Taxation of Corporate Income

By Karlyn Mitchell

The current corporate income tax has drawn sharp criticism recently from policymakers seeking to implement supply-side economic policies. They believe the tax impedes the success of these policies. Many economists also criticize the tax, arguing that, like all profit taxes, the corporate income tax tends to discourage investment and growth in the capital stock. They hold that the corporate income tax is particularly detrimental because profits are taxed once at the corporate level and again at the personal level when dividends are received and capital gains are realized on the sale of stock. Instead of repealing the corporate income tax or sharply lowering corporate tax rates, policymakers have tried to reduce the burden of the tax by introducing tax breaks and tax credits. Critics argue, however, that instead of mitigating the undesirable effects of the tax, these measures promote an unsound pattern of investment and reduce total output.

In view of the recent interest in the corporate income tax, this article analyzes the economic effects of the tax and considers possible alternatives to it. The article is divided into five sections. The first section provides a brief history of the corporate income tax. The second section describes the corporate income tax and compares the way profits of corporate and noncorporate businesses are taxed. The third section discusses the effect of profit taxes on business investment decisions and analyzes the effect of the corporate income tax on aggregate investment. The fourth section describes how the tax affects corporate financing, pricing, and wage decisions. The fifth section then presents alternatives to the current corporate income tax and compares their merits with the current system.

History of the corporate income tax

The federal corporate income tax was introduced in 1909, four years before the individual income tax. Congress justified the taxation of corporate incomes on the grounds that businesses organized as corporations benefit substantially from such special privileges as limited liability, marketability of

1 The first state corporate income tax was passed in 1926 and, today they exist in nearly all states. Unlike the federal tax, state taxes are related to state government-supplied services the corporations use. Corporations paid $11 billion in state income taxes in 1982, compared with $48 billion in federal income taxes.

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corporate stock, and growth through earnings retention. Since these privileges exist because of federal legislation, the corporate income tax was seen as a means for the government to share in the gains resulting from a government sanctioned form of business organization.

Corporate income was taxed initially at a rate of 1 percent. As federal expenditures increased, however, the tax came to be regarded more as a source of revenue than as a tax on the benefits of incorporation. During World War I, the tax rate on corporate incomes was increased to 12 percent. In 1936, the proportional tax was replaced with a graduated tax with rates from 8 percent to 15 percent. By World War II, the maximum tax rate had risen to 40 percent. In the Korean War, it reached 52 percent. Tax rates have declined since 1969, however. The upper line in Chart 1 plots the statutory tax rate on the maximum corporate income bracket since 1929.

The corporate income tax came under attack after sharp increases in statutory corporate tax rates in the 1940s and early 1950s. Rather than reduce statutory tax rates, however, policymakers modified the rules for computing taxable income and tax liabilities to reduce the burden of the tax. The lower line in Chart 1 plots the trend in the effective corporate tax rate, measured as income taxes paid relative to reported before-tax profits. The effective tax rate declined almost continuously after 1970. Because statutory tax rates were fairly stable, most of the decline in the effective rate was due to other changes in the corporate income tax. The decline in the effective rate helps explain the decline in corporate income tax receipts relative to total federal tax receipts.²

² The corporate income tax averaged 15 percent of total federal tax revenues in the 1950s, 12.5 percent in the 1960s, and 8 percent in the 1970s. Since 1980, revenues from the
Computation of the tax on corporate income

The macroeconomic effects of the current corporate income tax result from the structure of the current income tax system. This section describes key features of the system that apply to corporations and discusses the effects of these features on corporate tax liabilities and after-tax profits. The section also compares the way income from corporate and noncorporate businesses is taxed.

An overview of corporate income taxation

Table 1 shows how corporate income is taxed at the corporate and personal levels. The corporate tax liability is computed by applying the statutory tax rates to the appropriate increments of taxable income and deducting any tax credits. Subtracting the tax liability from taxable income leaves after-tax profits available for distribution to shareholders. Corporate income is taxed again at the personal level when received as dividend or capital gains income.

