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PARETO-IMPROVING INDIRECT TAX COORDINATION AND TAX DIVERSITY

by

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Abstract: Practical proposals for tax reform, in the EU and elsewhere, have been driven primarily by some notion of tax-harmonization (and tax uniformity). By contrast this paper shows that there is a strong conceptual case for tax coordination and *tax diversity* even from a global efficiency perspective. Using a perfectly competitive general equilibrium framework of international trade in which governments provide global public goods, it is shown that, starting from a Nash equilibrium, there exist strict Pareto-improving multilateral tax reforms that are consistent with tax diversity.

Keywords: Indirect tax coordination; tax diversity; reform of commodity taxes; global public goods.

JEL classification: F15; H21; H41; H87.

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1 Introduction

A concern in countries designing their commodity tax system is the fear that their tax base will shift elsewhere if commodity taxes are domestically higher than elsewhere. This concern is reflected in tax legislation in the EU, and elsewhere (as in Australia and Canada), of provision for tax coordination and tax harmonization. Whatever their precise form (considered more closely shortly below), it is the existence of such spillovers that create a *prima facie* case for central coordination of tax matters across countries, since lack of it will result in outcomes that are inefficient from a global perspective. In the EU, for example, Directive 2006/112/EC—a recast of the Sixth value-added-tax (VAT) Directive of 1977—has achieved some degree of tax harmonization with the common bands of VAT, which require a minimum VAT rate of 15% on all products (apart from exemptions and special authorisations).¹

Unsurprisingly, the appropriate form of tax harmonization has been the focus of the academic literature, and policy discussions, in the last two decades.² One of the results in this literature is that, in the absence of public revenue effects, a move towards more tax uniformity can generate potential Pareto improvements, in the sense that at least one of the tax-harmonizing countries will strictly gain, and none lose, as a consequence of tax harmonization.³ The intuition behind this relies, broadly, on the fact that a tax harmonizing reform, by keeping producer prices fixed, results in an improvement of exchange efficiency by taking into account the demand responses of the tax-harmonizing countries.⁴ Unsurprisingly, the desirability of tax-harmonizing reforms diminishes if one accounts for the allocation of tax revenues in the form of either local or global public goods. In this case additional restrictions are required (either on the effects of the reforms on tax revenues and/or availability of unrequited transfers). There is a simple

¹Excise duties are also subject to minimum rates, based on Articles 191-192 of the Treaty on the Functioning of the European Union. There are, of course, forms of harmonization: one possibility is the harmonization of some policy parameters (rate and base), whereas another one is when countries set tax policy parameters independently, and rely primarily on exchange of information to resolve issues related to the taxation of intra-community trade. The analysis here focuses on the former.

²Early contributions are Keen (1987, 1989) and Turunen-Red and Woodland (1990). In the EU context, the Single European Act, by requiring unanimity in tax matters, has endowed Member States with a veto power that ensures that only Pareto-improving tax reforms will be adopted (assuming that Member States do not vote strategically).

³An actual Pareto improvement—where all participating countries strictly gain in welfare—is more difficult to establish. On this see Keen (1989) for destination-based indirect taxes, and Lopez-Garcia (1996) for origin-based taxes (commodities are taxed by, and revenues accrue to, the country that produces them). The market structure also matters, Keen, Lahiri and Raimondos-Møller (2002).

⁴This conclusion is general enough to encompass the origin-based principle of indirect taxes, with the supply responses being the critical factor and producer prices being kept constant, Lopez-Garcia (1996).

reason for this: tax-harmonization is not capable—by way of design—to deal with ‘two margins’, one arising from the intensity of preferences for public goods, and one arising from inefficiencies in either consumption or production.⁵

While this perspective is clearly an important one, an understanding of the requirements of a tax-coordinating policy that maintains tax diversity is also valuable. This resonates very strongly in the view that tax diversity allows ‘...member states maximum flexibility in arranging their tax system without, of course, interfering with the establishment of an internal market,’ Cnossen (1990), p.473.⁶ The issue then is not one of harmonizing taxes but ‘...how much *tax diversity*⁷ can be permitted without interfering with the establishment of a common market ...’, Cnossen (1990), p.473. This is also the perspective taken by the EU, and expressed in the European Commission’s tax policy strategy (COM (2001) 260), which emphasizes that there is no need for an across the board harmonization of EU Member States’ tax systems: Member States are free to choose the tax systems that they consider most appropriate and according to their preferences. But while it is easy to find statements of the importance of *tax diversity* for tax design and implementation, the technical literature has neglected the issue.

The aim in this paper is therefore to explore the welfare implications of tax-coordinating reforms that maintain and can even foster tax diversity. It does so by characterizing both potential and actual Pareto-improving multilateral tax reforms within a standard general equilibrium model of competitive trade in many goods in which the policy instruments are destination-based commodity taxes and tax revenues finance public goods that are global in nature. The paper also elaborates, in passing, on the condition required for a tax reform that approaches optimal taxes to generate a potential Pareto improvement. Interestingly, and against what appears to be a commonly held view, such a tax reform *does not always* generate Pareto improvements: it does so only if the initial tax structures are close enough to the optimal ones.

The organization of the paper is the following. Section 2 provides the background against which the analysis is developed. Section 3 characterizes the country-specific target-vectors that are at the core of the analysis, presents the reforms and discusses their implications in terms of tax diversity. In the case of a potential Pareto improvement, the target vectors are obtained using the *optimal* tax formula but evaluated at *actual* taxes (Proposition 1). When the purpose is to achieve an actual Pareto improvement, the

⁵See, for instance, Delipalla (1997), Lockwood (1997), Lahiri and Raimondos-Møller (1998), Lopez-Garcia (1998), Kotsogiannis and Lopez-Garcia (2007) for the case of local public goods, and Karakosta, Kotsogiannis and Lopez-Garcia (2014) for the case of global public goods and within an imperfectly competitive environment.

⁶See also Scott (1987).

⁷Emphasis added.

country-specific target vectors involve a *re-scale* of the tax structures prevailing at the initial Nash equilibrium (Proposition 2). Section 4 provide some illustrative examples. Section 5 summarizes the results and provides some further remarks.

2 The model

To formalize ideas, use is made of a standard general equilibrium two-country competitive trade model where governments levy commodity taxes and provide global public goods. The two countries are labeled ‘home’ and ‘foreign’, and variables pertaining to the home and foreign country are denoted, respectively, by lower- and upper case letters. In each country there is a private sector which produces $M + 1$ tradeable commodities and a public one which produces a non-tradeable public good g (G). This public good is global in the sense that the enjoyment of the good by the home (foreign) country resident does not diminish its availability for the citizen in the foreign (home) country.⁸ Commodity taxation is destination-based in the sense that commodities are taxed by—and revenues accrue to—the country where final consumption takes place. Unrequited transfers between governments are not available.

