .9	5 .5	21 .8
Liechtenstein	LIE		1	6 .7	181 .4	48 .6	3.9
Lithuania	LTH		0	53 .8	19 .2	5 .6	15 .4
Luxembourg	LUX		1	71 .3	116 .7	2 833 .2	2 422 .3
Macao	MAC		1	55 .3	87 .2	10 .2	21 .1
Malaysia	MYS		0	358 .8	11 .4	120 .9	86 .9
Malta	MLT		1	15 .3	30 .4	50 .4	56 .8
Mauritius	MAU		1	14 .2	11 .2	154 .3	94 .5
Mexico	MEX		0	1 222 .4	9 .7	91 .9	348 .1
Mongolia	MNG	1	0	13 .2	4 .1	0.1	9 .7
Morocco	MAR	1	0	118 .1	3 .2	3 .5	21 .4
Namibia	NAM		0	13 .7	5 .5	0 .8	3 .0
Nepal	NPL	1	0	33 .1	1.0	0 .1	0.8
Netherlands	NLD		0	914 .0	53 .0	3 300 .6	3 253 .9
New Zealand	NZL		0	212 .0	42 .9	19 .0	70 .6
Nigeria	NGA	1	0	397 .2	2 .0	5.3	55 .2
Norway	NOR		0	437 .0	81 .7	166 .8	132 .7
Oman	OMN		0	91 .5	16 .5	4 .5	5 .2
Pakistan	PAK	1	0	356 .1	1 .5	1.4	11 .4
Panama	PAN		1	64 .9	15 .6	39 .2	43 .9
Peru	PER		0	222 .6	6 .9	7.3	53 .7
Philippines	PHL	1	0	346 .8	3 .3	10 .9	46 .9
Poland	POL	•	0	587 .4	15 .5	15 .3	207 .2
Portugal	PRT		0	242 .3	23 .6	48 .1	108 .3
			•	L-12 .0	20.0	.0 . 1	. 50 . 5

Puerto Rico	PRI		0	100 .9	31 .6	75 .5	87 .9
Qatar	QAT		0	183 .3	65 .9	48 .6	19 .3
Romania	ROM		0	241 .5	12 .4	0 .6	77 .5
Russian Federation	RUS		0	1 657 .3	11 .4	229 .1	388 .5
Saudi Arabia	SAU		0	816 .6	23 .3	45 .4	54 .2
Serbia and Mont.	SRB		0	50 .6	7 .3	2.2	19 .8
Seychelles	SYC		1	1 .6	16 .4	9 .6	2 .9
Singapore	SGP		0	377 .0	66 .2	623 .4	731 .9
Slovak Republic	SVK		0	105 .6	19 .4	8 .1	44 .3
Slovenia	SVN		0	54 .2	26 .1	5 .0	12 .5
South Africa	DZA		0	404 .8	6 .4	73 .7	97 .3
Spain	ESP		0	1 421 .0	30 .4	513 .6	636 .2
Suriname	SUR		0	4 .0	6 .0	0 .5	0.3
Sweden	SWE		0	555 .5	54 .6	347 .5	360 .0
Switzerland	CHE		0	735 .5	82 .8	1 446 .4	1 479 .8
Taiwan Province	TAI		0	611 .4	24 .5	93 .2	76 .0
Tanzania	TZA	1	0	57 .0	7 .0	2 .1	6 .4
Thailand	THA		0	506 .8	7 .3	64 .8	143 .1
Trinidad and Tob.	TTO		0	23 .8	17 .1	1 .5	7 .6
Tunisia	TUN		0	42 .7	3 .4	1.3	6 .4
Turkey	TUR		0	778 .5	9 .5	38 .7	108 .2
Uganda	UGA	1	0	32 .9	8. 0	0 .2	3 .8
Ukraine	UKR		0	130 .9	3 .1	3 .8	30 .2
Uited Arab Emirates	ARE/UAE		0	422 .2	43 .8	119 .0	118 .3
United Kingdom	GBR		0	2 900 .8	43 .0	2 713 .8	3 425 .1
United States	USA		0	20 527 .2	63 .0	4 195 .1	4 592 .3
Uruguay	URU		0	64 .5	17 .3	21 .5	41 .6
Venezuela	VEN		0	210 .1	9 .7	9 .8	26 .5
Vietnam	VNM	1	0	308 .7	2 .6	4 .5	65 .8
Virgin Islands US	VIR		1	3 .9	35 .9	2 .0	4 .1
Virgin Islands UK	BVG		1	5 .2	37 .0	1 249 .0	874 .5
Zambia	ZMB	1	0	26 .3	1 .5	0.3	6.3
Total 118 countries		18	24	84 236 .66		33 913 .8	34 846 .4
World	WLD	76	50	86 439 .42		35 395 .4	36 464 .8