Table 1 also shows the difference in the taxation of corporate and noncorporate businesses. The taxable profits of proprietorships and partnerships are computed on separate schedules of the individual income tax return in much the same way that taxable corporate profits are computed. Instead of being taxed separately, however, the taxable profits of noncorporate businesses are reported on the owners’ individual returns as adjusted gross income and taxed only once at the owners’ personal tax rates. Tax credits due noncorporate businesses are claimed by the owners and used to offset personal taxes.

| TABLE 1 |
| Computation of corporate and personal income taxes |

<table>
<thead>
<tr>
<th>Corporate Income Tax</th>
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<tr>
<td><strong>Item</strong></td>
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<tr>
<td>Gross Income</td>
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<tr>
<td>Deductions</td>
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<td>Taxable Income</td>
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<td>Tax</td>
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<td>Tax Credit</td>
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<td>After-Tax Profits</td>
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<table>
<thead>
<tr>
<th>Personal Income Tax</th>
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<tbody>
<tr>
<td>Adjusted Gross Income</td>
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<tr>
<td>Deductions</td>
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<td>Taxable Income</td>
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<td>Tax</td>
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<td>Tax Credits</td>
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<td>After-Tax Income</td>
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corporate income tax have averaged slightly more than 8 percent of federal tax revenues.
Rate and nonrate features of the corporate income tax

Statutory corporate tax rates are important influences on the effective rate at which corporate income is taxed. Like the personal income tax schedule, the corporate tax rate schedule is progressive, meaning that the tax on an additional dollar of income increases as total income increases. Because corporate income is taxed at both the corporate and personal level, the effective rate at which a corporation’s income is taxed depends on the taxable profits of the corporation and the taxable income of its shareholders. Under current tax schedules, the rate applied to corporate profits at the corporate level is usually lower than the personal tax rate applied to noncorporate business profits of the same amount. Since most corporate businesses are substantially larger than the typical noncorporate business, however, most corporate profits are taxed at higher rates than are noncorporate profits. ³ Moreover, ownership of corporate shares is highly concentrated in the hands of high-income, high-tax bracket individuals. As a result, corporate income tends to be taxed at fairly high rates at the personal level. ⁴ Progressive tax schedules, the relative sizes of corporate and noncorporate businesses, and the pattern of business ownership, therefore, contribute to a disparity in the effective rates at which corporate and noncorporate profits are taxed. Recent changes in tax laws have reduced this disparity, however, by reducing statutory tax rates for corporations and individuals. ⁵

Nonrate features of income tax regulations also influence the taxation of corporate and noncorporate business income. Most of the recent legislation affecting business taxes is concerned with nonrate features of the income tax. Nonrate tax regulations that apply to corporations generally apply to noncorporate businesses. Because of differences in the tax rates faced by corporate and noncorporate businesses, however, these regulations have different effects on decisionmakers in the two types of businesses.

The most important nonrate income tax regulations pertain to accounting definitions and tax credits. Like individuals, businesses can deduct interest expenses from gross income—the rationale being that income paid to creditors is taxed when interest is received as income. This deduction lowers taxable profits and the tax liability, raising after-tax profits.

The expense reported for depreciation of capital stock is a closely regulated tax deduction. Like interest expenses, depreciation expenses affect after-tax profits by affecting taxable profits and, therefore, the tax to be paid.

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³ The average corporation reported $91,000 in taxable income in 1980, compared to $6,150 for the average nonfarm sole proprietorship. Hence, the last dollar of income earned by the average corporation was taxed at a rate of 40 percent. In contrast, the average sole proprietor with no other income who filed a joint return would have the last dollar of income taxed at a rate of 14 percent.

⁴ In 1980, for example, taxpayers with adjusted gross incomes of $50,000 or more received approximately 57 percent of all corporate dividends but only about 32 percent of all net profits from sole proprietorships.

⁵ The current corporate tax rate schedule is given below.

<table>
<thead>
<tr>
<th>Taxable Income</th>
<th>Tax Rate</th>
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<tbody>
<tr>
<td>$0-$25,000</td>
<td>16%</td>
</tr>
<tr>
<td>$25,001-$50,000</td>
<td>19%</td>
</tr>
<tr>
<td>$50,001-$75,000</td>
<td>30%</td>
</tr>
<tr>
<td>$75,001-$100,000</td>
<td>40%</td>
</tr>
<tr>
<td>Over $100,000</td>
<td>46%</td>
</tr>
</tbody>
</table>

Except for minor revisions, the current rate schedule has been in force since the Revenue Act of 1978. The current personal tax rate schedule is the result of the Economic Recovery Tax Act of 1981 (ERTA). Provisions of the act reduced the maximum personal tax rate from 70 percent to 50 percent and reduced individual tax rates across the board over several years.
Depreciation expenses are determined by the write-off periods of depreciable assets and the method used to depreciate assets. Both are stipulated by law. Several revisions of the law have increased depreciation expenses for newly purchased depreciable assets by shortening write-off periods and favoring accelerated depreciation methods. The effect of the revisions has been to reduce taxable profits and to encourage the frequent replacement of depreciable assets.  