In the home (foreign) country there is a single representative consumer with preferences described by an expenditure function

$$e(u, q, g, G) \equiv \min_x \{q'x \mid \hat{u}(x, g, G) \geq u\} \quad \left(E(U, Q, g, G) \equiv \min_X \{Q'X \mid \hat{U}(X, G, g) \geq U\} \right), \quad (1)$$

where x (X) is the vector of consumption of the $M + 1$ private goods, u (U) is the utility of the consumer, and q (Q) is the $M + 1$ -vector of consumer prices.⁹ The vector of compensated demands in the home (foreign) country is given by e_q (E_Q), and $-e_g > 0$ ($-E_g > 0$) gives the marginal willingness to pay for the public good g by the home (foreign) consumer respectively, or, equivalently, the marginal rate of substitution between g and the numeraire good, denoted by mrs_g (MRS_g). Notice that the utility specification, implicit in (1), does not place any restrictions on the relationship between the two public goods, g and G .

The private sector is competitive and characterized by a restricted revenue function

⁸Examples of global public goods abound: clean up environmental activities, global security and global protection of communicable diseases, to name a few. Assessing pure global public goods from public accounts is not trivial and requires a detailed knowledge of those goods. Nevertheless, the numbers suggest that they are substantial. In 2014 in the EU-28, for example, these goods accounted for 37.1% of total expenditure (these items include: general public services (13.9%), defence (2.8%), public order and safety (3.7%) environmental protection (1.7%), health (15%)—excluding social protection at 40.4% of total expenditure, source: Eurostat.

⁹All vectors are column vectors, with a prime indicating transposition. A subscript denotes differentiation.

denoted by $r(p, g)$ ($R(P, G)$) for the home (foreign) country. The vector of supplies in the home (foreign) country is given by r_p (R_p), and $r_g < 0$ ($R_G < 0$) gives the reduction in the home (foreign) country's production of the tradeable goods—and so revenues $r(p, g)$ ($R(p, G)$)—as a consequence of an increase in the production of the global public good. The global public goods g and G are produced with technology that exhibits constant returns to scale, implying that the marginal cost of production (the marginal rate of transformation between the domestically supplied global public good g (G) and the numeraire in the home (foreign) country, denoted by mrt_g (MRT_g)), is given by $-r_g > 0$ ($-R_G > 0$).¹⁰

To focus on issues arising from the global nature of the public goods, rather than the well-known tax-setting incentives of countries arising through terms-of-trade, the analysis will pay attention to the case in which both countries are small open economies thereby trading at a fixed international commodity producer-price vector, denoted by p . This does not mean that there are no externalities lingering between the two countries thereby rendering tax-coordination an inefficient international policy. Externalities do exist but they come through the global nature of the public goods.

Denoting the destination-based commodity tax-vector in the home country by t and in the foreign one by T , the consumer price-vector is given by $q = p + t$ for the home country and $Q = p + T$ for the foreign one. The homogeneity properties of the functions in the variables q, Q and p , imply that, without loss of generality, we can take the first tradeable commodity, good 0, to be the numeraire and also to be the untaxed commodity in both countries, so that $p_0 = q_0 = Q_0 = 1$.

An equilibrium for this economy is a set of values for the endogenous variables $\{u, U, g, G\}$ that satisfy the budget constraints of the consumers and governments, given the vector of exogenous tax rates t, T . The system of equations that characterizes the equilibrium is given by (a $'$) denotes transpose)¹¹

$$e(u, q, g, G) = r(p, g) + t'e_q(u, q, g, G), \quad (2)$$

$$E(U, Q, G, g) = R(p, G) + T'E_Q(U, Q, G, g), \quad (3)$$

$$t'e_q(u, q, g, G) = -gr_g(p, g), \quad (4)$$

$$T'E_Q(U, Q, G, g) = -GR_G(p, G). \quad (5)$$

¹⁰The restricted revenue function embeds all the usual properties of technology. On this see Abe (1992) who, too, assumes that $-r_g$ and $-R_G$ are constant.

¹¹To model public good production the analysis follows Abe (1992). An alternative specification is to assume, following Keen and Wildasin (2004), that the government purchases the numeraire good and (as, it will be clear shortly below, it is assumed here) the public good use of this good does not affect the compensated demands of the non-numeraire goods. Adopting the present specification the analysis focuses both on the spending side and public good production.

Equations (2) and (3) give, respectively, the home and foreign country consumer's budget constraint,¹² whereas the home and foreign government budget constraints are given by, respectively, equations (4) and (5).¹³

The issues addressed will be analyzed, as it is typically the case, by considering perturbations of the system (2)-(5). In doing so, it will be assumed that $e_{qu} = E_{QU} = 0_M$, meaning that in each country income effects attach only to the untaxed numeraire commodity, good 0.¹⁴ To remove a further inessential complication, it will be also assumed that global public good provision does not affect the compensated demands for, and the supplies of, any good other than the numeraire, and so $e_{qk} = E_{Qk} = r_{pk} = R_{pk} = 0_M$, $k = g, G$.¹⁵

The analysis now proceeds by identifying tax reforms $\{dt, dT\}$ that generate either a potential or an actual Pareto improvement and can foster tax- and public good diversity. To the best of our knowledge there has been no formal analysis of the type of reforms considered here.

3 Pareto-improving reforms

Key to the analysis is in recognising that there exist *country-specific tax-vector targets* $\psi(t, T)$ and $\Psi(T, t)$ —for the home and foreign country, respectively—obtained using the functional forms of the *optimal* tax structures but evaluated at *any arbitrary initial value* of the tax structures, t and T , and defined as¹⁶

$$\psi'(t, T) \equiv -(1 - \lambda) e'_q [e_{qq}]^{-1} \quad ; \quad \Psi'(T, t) \equiv -(1 - \Lambda) E'_Q [E_{QQ}]^{-1}, \quad (6)$$

¹²Equation (2) simply states that, in equilibrium, the minimum expenditure of the home consumer required to achieve utility u (given by $e(u, q, g, G)$, and given commodity prices, q , and global public goods, g and G) is equal to the sum of the revenues generated by the production of the tradeable goods, $r(p, g)$, and the revenues generated by taxing own demand, given by $t'e_q$. A similar interpretation applies to the budget constraint of the foreign consumer in equation (3).