Note: GDP and GDP per capita data come from the World Bank Development Indicators 2018. The classifications low- and lower-middle-income countries also come from the World Bank. The tax haven list is from Gravelle (2009), and the outward and inward FDI stock data is from the IMF/CDIS survey, also 2018.

Source: Authors' calculations

Annex 2 Example construction of bilateral tax rates

Consider a case with a subsidiary in country S, which has a CIT rate of 20 per cent and standard WHT rates of 20 per cent for dividends, 15 per cent for interest and 10 per cent for royalties. Country S has a treaty with parent country P with reduced WHT rates of 10 per cent for dividends and interest. Country S also has a treaty with conduit country C. This treaty stipulates rates of 5 per cent for dividends, 10 per cent for interest and 5 per cent for royalties.

Parent country P has a CIT rate of 25 per cent and applies the dividend participation exemption, and the credit method for interest and royalties. However, for the sake of the example, in the tax treaty with country C, exemption from CIT is applied for royalty payments from C.

The CIT rate of conduit country C is not relevant as it applies dividend participation exemption. Incoming interest and royalty payments may, in principle, be taxable, but at the same time they are deductible as they immediately flow out of the country. C has a treaty with P, with rates of 2.5 per cent for dividends and interest, and 0 per cent for royalties.

Table A2.1 Tax parameters relevant for income flows from S to P for dividends, interest and royalties

	CIT rate	to S	to P	to C
S	20%	20%, 15%, 10%	10%, 10%, 10%	5%, 10%, 5%
Р	25%	n.a.	n.a.	n.a.
С	n.a.	n.a.	2.5%, 2.5%, 0%	n.a.

Note: n.a. = not applicable. Source: Authors' calculations

With no treaties, scenario *NOT*, the tax costs for the MNE for repatriating dividends from S to P is 20 per cent – after profit taxation in S. For interest this is 25 per cent, but divided between S and P, the 15 per cent is revenue for S and 10 per cent is for P after the credit for source taxation. Similarly for royalties. But here we must take into account deductions from the tax base in S.

Next, consider the direct repatriation with treaty rates, scenario *DIR*. The reduced rate for dividends is 10 per cent. The reduced rate for interest makes no difference for the total tax cost, only for the division between S and P. Nothing changes for royalties.

In the case of optimal repatriation routes, treaty shopping with dividends is beneficial to the MNE. The rate consists of the withholding taxation of 5 per cent for the flow from S to C, and 2.5 per cent from C to S, the multiplicative rate is 7.375 per cent. For interest nothing changes. For royalty payments from S to P, however, preferential double tax relief is applied by country P to C, and the total tax cost is 5 per cent. With the 20 per cent deduction in S this means a tax gain of 15 per cent.

Finally, in reference situation *OPT*, we assume that MNEs do not strategically locate debt or intellectual property so that they incur a tax loss, and we disregard interest payments from S to P.

Table A2.2 Tax rates for income flow from S to P (in brackets: taking into account deductions in S)

	DIV	INT	INT inc	ROY	ROY inc
NOT	20%	25%	(5%)	25%	(5%)
DIR	10%	25% (5%)		25% (5%)	
OPT	7.375%	disregarded		5% (-15%)	

Source: Authors' calculations

Annex 3 Two robustness checks

We report on two robustness checks, both performed for dividends. The first concerns Brexit, and involves a change in the WHT parameters. The second robustness check is when we apply a different GDP weighting – where we add the GDPs of the pair of countries, instead of constructing the weights from double GDP shares. We find that neither has much impact on the results.