Deductions for depreciation and cost of goods sold are affected by tax regulations that require the use of historical costs to value assets. Under historical cost accounting, deduc-

6 Under current law, write-off periods and depreciation methods are stipulated by the Accelerated Cost Recovery System (ACRS), established by ERTA and revised by the Tax Equity and Fiscal Responsibility Act of 1982 (TEFRA). Under ACRS, depreciable assets are written off in three years (cars and light trucks), five years (equipment), or 15 years (buildings). Assets are depreciated using the 150 percent declining balance method with a switch to the straight-line method part way through the write-off period.

The ACRS continues a trend begun in 1954 toward shorter write-off periods. To see the effect of shorter write-off periods, compare the timing of depreciation expenses reported for a $1,000 asset with two and five-year write-off periods using the straight-line depreciation method. With a five-year write-off period, $200 ($1,000/5) is deducted from gross income each year for five years. With a two-year write-off period, $500 ($1,000/2) is deducted from gross income each year for two years. If an asset has a two-year write-off period, $500 is deducted from gross income each year for another two years. Hence, shorter write-off periods increase businesses' depreciation expenses, reduce taxable profits and taxes, and encourage frequent investment in depreciable assets.

The ACRS also continues a trend toward more rapid depreciation of assets. Accelerated depreciation methods cause larger depreciation expenses to be reported in the early years of an asset's write-off period and smaller expenses to be reported in later years. As a result, taxable profits and income taxes are smaller in the early years of the write-off period and larger in later years. Thus, accelerated depreciation methods encourage the replacement of older assets having small depreciation expenses with new assets having large depreciation expenses.

tions for capital depreciation and inventory depletion are based on the assets' original costs. The assets for which deductions are made were usually purchased in earlier tax years. When the general price level is rising, the deductions understate the value of the capital and inventories used in production. By understating depreciation and inventory expenses, inflation and historical cost accounting combine to increase taxable profits and income taxes and to lower after-tax business profits.  

Like accounting definitions, tax credits affect business income taxation substantially. The investment tax credit has been the most important tax credit in recent years. This credit allows corporations and owners of noncorporate businesses to reduce their taxes by a proportion of their expenditures on certain categories of assets.

Nonrate features of corporate tax laws have been subjected to considerable legislation because their revision represents a compromise between the goal of promoting economic growth and the goal of maintaining tax revenues. Liberalization of write-off periods, depreciation methods, and tax credits spurs investment spending by lowering the effective tax rate on new investments. Since the liberalized

7 In the Senate's report on the Economic Recovery Tax Act, the reduction of after-tax business profits caused by the combination of inflation and historical cost accounting was cited as a primary justification for the Accelerated Cost Recovery System. See Senate Report No. 97-144, pp. 12-13. Another way to raise after-tax business profits would be to reduce the inflation rate.

8 Under current law, taxpayers can claim a tax credit equal to 10 percent of their expenditures on qualifying assets, basically business machines with write-off periods of three years or more. A taxpayer may be limited in the amount of credit taken in a single year, since the credit cannot exceed a taxpayer's income tax. Also, if the credit exceeds $25,000, the taxpayer can claim a credit in that tax year of only $25,000 plus 85 percent of the difference between his income tax and $25,000. Unused credits can be carried backward three years or forward 15 years.
rules do not apply to previous investments, tax revenues collected on previous investments are not affected by the revisions.

The strategy of reducing corporate tax burdens by frequent revisions in existing tax laws has several disadvantages. For liberalization of nonrate features of the income tax to reduce tax burdens, corporations must first have taxable income against which tax deductions and credits can be applied. Nonrate tax relief does not benefit smaller, rapidly growing corporations that accrue deductions and credits but do not have the taxable income to make use of these tax breaks.9 Another disadvantage of this strategy is that because the revised rules apply only to new investments, frequent revisions of tax laws may encourage corporate managements to delay investment until a new set of revisions is passed. Tax policy, therefore, may contribute to uneven economic growth.10 The most serious disadvantage of piecemeal revisions in the tax laws may be that the revised laws have unintended, undesirable effects. This appears to be true of revisions in recent years.11

9 A solution to the problem of unusable deductions and credits has developed in recent years. Corporations with large tax deductions and credits but small incomes and tax liabilities enter into leaseback arrangements with corporations having small tax deductions and credits but large incomes and tax liabilities. Under a leaseback arrangement, a corporation with a large tax liability purchases an asset, leases it to a corporation with a small tax liability, and takes the tax credit and depreciation deductions. Until the passage of ERTA, the IRS strictly prohibited corporations from claiming deductions and credits on assets owned and leased solely for tax purposes. To spur investment spending, provisions of ERTA created a safe harbor for leaseback arrangements. These provisions were modified by TEFRA, reducing substantially the tax advantages of leaseback arrangements.