¹³Since prices are taken as parameters by the countries the market clearing conditions which solves for these these prices can be ignored. As such they do not form part of the system in (2)-(5).

¹⁴This is a common assumption in the analysis of optimal commodity taxes and tax reforms. See, for example, Keen (1989), Turunen-Red and Woodland (1993) and Keen and Wildasin (2004).

¹⁵Utility is therefore additive separable in the private (non-numeraire) goods and the global public good. Standard properties of the expenditure function $e(\cdot)$ (and $E(\cdot)$) imply that the $(M + 1) \times (M + 1)$ matrix of substitution effects (including the untaxed numeraire good) is negative semi-definite. It will further be assumed that there is enough substitutability between the numeraire good and all other goods so that the $M \times M$ matrices e_{qq} and E_{QQ} are negative definite. See Woodland (1982) and Dixit and Norman (1980).

¹⁶This parallels Neary (1993) but the discussion there is within a framework where public goods are assumed away and tax revenues are returned to consumers in a lump-sum fashion.

where (following the properties of $e(\cdot)$ and $r(\cdot)$)

$$\lambda \equiv \frac{r_g}{e_g + E_g} > 0 \quad ; \quad \Lambda \equiv \frac{R_G}{E_G + e_G} > 0, \quad (7)$$

are the reciprocal of the ‘social’ (that is, worldwide) marginal cost of public funds associated with the global public goods provided in each country.¹⁷ The optimal tax structures (details of this are relegated to Appendix A) follow from perturbing the system of equations (2) to (5), after noting that the change in global welfare, dW is given by $e_u du + E_U dU$ (where e_u and E_U are the inverses of the marginal utilities of income¹⁸ in each country). In doing so one arrives at

$$dW = Cdt + DdT, \quad (8)$$

where C and D are $M \times 1$ vectors. Optimal (‘Ramsey’) tax rates, t^* and T^* , are given by setting $\partial W/\partial t = C = 0_M$ and $\partial W/\partial T = D = 0_M$ and solving these equations simultaneously to give $t^{*'} = \psi'(t^*, T^*)$ and $T^{*'} = \Psi'(T^*, t^*)$. It is now apparent that (6) and (7) above are nothing else but the result of evaluating the functional forms of the *optimal* tax rates at the *arbitrary* tax structures associated using the vectors t and T .

Equipped with (6) and (7) it is shown in Appendix A that

$$dW = \frac{1}{\lambda} (t - \psi(t, T))' e_{qq} dt + \frac{1}{\Lambda} (T - \Psi(T, t))' E_{QQ} dT, \quad (9)$$

Close inspection of (9) reveals that what matters for global welfare, and for given targets in (6), are:

- The reciprocal of the social marginal cost of public funds, $1/\lambda = (e_g + E_g)/r_g$ for the home country, and $1/\Lambda = (E_G + e_G)/R_G$ for the foreign one, that is, the ratios between worldwide marginal valuations and marginal costs of the global public goods in both countries;
- The two countries’ compensated demand responses, e_{qq} and E_{QQ} ;
- The deviation of the home (foreign) country’s actual tax vector, t (and T), from the country-specific tax-vector target $\psi(t, T)$ ($\Psi(T, t)$).

Now consider a tax reform that implies a non-uniform proportional movement of (at

¹⁷On the concept and applications of the marginal cost of public funds see Dahlby (2008).

¹⁸Which ‘convert’ welfare changes from utils in each country to units of the numeraire good.

least) one tax-vector towards the *country-specific tax-vector targets* given by (6), that is,

$$\begin{bmatrix} dt \\ dT \end{bmatrix} = \begin{bmatrix} \gamma (\psi (t, T) - t) \\ \Gamma (\Psi (T, t) - T) \end{bmatrix}, \quad (10)$$

where $\gamma, \Gamma \geq 0$ give the speed of movement (with the equality sign allowing for the possibility that one of the two countries keeps its tax structure unchanged to its initial value). Clearly, this reform is not only a coordinating one but it is also consistent with tax diversity: For the target-tax structures $\psi (t, T)$ and $\Psi (T, t)$ depend on the marginal valuations of the public goods in both countries, and any movement in a given country's tax structure towards its target accounts not only for this country's preferences but also for the others'.

Substituting (10) into (9), the effect on global welfare of this reform is given by

$$dW = \theta (t - \psi (t, T))' e_{qq} (t - \psi (t, T)) + \Theta (T - \Psi (T, t))' E_{QQ} (T - \Psi (T, t)) > 0, \quad (11)$$

where

$$\theta \equiv -\frac{\gamma}{\lambda} < 0 \quad ; \quad \Theta \equiv -\frac{\Gamma}{\Lambda} < 0, \quad (12)$$

and the inequality sign in (11) follows from the fact that e_{qq} and E_{QQ} are negative definite.

A sharp result then emerges quite quickly.¹⁹

Proposition 1 *Starting from any arbitrary tax-distorting equilibrium with $t \neq T$, tax coordination in the sense of (10), and thus a non-uniform reduction in at least one country of the gap between the actual tax-vectors t (T) and the country-specific targets $\psi (t, T)$ ($\Psi (T, t)$), generates a potential Pareto improvement.*

This reform preserves tax and global public goods diversity that reflects the countries' preferences for the global public goods, as reflected in the tax structures taken as a starting point. It is also one that does not require the availability of unrequited transfers across governments. But its generality does not lend itself to policy prescriptions. To facilitate this, the analysis now proceeds by characterizing the initial tax structures. A typical, and quite appealing, equilibrium to consider is that of non-cooperative behaviour.²⁰ This, as it will be shown shortly below, is an initial situation in which the tax reforms not only deliver potential but also *actual* Pareto improvements.

¹⁹It is worth noting that the literature has focused on reforms that approach *optimal* (Ramsey) taxes. This reform, however, in order to entail a potential Pareto improvement, requires that (and this a much neglected aspect in the literature) the initial tax-distorting equilibrium has to be *close enough* to the optimum. Appendix B clarifies this point.

²⁰At such a Nash equilibrium, each country's tax structure maximizes its own welfare taking the other country's tax structure as given.