A3.1 Brexit

Implementing Brexit means that the UK is no longer part of the EU, and therefore is no longer part of the Parent Subsidiary Directive. This Directive stipulates zero dividend WHT rates between member states. Therefore the rates from EU countries to the UK, and from the UK to the EU countries, needed to be replaced. The latter is easy, as the UK has a standard zero rate. For rates to the UK we used information from older bilateral tax treaties, and where these were not available we applied the standard rates of the EU countries. The difference in the world average Treaty Shopping Gains is very modest, as can be seen in Table A3.1. Also, the average for LMICs increases very little. Increases are expected as some WHTs were raised.

Table A3.1 Treaty shopping gain, % tax, in two specifications

	Main	Brexit
All	5.57	5.68
LMICs	3.03	3.04

Source: Authors' calculations

Next we observe that the set of eight potentially aggressive tax treaties that emerged in the Brexit specification are exactly the same as in the main specification.

Next we inspect the ranking and scores in terms of our (in-betweenness) centrality indicator. This indicator gives the attractiveness of a country as a conduit. Table A3.2 lists the top three.

Table A3.2 Centrality ranking, two specifications (in-betweenness score)

	Main		Brexit
1. NLD	12.03	1. NLD	12.37
2. GBR	10.88	2. GBR	8.64
3. SWE	4.00	3. EST	4.16

Source: Authors' calculations

We see the score for the Netherlands increase and the one for the UK decrease, as expected. But the UK remains the second most attractive conduit country in the Brexit

specification. It is the third place in the rankings that shows what is happening. Sweden has a large number of treaties with reduced rates, but does not have a standard zero dividend WHT rate, which Estonia does have. Thus, in the Brexit specification dividend flows from the UK to the EU remain tax-free, and from the EU to the UK dividend flows will be tax-free as they can be routed through Estonia. In graph-theoretical terms the UK and EU member states remain strongly connected. This explains why the results hardly change.

A3.2 Additive GDP weights

The double GDP weights used in the main specification are multiplicative. First, the GDP share of the source country (i) is taken, then the GDP share of ultimate destination (j).

$$w_{ij} = GDP_i.GDP_j / (\sum_k GDP_k).(\sum_{l \neq i} GDP_l)$$
, $w_{ii} = 0$

Alternatively, the double GDP weights can be additive, which could be seen as more in line with gravity modelling.

$$w_{ij} = (GDP_i + GDP_j) / (\sum_k \sum_{l \neq k} GDP_k + GDP_l)$$
 , $w_{ii} = 0$

There is a visible impact on the world average, and LMIC average, treaty shopping gains – see Table A3.3. Both averages are higher with the specification with additive weights.

Table A3.3 Treaty shopping gain, % tax, in two specifications

	Main	Additive GDP weights
All	5.57	8.20
LMICs	3.03	4.21

Source: Authors' calculations

Next we see the difference in the identified aggressive tax treaties – now there are nine instead of eight. The new one is the treaty between Hong Kong and Indonesia. Still, also given the small difference in the percentage of potential revenue loss (see Table A3.4), we consider the results of the main specifications robust.

Table A3.4 Potentially aggressive treaties for dividends, in two specifications (new weights/main)

	BGD	IDN	KEN	NAM	PAK	PHL	UGA	ZMB
DEU						70.0 / 66.9		
HKG		25.4 / *						
JPN								94.4 / 97.5
NLD		36.3 / 47.6					100.0 / 100.0	
QAT					29.9 / 37.2			
SWE				95.8 / 96.2				
ARE	65.3 / 63.0							
ZMB			96.8 / 99.2					

^{*} Not identified in the main specification as a potentially aggressive tax treaty.

Source: Authors' calculations

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