10 This argument is made in The Annual Report of the Council of Economic Advisers, 1983, p. 94.

11 As a result of recent revisions in tax laws, certain industries have experienced low and, in some cases, negative effective tax rates in recent quarters. Other industries have been little affected, however. See, for example, "Corporate Taxes: Why Some Firms Pay Less," Dun's Business Month, May 1983, pp. 36-42. As discussed in the next section, disparities in effective corporate tax rates reduce total output by causing a misallocation of resources.

12 In the following discussion, investment is defined as spending on productive assets such as equipment, plant, and structures.

13 The investment criterion described in this section is the internal rate of return criterion. A project's internal rate of
Three factors determine the expected rate of return. The most important is after-tax profits expected over the life of the project. The greater the after-tax profits, the greater the expected rate of return from a project and the more likely a project is to be accepted. Another factor determining the expected rate of return is the value of the depreciation deductions taken over the life of the project. Like other business expenses, depreciation is deducted from gross income in computing taxable income. Unlike other expenses, however, these funds are not paid to anybody outside the business but are accumulated for the eventual purchase of new capital. The greater the value of the depreciation deductions, the greater the project’s expected rate of return. The third factor affecting projects’ expected rates of return is initial cost. The lower the initial cost, the higher a project’s expected rate of return.

Both rate and nonrate features of the income tax code affect the expected rates of return on investment projects. Higher tax rates reduce projects’ expected rates of return by reducing after-tax profits. Shorter write-off periods and accelerated depreciation methods increase expected rates of return by increasing the value of depreciation deductions. Inflation combined with historical cost accounting, however, reduces expected rates of return by reducing the value of these deductions. Liberalization of tax credits increases expected rates of return by reducing the initial costs of projects. By affecting projects’ expected rates of return relative to the required rate of return, income taxes influence the projects businesses undertake and the total amount of business investment.

Composition of investment between corporate and noncorporate businesses

The most familiar effect of the corporate income tax on investment is its discouragement of investment by corporations. This effect arises from the double taxation of corporate income, which makes the expected rate of return from an investment project smaller if undertaken by a corporation than by a noncorporate business. By keeping current and potential shareholders less well renumerated for supplying funds to corporations than to other types of businesses, the corporate income tax curtails the flow of financing for corporate investment.\(^{14}\)

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14 The effect of the corporate income tax on investment by the corporate and noncorporate sectors has been discussed extensively by Arnold Harberger, "The Incidence of the Corporate Income Tax," *Journal of Political Economy*, June 1962, pp. 215-40. The effect can be illustrated by showing how an increase in the tax rate affects IRR in equation 1, since the double taxation of corporate income raises the tax rate applied to corporate income above the rate applied to noncorporate business income. An increase in tax rates reduces after-tax cash flows and, therefore, the numerator of the first term after the equality sign. For the
Composition of factor inputs

The corporate income tax encourages investment in projects that use relatively more depreciable capital and relatively less labor and nondepreciable capital. The effect arises because the asymmetric treatment of expenses on the factors of production in the investment criterion interacts with rate and nonrate features of the tax system.\(^{13}\) To illustrate, suppose a corporation is choosing between two projects of equal cost. Both are expected to earn similar gross incomes but one uses less labor and more depreciable capital than the other. In choosing between the projects, management accepts the project with the higher expected rate of return. The expected rate of return of the more capital-intensive project is higher and, hence, is accepted.\(^{16}\) Projects using large amounts of depreciable capital have higher expected rates of return because depreciation expenses, unlike labor expenses, both reduce taxable income and provide a cash flow. The bias toward projects using depreciable capital is increased by higher tax rates, accelerated depreciation schedules, and shorter write-off periods.