Denoting the non-cooperative equilibrium by N , home and foreign country tax-vectors²¹ are given by, respectively,

$$t^{N'} = - (1 - \pi^N) e_q^{N'} [e_{qq}^N]^{-1} \quad ; \quad T^{N'} = - (1 - \Pi^N) E_Q^{N'} [E_{QQ}^N]^{-1}, \quad (13)$$

where

$$\pi^N \equiv \frac{r_g^N}{e_g^N} \in (0, 1) \quad ; \quad \Pi^N \equiv \frac{R_G^N}{E_G^N} \in (0, 1). \quad (14)$$

Notice that π^N (Π^N) is the reciprocal of the ‘private’ (that is, in each country) marginal cost of public funds: The marginal loss that, in the perception of the policymaker in the home (foreign) country, the consumer suffers from the tax increase to finance an additional unit of g (G). As shown in Appendix C, $mrs_g^N > mrt_g^N$ (with a similar expression for the foreign country) and therefore the non-cooperative equilibrium is inefficient and global public goods are underprovided relative to the Samuelson first-best rule (under the conditions that there are no income effects on the non-numeraire goods and demand and supply of taxed goods are independent of global public good provision). That there is then a case for tax coordination is not surprising. What is, arguably, surprising, as we will immediately see, is that such coordination can also *foster tax diversity*.

Starting from a non-cooperative equilibrium, the welfare implications of a change in the tax vectors in the two countries are given by

$$e_u du = \frac{e_G^N}{R_G^N} (E_Q^{N'} + T^{N'} E_{QQ}^N) dT \quad ; \quad E_U dU = \frac{E_g^N}{r_g^N} (e_q^{N'} + t^{N'} e_{qq}^N) dt. \quad (15)$$

To focus on this equilibrium requires the re-scaling of the weights in (6) and its evaluation at the Nash-equilibrium tax structures. Define now the country-specific targets as the result of multiplying the target tax vectors $\psi(t^N, T^N)$ and $\Psi(T^N, t^N)$ by an expression that depends on the respective *social* marginal cost of public funds, $1/(1 - \lambda^N)$ and $1/(1 - \Lambda^N)$ in (7). This gives rise to

$$\omega'(t^N, T^N) = \frac{1}{1 - \lambda^N} \psi'(t^N, T^N) \quad ; \quad \Omega'(T^N, t^N) = \frac{1}{1 - \Lambda^N} \Psi'(T^N, t^N). \quad (16)$$

What this transformation of the tax targets in (6) achieves is to account for the divergence between the worldwide marginal valuations and marginal cost in the provision of global public goods (at the non-cooperative equilibrium) which is at the heart of the coordinating reforms. Evaluating (7) at the non-cooperative equilibrium, (16) can be

²¹The details of this are relegated to Appendix C.

written as

$$\omega' (t^N, T^N) = -e_q^{N'} [e_{qq}^N]^{-1} \quad ; \quad \Omega' (T^N, t^N) = -E_Q^{N'} [E_{QQ}^N]^{-1}. \quad (17)$$

Denoting $\omega^N = \omega (t^N, T^N)$ and $\Omega^N = \Omega (T^N, t^N)$, inspection of the vectors ω^N and Ω^N reveals that they are nothing else but a *re-scale* of t^N and T^N . Indeed, using (13) and (17) one notes that

$$\omega^N = \frac{1}{(1 - \pi^N)} t^N > t^N \quad ; \quad \Omega^N = \frac{1}{(1 - \Pi^N)} T^N > T^N. \quad (18)$$

In words, ω^N and Ω^N stretch t^N and T^N out by the factors $1/(1 - \pi^N) > 1$ and $1/(1 - \Pi^N) > 1$ respectively, which is tantamount to saying that the former are *radial expansions* of the latter.

Consider now a non-uniform proportional movement of one or both countries' non-cooperative tax structures towards the country-specific target vectors (ω^N, Ω^N) in (17), that is

$$\begin{bmatrix} dt^N \\ dT^N \end{bmatrix} = \begin{bmatrix} \eta (\omega (t^N, T^N) - t^N) \\ H (\Omega (T^N, t^N) - T^N) \end{bmatrix}, \quad (19)$$

where $\eta, H \geq 0$ (where, again, the possibility of η or H being zero allows for the case where one of the two countries keeps its tax structure unchanged). Notice that $dt^N = (\eta\pi^N / (1 - \pi^N)) t^N \geq 0_M$ and $dT^N = (H\Pi^N / (1 - \Pi^N)) T^N \geq 0_M$, so that, as a consequence of the multilateral tax reform in (19), at least one of the countries will *increase* its tax rates over and above the initial Nash equilibrium ones.

Using (16), the welfare effects in (15) can be written as

$$e_u du = \frac{e_G^N}{R_G^N} [T^N - \Omega (T^N, t^N)]' E_{QQ} dT \quad ; \quad E_U dU = \frac{E_g^N}{r_g^N} [t^N - \omega (t^N, T^N)]' e_{qq} dt. \quad (20)$$

Making now use of (19), the utility implications for the home country are then

$$e_u du = -H \frac{e_G^N}{R_G^N} (T^N - \Omega^N)' E_{QQ} (T^N - \Omega^N) > 0, \quad (21)$$

where the inequality follows from the fact that $e_G, R_G < 0$ and E_{QQ} is a negative definite matrix. A similar expression applies to the foreign country. We thus arrive at:

Proposition 2 *Taking as a starting point the non-cooperative Nash equilibrium taxes t^N and T^N characterised in (13), a multilateral tax-coordinating reform in the sense of (19), and so a radial expansion of each country's tax rates, generates an actual Pareto improvement.*

Here²² then is a case in which tax coordination that takes the simple form of a non-uniform movement of actual taxes towards an appropriately designed *country-specific target vector*—and in the absence of terms-of-trade-effects (and unrequited transfers being unavailable)—is conducive to an actual Pareto improvement. Proposition 2 then implies that, conceptually at least, it is possible to achieve welfare gains, both from a global and domestic perspective, that are consistent with, and are the result of, *tax diversity*. An example will clarify this.²³

4 Examples

To shed light on the results above, consider the case in which (i) the compensated demands for the tradeable commodities in both countries are independent, so e_{qq} and E_{QQ} are diagonal matrices (in the sense that $e_{ij} = E_{ij} = 0$ when $i \neq j$), and exhibit constant elasticities (and so $q_i e_{ii}/e_i = \bar{\epsilon}_{ii}$ and $Q_i E_{ii}/E_i = \bar{E}_{ii}$); and (ii) the marginal valuations for the public goods in both countries are constant (and denoted by $\bar{e}_g, \bar{e}_G, \bar{E}_g, \bar{E}_G$), and thus so are $\bar{\pi}, \bar{\Pi}, \bar{\lambda}$ and $\bar{\Lambda}$.²⁴ In this case it is straightforward to see, making use of (13) and (17), that

$$\frac{t_i^N}{q_i^N} = \frac{t_i^N}{p_i + t_i^N} = -\frac{(\bar{e}_g - \bar{r}_g)}{\bar{e}_g} \frac{1}{\bar{\epsilon}_{ii}} = -\frac{(1 - \bar{\pi})}{\bar{\epsilon}_{ii}}. \quad (22)$$

$$\frac{\omega_i^N}{q_i^N} = \frac{\omega_i^N}{p_i + t_i^N} = -\frac{1}{\bar{\epsilon}_{ii}}, \quad (23)$$

²²The non-cooperative tax-setting implied by the presence of public goods externalities results in outcomes that are inefficient relative to the range of instruments available. The implication is that cooperation, in the form of a multilateral tax reform, is to the advantage of both countries.