Composition of capital

The corporate income tax also encourages investment in short-term depreciable assets, particularly equipment, and discourages investment in long-term depreciable assets, particularly structures. This effect is due to the combined influence of historical cost accounting, inflation, and the investment tax credit.\(^{17}\)

Under historical cost accounting, depreciation deductions are based on the original cost of the assets. As depreciation expenses do not rise with inflation to reflect the higher current cost of replacing the assets, historical cost accounting reduces the rates of return expected on all investment projects during times of inflation. The reduction is greatest for projects with long-term depreciable assets, since the purchasing power of their deductions declines the most. Hence, fewer of these projects meet the investment criterion.\(^{18}\)

right-hand side of equation 1 to equal zero, IRR must also decline. Projects with low IRR's are less likely to be accepted, however. Hence, the corporate income tax tends to discourage investment by corporate businesses.

\(^{13}\) This effect has been emphasized by Partick Corcoran, "Inflation, Taxes, and the Composition of Business Investment," in Public Policy and Capital Formation, Washington: Board of Governors, 1981; and by Robert Tannenwald, "Federal Tax Policy and the Declining Share of Structures in Business Fixed Investment," New England Economic Review, July/August 1982, pp. 27-39. The personal income tax has a similar effect on investment by noncorporate businesses, since the factors of production are also treated asymmetrically in the noncorporate business investment criterion. The effect is stronger in the corporate sector, however, because corporate income is usually taxed at higher rates.

\(^{16}\) The more capital-intensive project has a higher expected rate of return because wage expenses are lower, making after-tax profits higher, and because the value of depreciation deductions is higher. Referring to equation 1, lower wage expenses and higher depreciation expenses increase ATCP\(^{2}\) and, thus, the numerator of the first term after the equality sign. For the right-hand side of equation 1 to equal zero, IRR must increase.

\(^{17}\) This effect has been emphasized by Partick Corcoran, "Inflation, Taxes, and the Composition of Business Investment," in Public Policy and Capital Formation, Washington: Board of Governors, 1981; and by Robert Tannenwald, "Federal Tax Policy and the Declining Share of Structures in Business Fixed Investment," New England Economic Review, July/August 1982, pp. 27-39. The personal income tax has a similar effect on investment by noncorporate businesses, but the effect is stronger in the corporate sector because of the higher tax rates.

\(^{18}\) In terms of equation 1, the expectation of future inflation increases expected after-tax profits but historical cost accounting keeps the value of depreciation deductions from rising. Hence, inflation and historical cost accounting decrease ATCP\(^{2}\) and the numerator of the first term after the equality sign. For the right-hand side of equation 1 to equal zero, the denominator of the first term after the equality sign must decline. This occurs if IRR declines. It also occurs if projects with shorter write-off periods are picked, since reducing \(t\) also reduces the value of the denominator.
The bias against long-term projects is reinforced by the investment tax credit, which favors investment in assets with short write-off periods. The bias toward short-lived assets has two sources. First, new structures, which have long write-off periods, are not generally eligible for the credit, while equipment, which has shorter write-off periods, is usually eligible. Second, the short write-off periods on equipment, which encourage equipment to be replaced frequently, also allow the credit to be taken more often, providing a maximum reduction in income taxes. To reduce the bias in favor of short-lived assets, the law allows less credit for equipment with write-off periods of less than seven years, but this is probably not enough to prevent misuse.\textsuperscript{19}

Total investment

The corporate income tax probably reduces the amount of investment undertaken by all businesses, corporate and noncorporate. The reduction probably occurs because the double taxation of corporate income leads to a reallocation of capital and labor that reduces the after-tax profitability of all capital and, therefore, reduces the flow of funds from households to businesses.\textsuperscript{20}

To understand why the corporate income tax may reduce total business investment, consider the effects of an increase in corporate tax rates. Suppose that before the increase the demand for funds to finance investment projects and the supply of investable funds are equal, and that the after-tax expected returns of return of the last projects accepted in the corporate and noncorporate sectors are also equal.\textsuperscript{21} The rates of return expected from projects under consideration in the noncorporate sector are not affected by the increase in corporate tax rates. In contrast, the rates of return expected from projects under consideration in the corporate sector are reduced, leaving fewer projects with expected rates of return that exceed the required rate of return. The smaller demand for funds to finance investment relative to the supply available at the old required rate causes the required rate to decline until supply and demand are again equal. The decline in the required rate causes noncorporate investment to expand more than corporate investment, because the expected rates of return of projects under consideration by the noncorporate sector are not affected by the tax rate increase. Eventually, however, the decline in the required rate of return probably reduces the flow of funds to finance investment projects. An increase in corporate tax rates, therefore, tends to reduce total investment. By this reasoning, the corporate income tax probably keeps total investment lower than it would be without the tax.

Not all economists agree that the corporate income tax reduces total investment. The corporate income tax could have little effect on total investment if personal saving rates are


\textsuperscript{20} Taxation of noncorporate business income also probably reduces total investment. The investment-inhibiting effect on the tax on noncorporate income is probably smaller, however, because noncorporate income is taxed at substantially lower rates.

\textsuperscript{21} For noncorporate businesses, a project's after-tax expected return is computed by using the formula given as equation 1. For corporate businesses, whose income is taxed at both the corporate and personal levels, the after-tax expected return is the expected return computed from equation 1 multiplied by one minus the marginal personal tax rate. Equilibrium is attained when after-tax expected returns to equalize, because individuals can then earn the same return regardless of the type of business in which they invest.
largely insensitive to after-tax rates of return. The interest sensitivity of the personal saving rate remains an unresolved issue.\textsuperscript{22} If personal saving rates are insensitive to after-tax rates of return, then the investment effects of the corporate income tax are limited to the effects on the composition of total investment.

\textit{Cost of investment effects of corporate income taxation}

The main social cost of a tax that discriminates among different types of businesses and productive factors is a reduction in the total output of goods and services. The effect of the corporate income tax on the composition of investment reduces output by causing a misallocation of resources. Misallocation occurs because employment and production decisions are based partly on tax incentives instead of solely on factor costs and goods prices. As a result, some businesses produce more than they would in the absence of the tax while others produce less. When output gains are netted against output losses, however, the result is a net loss.\textsuperscript{23} The effect of the corporate income tax on total investment also may reduce output. If personal saving rates are sensitive to after-tax rates of return, lower total investment results in a smaller capital stock. With less capital per worker, a given labor force is less productive and, consequently, produces a lower output.

The output loss caused by the investment effects of the nonneutral corporate income tax is extremely difficult to quantify. It seems likely, though, that the trend has been toward smaller losses as revisions in the tax laws have lowered the effective corporate tax rate.

\textit{Effect of corporate income taxation on financing and pricing decisions}

In addition to influencing the pattern and amount of investment, the current corporate income tax influences the financing, pricing, and wage decisions of corporations. This section describes features of the tax system that affect corporations and discusses how taxes affect corporate policy.

\textit{Corporate income taxation and financial policy}

The current system for taxing corporate income influences corporate financial policies two ways. The system encourages the use of debt instead of equity and promotes the reten-


\textsuperscript{23} This method of assessing the loss due to the tax-induced misallocation of resources was made popular by Arnold C. Harberger, "The Corporation Income Tax: An Empirical Appraisal," in \textit{Tax Revision Compendium}, Vol. 1,
TABLE 2
Effect of debt and equity finance on current shareholders

| Gross Income | (1) | $300 | (2a) | $320 | (3b) | $320 |
| Labor Expense | 100 | 100 | 100 |  |
| Interest Expense | 0 | 0 | 10 |  |
| Taxable Income | 200 | 220 | 210 |  |
| Taxc | 100 | 110 | 105 |  |
| **After-Tax Profits** | **100** | **110** | **105** |  |

Equity

Current Shareholders 1,000 1,000 1,000
New Shareholders 0 100 0

Net Rate of Return to Current Shareholdersd 10% 10% 10.5%

a. $100 of new shares are sold to finance a project earning $20 in income each period.
b. $100 of 10 percent bonds are sold to finance the same project as in a.
c. The corporate tax rate is 50 percent.
d. Net rate of return to current shareholders equals the proportion of equity owned by current shareholders multiplied by after-tax profits and divided by total equity.

Table 2 shows the benefits of tax deductible interest expenses to shareholders. Column 1 shows after-tax profits and the net rate of return to shareholders before investing in a new project. Column 2 shows the effect on corporate income of a $100 investment financed by a sale of new equity. The project increases gross corporate income by $20. Although the corporation earns a larger after-tax profit with the project, current stockholders receive the same 10 percent rate of return as before. This is because they must share the larger profit with new stockholders. Current stockholders, therefore, are not affected by the investment.

Current shareholders are benefited, however, when the investment is financed by debt. Column 3 shows that by increasing the interest expense, the debt-financed investment lowers taxable income to $210. Although total after-tax profits are lower with debt finance, there are no new stockholders to share in the profits. With the new investment financed with debt, the net rate of return on current shareholders’ investment in the corporation rises from 10 percent to 10.5 percent.