²³It is worth also noticing that the framework is general enough to consider also local public goods, in the sense that the home (foreign) country consumer derives utility only from the provision of the public good g (G). What this implies in modelling terms is that $e_G = E_G = 0$ in (2)-(5). This is the framework used by Lahiri and Raimondos-Møller (1998) to discuss the welfare effects of indirect tax harmonization in the particular case where the commodity tax rates (for the non-numeraire goods) are uniform. With no externalities through public goods present, (6) reduce to $\psi'(t, 0) \equiv -(1 - \lambda) e'_q [e_{qq}]^{-1}$, $\Psi'(T, 0) \equiv -(1 - \Lambda) E'_Q [E_{QQ}]^{-1}$, where (following the properties of $e(\cdot)$ and $r(\cdot)$), the social and private marginal cost of public funds are the same: $\lambda \equiv r_g/e_g > 0$, $\Lambda \equiv R_G/E_G > 0$. As a consequence, the essence of Proposition 1 remains unchanged (so does, interestingly, the point made in footnote 19). Thus, the multilateral tax-coordinating reform (10)—that a non-uniform reduction by a least one country of the gap between t (T) and ψ (Ψ)—entails a potential Pareto improvement. But there is no counterpart to Proposition 2 since under this case the optimal Ramsey commodity taxes in (A.4) will coincide with the non-cooperative ones.

²⁴A utility function that satisfies these assumptions is a quasilinear one (in the numeraire) of separable form—in both private and public goods—that exhibits constant elasticity in the non-numeraire goods and a constant marginal utility for the public goods (for the home country) that is, $u = x_0 + \sum_{i=1}^M a_i x_i^{b_i} + cg + dG$, where x_0, x_i denote the consumption of the $M + 1$ commodities, $a_i, c, d > 0$ and $0 < b_i < 1$.

Since $\bar{\pi} \in (0, 1)$ it readily follows that $t_i^N < \omega_i^N$ (and, following a similar argument, for the foreign country it is the case that $T_i^N < \Omega_i^N$) implying that the country-specific taxes (ω^N, Ω^N) are greater than Nash taxes. Estimates for the marginal private (that is, in each country) cost of public funds vary. As a first example, assume, to choose two frequently used estimates, that the home and the foreign country's private marginal cost of public funds are given by, respectively, 1.2 and 2. This then implies (all numbers have been rounded to two decimal points) $\bar{\pi} = 0.83$ and $\bar{\Pi} = 0.5$. Assume now elasticities in the range of (assuming, for simplicity, that $p_1 = p_2 = 1$) of $\bar{\epsilon}_{11} = \bar{\epsilon}_{22} = -2$, $\bar{E}_{11} = -1.5$, $\bar{E}_{22} = -1.8$. These²⁵ imply $(t_1^N, t_2^N) = (0.09, 0.09)$, $(T_1^N, T_2^N) = (0.5, 0.38)$, $(\omega_1^N, \omega_2^N) = (0.54, 0.54)$ and $(\Omega_1^N, \Omega_2^N) = (1, 0.76)$. This example, therefore, illustrates that $\omega_i^N > t_i^N$ and $\Omega_i^N > T_i^N$, so that the target vectors ω^N and Ω^N , following from (19), dictate (assuming $\eta, H = 1$), tax changes

$$(dt_1^N, dt_2^N) = (0.45, 0.45) > (0, 0) \quad ; \quad (dT_1^N, dT_2^N) = (0.5, 0.38) > (0, 0). \quad (24)$$

As stated above, (ω^N, Ω^N) are *radial expansions* of (t^N, T^N) . Therefore, both t^N and ω^N on the one hand, and T^N and Ω^N on the other, will each be located along the same ray through the origin, so that the direction of the implied tax vectors starting from the Nash taxes can be represented in Figure 1. It is clear from mere inspection that the reform approaching (ω^N, Ω^N) translates into the home (foreign) country's tax structure moving to a point inside (outside) the harmonizing box defined by the coordinates $t^N a T^N b$. In this case the coordinating reform (19), which by Proposition 2 leads to an actual Pareto improvement, is neither harmonizing nor diversity-enhancing.

Insert Figure 1

As a second example, suppose now that the private marginal cost of public funds are given by 2 (in home) and 1.66 (in foreign), so that $\bar{\pi} = 0.5$ and $\bar{\Pi} = 0.6$, and that the elasticities are $\bar{\epsilon}_{11} = -2.5$, $\bar{\epsilon}_{22} = -1.5$, $\bar{E}_{11} = -1.73$, $\bar{E}_{22} = -1.4$, giving rise to $(t_1^N, t_2^N) = (0.25, 0.5)$, $(T_1^N, T_2^N) = (0.3, 0.4)$, $(\omega_1^N, \omega_2^N) = (0.5, 1)$ and $(\Omega_1^N, \Omega_2^N) = (0.75, 1)$. The tax changes (assuming again $\eta, H = 1$) in this case turn out to be

$$(dt_1^N, dt_2^N) = (0.25, 0.5) > (0, 0) \quad ; \quad (dT_1^N, dT_2^N) = (0.45, 0.6) > (0, 0). \quad (25)$$

The vectors (ω^N, Ω^N) and the directions of the reform are represented in Figure 2, starting from the Nash equilibrium tax structures t^N and T^N . In this case, the reform approaching (ω^N, Ω^N) translates into *both countries'* tax structures moving to a point

²⁵The following numbers follow from (22) and (23) computing $t_i^N = -(1 - \bar{\pi})/(\bar{\epsilon}_{ii} + 1 - \bar{\pi})$ and $\omega_i^N = -1/(\bar{\epsilon}_{ii} + 1 - \bar{\pi})$ for the home country and their counterparts for the foreign one.

outside the harmonizing box $t^N cT^N d$. Clearly, the situation depicted in Figure 2 shows that a tax-coordinating reform that, by virtue of Proposition 2, implies an actual Pareto improvement, can be fully consistent with a pure notion of *tax diversity*.