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24 Noncorporate businesses also have a tax incentive to use debt because of the tax deductibility of interest expenses combined with the personal income tax. The incentive is less strong for noncorporate businesses for two reasons. First, personal income is generally taxed at lower rates than corporate income so that the incentive to shield income from taxes is less. Second, owner-managers of noncorporate businesses lack limited liability in the event of bankruptcy.

25 Exploiting the beneficial effects of debt also affects corporate investment. Financing investment by use of more debt and less equity affects the cost of capital against which projects’ expected rates of return are compared. Since bond yields are generally lower than equity yields, a shift toward debt reduces the cost of capital and increases the number of projects that meet the acceptance criterion. Several researchers have used this fact to argue that the corporate income tax has little effect on total investment. See, for ex-
The primary disadvantage of tax deductible interest expenses is that this feature of the corporate income tax makes the financial system more fragile by encouraging excessive use of debt. When corporations are heavily indebted, the probability is increased that a prolonged recession could lead to widespread loan defaults and corporate bankruptcies. The cost of this feature of the corporate income tax is difficult to quantify, although the potential for high debt levels to result in corporate bankruptcies was seen in the recent recession.

The current tax system also leads corporations to retain more after-tax income and pay out less as dividends. The incentive to retain earnings results from the double tax on corporate earnings being lower when earnings are retained and reinvested in the corporation.\(^\text{26}\)

Unlike the tax at the corporate level, the tax on corporate income at the personal level varies according to the proportions of corporate income retained and distributed. Except for a small deduction, income distributed as dividends is taxed as ordinary income at shareholders' personal tax rates. In contrast, income retained by the corporation is not immediately taxable to shareholders. Retained earnings are reinvested in the corporation, raising the book value of shareholders' equity and usually the market value of their stock. When stock held for more than a year is sold, any capital gains are taxed at 40 percent of the shareholder's personal tax rate. Because the total tax on corporate income is lower when earnings are retained, tax laws promote the retention of earnings by corporations.

The disadvantage of a tax system that promotes earnings retention by corporations is that it inhibits the efficient allocation of resources. Allocation of resources is most efficient when the limited supply of investable funds is used to finance projects with the highest expected rates of return. When corporations pay a high percentage of their after-tax profits to shareholders, efficient resource allocation is promoted because shareholders are free to reinvest funds in corporations having projects yielding high rates of return. When corporations distribute less of their profits, efficient resource allocation occurs only if the retaining corporations also have high yielding projects. Since rapidly growing, cash-short companies often offer the most profitable investment opportunities, the current tax structure inhibits the efficient allocation of resources.\(^\text{27}\)

**Corporate income taxation and prices**

When the corporate income tax was enacted, lawmakers intended the tax to be paid out of the profits of corporate stockholders, who reap the benefits of ownership of incorporated businesses. It is often argued, however, that corporate managements shift some of the burden of the tax from stockholders to consumers by raising prices and using the extra revenue to pay part of the tax. This argument implies that the corporate income tax raises the price of goods corporations produce relative to goods produced by noncorporate businesses.

Economic theory provides conflicting answers to the question of how corporate in-

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\(^{26}\) Unlike many of the effects discussed earlier, this effect is unique to corporate businesses, since only corporations can legally defer the payment of profits to its owners.

\(^{27}\) See, for example, Charles McLure, Jr., *Must Corporate Income Be Taxed Twice?* Washington, D.C.: Brookings Institution, 1979, and the sources he cites.
come taxation affects corporate pricing decisions. If managements behave as profit maximizers, theory predicts that income taxation has no effect on their pricing decisions.\textsuperscript{28} If managements follow a cost-plus pricing rule, however, theory predicts that prices are set to cover the tax and, hence, the tax is passed on to consumers.\textsuperscript{29} Empirical studies have reached opposite conclusions about the effect of the corporate income tax on pricing decisions. A few researchers have found that manufacturing firms shift more than 100 percent of an increase in corporate tax rates to consumers. Others have found that almost no shifting occurs.\textsuperscript{30}

Ultimately, however, double taxation of corporate income probably raises the prices of corporate goods and depresses the prices of non-corporate goods. The price effect comes from the influence of corporate income taxation on the composition of investment between corporate and noncorporate businesses. By discouraging corporate investment relative to noncorporate investment, the double taxation of corporate income reduces the capital stock of the corporate sector and increases the capital stock of the noncorporate sector. The price of corporate output tends to rise, because the tax reduces the output of corporate businesses, making it more scarce and more valuable. Similarly, the price of noncorporate output tends to fall, because the tax increases the output of noncorporate businesses, making it more plentiful and less valuable. Hence, consumers that spend a large part of their incomes on non-corporate goods are benefited by the price effects of the current corporate income tax, while consumers that spend a relatively large part of their incomes on corporate goods are hurt.