Insert Figure 2

The two cases depicted in Figures 1 and 2 also allow to illustrate the reform consisting in both countries approaching the tax vectors $\psi(t, T)$ and $\Psi(T, t)$ in (6). Proposition 1, which is valid for any arbitrary initial position, will in particular hold when the starting point is the non-cooperative equilibrium. Under the conditions of the examples we have

$$\frac{\psi_i}{q_i} = \frac{\psi_i}{p_i + \psi_i} = -\frac{(\bar{e}_g + \bar{E}_g - \bar{r}_g)}{\bar{e}_g + \bar{E}_g} \frac{1}{\bar{\epsilon}_{ii}} = -\frac{(1 - \bar{\lambda})}{\bar{\epsilon}_{ii}}, \quad (26)$$

where $\bar{\lambda}$ is the ‘social’ (worldwide) marginal cost of public funds associated with the global public good provision in the home country. A bit of algebra shows that $\bar{\lambda} < \bar{\pi} < 1$, and as a consequence, $t_i^N < \psi_i$ (and $T_i^N < \Psi_i$ for the foreign country). In terms of the first example we can take $\bar{\lambda} = 0.7$ and $\bar{\Lambda} = 0.4$ to find²⁶ $(\psi_1, \psi_2) = (0.17, 0.17)$ and $(\Psi_1, \Psi_2) = (0.66, 0.49)$. The implied changes in the tax rates (assuming $\gamma = \Gamma = 1$) are

$$(dt_1^N, dt_2^N) = (0.08, 0.08) > (0, 0) \quad ; \quad (dT_1^N, dT_2^N) = (0.16, 0.11) > (0, 0). \quad (27)$$

In terms of Figure 1, and starting from the Nash equilibrium tax structures t^N and T^N , the reform approaching (ψ, Ψ) translates into the home (foreign) country’s tax structure moving to a point inside (outside) the harmonizing box defined by the coordinates $t^N aT^N b$. As in the case where countries were approaching (ω^N, Ω^N) , the coordinating reform (10), which by Proposition 1 leads to potential Pareto improvement, cannot be characterized either as harmonizing or as diversity-enhancing.²⁷

Turning now to the second example, we can take $\bar{\lambda} = 0.4$ and $\bar{\Lambda} = 0.55$ to find $(\psi_1, \psi_2) = (0.31, 0.66)$ and $(\Psi_1, \Psi_2) = (0.35, 0.47)$, which give rise (assuming again $\gamma = \Gamma = 1$) to

$$(dt_1^N, dt_2^N) = (0.06, 0.16) > (0, 0) \quad ; \quad (dT_1^N, dT_2^N) = (0.05, 0.07) > (0, 0). \quad (28)$$

²⁶The following numbers follow from (26) computing $\psi_i = -(1 - \bar{\lambda})/(\bar{\epsilon}_{ii} + 1 - \bar{\lambda})$ for the home country and a similar expression for the foreign one. Notice that assumption (ii) implies that $\bar{\lambda}$ is a constant, and assumption (i) implies that tax rates ψ_i are unique.

²⁷Since $t_2^N/t_1^N = (\bar{\epsilon}_{11} - \bar{\pi})/(\bar{\epsilon}_{22} - \bar{\pi}) = \omega_2^N/\omega_1^N$ and $\psi_2/\psi_1 = (\bar{\epsilon}_{11} - \bar{\lambda})/(\bar{\epsilon}_{22} - \bar{\lambda})$, it can easily be shown that the relative position of these rays through the origin will depend on the values of the elasticities $\bar{\epsilon}_{11}$ and $\bar{\epsilon}_{22}$. Figures 1 and 2 show a variety of possibilities.

As shown in Figure 2, the reform that starts from (t^N, T^N) and approaches (ψ, Ψ) leads to both countries' tax structures lying outside the harmonizing box $t^N c T^N d$. Clearly, this reform is fully consistent with *tax diversity* and will entail a potential Pareto-improvement.

5 Conclusion and further remarks

This paper has argued that simple destination-based tax-coordinating reforms that maintain and even reinforce tax diversity can generate welfare gains. It has also been shown that a non-uniform movement of the tax structure of at least one country towards a country-specific target, where the target results from computing the functional forms of the optimal tax formulas using actual instead of optimal taxes, is potentially Pareto-improving (Proposition 1). When the initial position of the tax structures is the Nash equilibrium, tax-coordinating reforms that are fully consistent with tax diversity can be designed that lead to actual Pareto improvements. These reforms are qualitatively identical to the ones leading to potential welfare gains, the only difference being that the country-specific vectors towards which taxes converge are re-scaled to give rise to radial expansions of Nash taxes (Proposition 2).

It has been noted in passing that (and against a commonly held view) a multilateral reform by which countries approach their optimal (Ramsey) taxes need not be desirable from a global welfare perspective: it can only be this if the initial tax structures are close enough to the optimal ones.

The analysis here is of course limited in several respects. The market structure has been perfectly competitive and other instruments have been assumed away (for example, trade taxes).²⁸ What the analysis here does establish, however, is that while practical proposals have been recently driven primarily by some notion of tax-harmonization (and tax uniformity), there is a strong conceptual case for tax coordination and tax diversity. There remains much scope for the analysis of tax coordination and tax diversity in richer analytical models. We hope to have shown that the task is worthwhile and that the conclusions can be instructive.

²⁸As has the role of the number of countries coordinating in taxes. Elements of this appear in Redoano (2014) who explores the impact of EU membership on tax competition among European countries.

Appendix A: Derivation of (6) and (9)

This Appendix proceeds by deriving the efficient (the so-called Ramsey) levels of the tax structures, the functional forms of which the *country-specific tax-vector targets* $\psi(\cdot)$ and $\Psi(\cdot)$ discussed in the main text are based on.

Perturbation of equations (2) and (3), and making use of the fact that $dp = 0_M$, shows that change in welfare, for each country, depends on change in taxes and the variation in the amounts of the two global public goods. In obvious notation we have that

$$e_u du = jdt + kdg + ndG \quad ; \quad E_U dU = JdT + KdG + Ndg, \quad (\text{A.1})$$

where j and J are $M \times 1$ -vectors and k, n, N, K are scalars. Equations (4) and (5) relate changes in the provision of public goods and the tax reforms in each country as follows

$$dg = sdt \quad ; \quad dG = SdT, \quad (\text{A.2})$$

where s and S are scalars. Substituting (A.1) into (A.2) gives

$$e_u du = \left[\frac{e_g - r_g}{r_g} (e'_q + t'e_{qq}) + t'e_{qq} \right] dt + \frac{e_G}{R_G} (E'_Q + T'E_{QQ}) dT, \quad (\text{A.3})$$

and a similar expression for $E_U dU$. In words, the welfare in a given country—as a consequence of an arbitrary reform $\{dt, dT\}$ —will be affected through two channels. The first one, given by the terms in the square brackets, reflects the welfare impact of a change in its own tax rate, capturing the utility variations associated with, on the one hand, the induced change in its private consumption and, on the other, both the cost and the benefit of its public good provision. The second effect—given by second the term—relates to the welfare implications arising from changes in the other country's global public good provision implied by its own tax change.

Adding (A.3) and its counterpart for the foreign country, the change in global welfare gives (8). Setting $\partial W/\partial t = 0_M$ and $\partial W/\partial T = 0_M$ and solving simultaneously, gives the Ramsey taxes

$$t^{*'} = -(1 - \lambda^*)e_q^{*'} [e_{qq}^*]^{-1} \quad ; \quad T^{*'} = -(1 - \Lambda^*)E_Q^{*'} [E_{QQ}^*]^{-1}, \quad (\text{A.4})$$

where

$$\lambda^* \equiv \frac{r_g^*}{e_g^* + E_g^*} \quad ; \quad \Lambda^* \equiv \frac{R_G^*}{E_G^* + e_G^*}, \quad (\text{A.5})$$

and all the relevant variables have been evaluated at the global optimum, denoted by an (*). λ^* (Λ^*) is the reciprocal of the social (that is, worldwide) marginal cost of public funds associated with providing global public goods in each country with optimal taxes.²⁹

Notice that at the level of Ramsey taxes, global public goods are underprovided relative to the Samuelson first-best rule. To see this, post-multiply the expression in

²⁹Notice that λ^* and Λ^* may be different. This is the consequence of the assumption that international transfers between governments are excluded. If these unrequited transfers were admitted and optimally chosen, it would obviously be the case that $\lambda^* = \Lambda^*$.

(A.4) by $e_{qq}^* t^*$ and $E_{QQ}^* T^*$, respectively, to obtain, again in obvious notation

$$mrs_g^* + MRS_g^* = \frac{\alpha}{\beta} mrt_g^*, \quad (\text{A.6})$$

where $\alpha \equiv t^{*'} e_q^*$ and $\beta \equiv t^{*'} e_q^* + t^{*'} e_{qq}^* t^*$. With $t^{*'} e_q^*$ and $t^{*'} e_{qq}^* t^*$ being scalars (the former being positive from the budget constraint (4) and the latter strictly negative since e_{qq} is a negative definite matrix) it follows that $\alpha/\beta > 1$ and, thus, in the presence of second-best optimal commodity destination-based taxes global public goods are underprovided³⁰ relative to the Samuelson first-best rule.³¹

Taking into account (2)-(5), the Ramsey taxes in (A.4) are implicitly characterized as the solutions to the following system of equations

$$t^{*'} = \psi'(t^*, T^*) \quad ; \quad T^{*'} = \Psi'(T^*, t^*). \quad (\text{A.7})$$

It is the functional forms $\psi(t, T)$ and $\Psi(T, t)$ that are key to argument in the main text. (6) are simply (A.7) evaluated at *arbitrary* tax levels. Substituting (A.7)—evaluated at an arbitrary equilibrium—into the sum of (A.3) and its foreign counterpart gives (9). \square

³⁰Equation (A.6) is the so-called modified Samuelson rule, characterizing the optimal provision of (here extended to) home country global public good under the conditions that there are no income effects and demand and supply of the taxed goods are independent of global public good provision. On this see Atkinson and Stern (1974).

³¹Strictly speaking, this statement cannot be taken to imply that the amounts of the global public good are lower than those that would be provided in the first-best situation where lump-sum taxes are available. Underprovision is simply taken to be that, for the home country, $mrs_g^* + MRS_g^* > mrt_g^*$ (and $mrs_G^* + MRS_G^* > MRT_G^*$ for the foreign one).

Appendix B: Clarifying footnote 19

This Appendix shows that starting from an arbitrary tax-distorted equilibrium with $t \neq T$, a coordinating reform by which both countries (or at least one of them) approach their Ramsey taxes, will entail a potential Pareto improvement if the initial tax structures are close enough to the optimal ones. To see this add and subtract the optimal tax rates in (9) to obtain

$$\begin{aligned} dW &= \frac{1}{\lambda} [(t - t^*) + (\psi(t^*, T^*) - \psi(t, T))] e_{qq} dt \\ &+ \frac{1}{\Lambda} [(T - T^*) + (\Psi(T^*, t^*) - \Psi(T, t))] E_{QQ} dt. \end{aligned} \quad (\text{B.1})$$

Clearly, then, the change in global welfare thus depends upon

- The deviation of the Ramsey taxes $t - t^*$ and $T - T^*$ from the initial ones and,
- the deviation of $\psi(t^*, T^*)$ from $\psi(t, T)$ and $\Psi(T^*, t^*)$ from $\Psi(T, t)$.

Take now the reform

$$\begin{bmatrix} dt \\ dT \end{bmatrix} = \begin{bmatrix} \alpha(t^* - t) \\ A(T^* - T) \end{bmatrix}, \quad (\text{B.2})$$

with $\alpha, A \geq 0$, that is, a non-uniform proportional reduction of the gap between t (T) and its optimal value t^* (T^*) by at least one of the countries. If the latter deviations are zero, the change in global welfare after the reform (B.2) reduces to

$$dW = -\frac{\alpha}{\lambda} (t - t^*)' e_{qq} (t - t^*) - \frac{A}{\Lambda} (T - T^*)' E_{QQ} (T - T^*) > 0, \quad (\text{B.3})$$

and the reform will deliver a potential Pareto improvement. This simply says is that if the starting point is *close enough* to the optimum then there will always be a coordinating tax reform that delivers a global welfare gain. Though insightful, this in a very real sense and as a practical matter, quite restrictive since it requires that the arbitrary initial tax equilibrium is in the neighbourhood of the global optimum: if they are further apart, then the sign of dW after the reform (B.2) is indeterminate.

□

Appendix C: Derivation of the non-cooperative taxes in (13) and proof that $mrs_g^N > mrt_g^N$

This Appendix utilizes Appendix A. At a non-cooperative equilibrium each country's tax structure maximizes its own welfare taking the tax vector of the other country as given. For the home (foreign) country setting $dT = 0_M$ ($dt = 0_M$) and maximising by setting $e_u \partial u / \partial t = 0_M$ ($E_U \partial U / \partial T = 0_M$) in (A.3) (and its foreign counterpart) gives (13) for the home (foreign) country.

As stated in the main text, $\pi^N \in (0, 1)$ ($\Pi^N \in (0, 1)$). Consequently, at the non-cooperative equilibrium global public goods are underprovided relative to the Samuelson first-best rule (under the conditions that there are no income effects on the non-numeraire goods and demand and supply of taxed goods are independent of global public good provision). That $\pi < 1$ ($\Pi < 1$) follows from post-multiplying (13) by $e_{qq}^N t^N$ and rearranging, after making use of the fact that $mrs_g^N = -e_g^N$ and $mrt_g^N = -r_g^N$, to obtain $mrs_g^N = \frac{\delta^N}{\zeta^N} mrt_g^N$, where $\delta^N \equiv t^{N'} e_q^N$ and $\zeta^N \equiv t^{N'} e_q^N + t^{N'} e_{qq}^N t^N$. Since $t^{N'} e_q^N > 0$ (following from (3)) and $t^{N'} e_{qq}^N t^N < 0$ (following from the fact that e_{qq}^N is a negative semi-definite matrix), we will have $\delta^N / \zeta^N > 1$, implying that $mrs_g^N > mrt_g^N$. δ^N / ζ^N is termed the private marginal cost of public funds because it disregards the marginal valuation of the other country. It, thus, follows that $\pi^N = \zeta^N / \delta^N < 1$ (and similarly for the foreign country $\Pi^N = Z^N / \Delta^N < 1$). That $\pi > 0$ ($\Pi > 0$) follows from the properties of the revenue and expenditure functions. \square

Appendix D: Derivation of (A.6)

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Post-multiplying (A.4) by $e_{qq}^* t$ one obtains

$$t^{*'} e_{qq}^* t^* = -(1 - \lambda^*) e_q^* t^*, \quad (\text{D.1})$$

which upon transposing it becomes

$$t^{*'} e_{qq}^* t^* = -(1 - \lambda^*) t^{*'} e_q^*. \quad (\text{D.2})$$

Denoting, as we have, $\alpha \equiv t^{*'} e_q^*$ and $\beta \equiv t^{*'} e_q^* + t^{*'} e_{qq}^* t^*$ then we can re-write the previous equation as

$$1 = \lambda^* \frac{\alpha}{\beta}. \quad (\text{D.3})$$

Notice now that (A.5) is nothing else but

$$\lambda^* = \frac{mrt_g^*}{mrs_g^* + MRS_g^*}. \quad (\text{D.4})$$

Substituting (D.4) into (D.3) and rearranging gives (A.5). □

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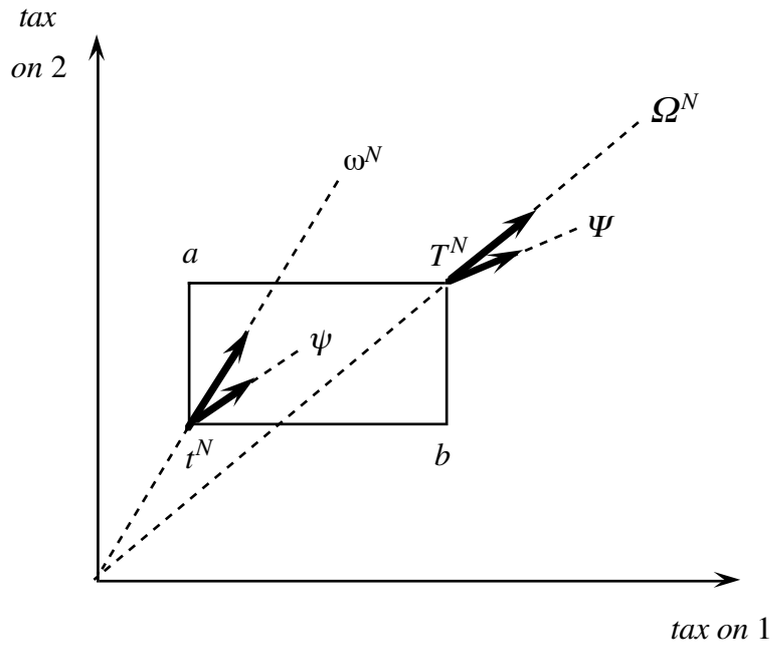


Figure 1: A coordinating tax reform that is neither harmonizing nor diversity-enhancing

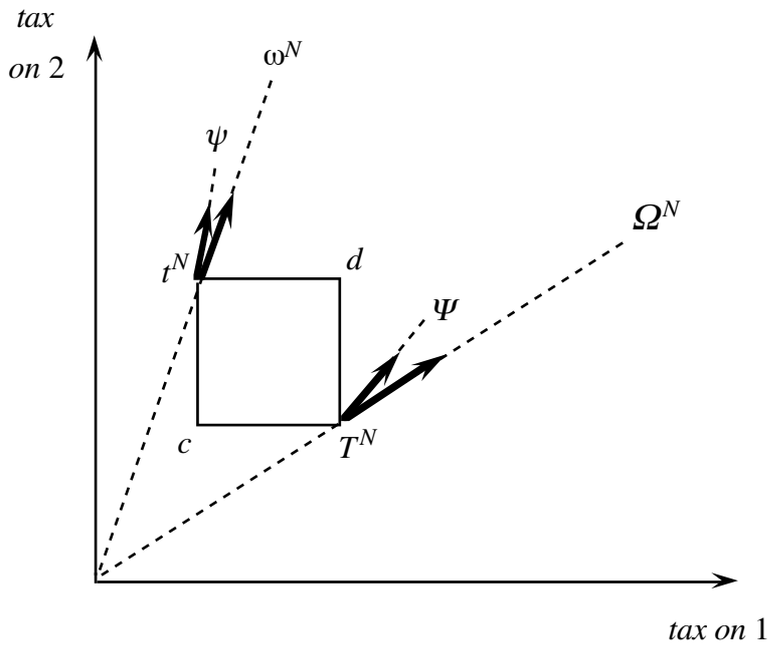


Figure 2: A coordinating tax reform that is consistent with an enhanced tax diversity.