\textit{Corporate income taxation and wage decisions}

The corporate income tax probably tends to reduce wages. This effect occurs because taxation of corporate income probably reduces total investment and the total stock of capital.\textsuperscript{31}

According to economic theory, wages are determined primarily by workers' productivity. Productivity, in turn, is heavily influenced by the amount of capital combined with labor during production. The productivity of a given labor force is usually greater the larger the

\textsuperscript{28} Profit maximizing managements produce at the level where the revenue from producing one additional unit of output exactly equals the cost of producing the additional unit. The corporate income tax has no effect on the cost of producing an additional unit of output because it is a tax applied to profits earned from the sale of all units, not profits from the last unit. For a further discussion of this analysis, see J. Gregory Ballentine, \textit{Equity, Efficiency, and the U.S. Corporation Income Tax}, Washington, D.C.: American Enterprise Institute, 1980.

\textsuperscript{29} See Ballentine.


\textsuperscript{31} For a mathematical demonstration of the wage-reducing effect of the corporate income tax, see Martin Feldstein, "Incidence of a Capital Income Tax in a Growing Economy with Variable Savings Rates," \textit{Review of Economic Studies}, October 1974, pp. 505-14. Like taxation of corporate income, taxation of noncorporate business income also probably reduces wages. The wage-reducing effect is smaller, however, because of the lower rates at which non-corporate income is taxed.
capital stock. Since one probable effect of the corporate income tax is to discourage investment and diminish the capital stock, the tax likely depresses wages.

Reforming the corporate income tax

Proposals to reform the federal income tax have been given more attention in recent years. Dissatisfaction with the current system is due to a growing belief that the system has been a factor accounting for the disappointing growth of the economy over the past decade. A complete reform of federal tax laws would require a reform of the laws governing the taxation of capital income—and, hence, the corporate income tax. This section examines ways of reforming the corporate income tax to reduce the economic distortions and costs associated with the current system.

Identifying the elements of a good tax system is a prerequisite to successful tax reform. Two attributes are particularly important. First, a good tax system raises a given amount of revenue with as little effect on economic activity as possible. Second, a good tax system is equitable, meaning that the tax falls least on those least able to pay and most on those most able to pay. A revision of the way corporate profits are taxed would be an improvement over the current system if it raised the same revenues with fewer economic distortions or if it improved the equity of the system. Ideally, a revision would do both.

Some of the disadvantages of the current corporate income tax could be overcome by maintaining the separate tax at the corporate level but changing certain nonrate features of the tax. One such change might be to revise the investment tax credit to eliminate the current bias against structures and in favor of shorter term assets. A change of this type would improve the composition of business investment. Another possible change might replace historical cost accounting with market value accounting. Market value accounting would probably increase investment, especially in structures and long-term assets, by protecting depreciation deductions from changes in the price level. Still another change might be the replacement of accelerated depreciation methods with methods based on actual wear of assets. This change would promote the use of labor and nondepreciable capital in production. All three of these changes would very likely increase production by reducing the misallocation of resources. Because they would also affect tax revenues and the timing of tax receipts, the effect of these changes on the equity of the tax system would depend on the type of tax increase used to make up the lost revenues.

Another modification of the current corporate income tax might be a substantial reduction in corporate tax rates. Lower tax rates would tend to increase total investment by increasing the number of projects with expected rates of return that exceed the hurdle rate and by raising shareholders’ after-tax return. A reduction in corporate tax rates would also improve the composition of investment by reducing both the tax penalty corporations face relative to noncorporate businesses and the tax incentive to invest in particular types of capital. Since a reduction in tax rates would lower tax receipts, the effect of a rate reduction on the

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33 Although lower rates tend to increase investment demand, they would not increase total investment if the personal saving rate is insensitive to the after-tax rate of return on investment.
equity of the tax system would again depend on the kind of tax increase used to make up for the loss in revenues.

Revisions in the tax laws to eliminate the double taxation of corporate dividends have also been proposed.\textsuperscript{34} Under one proposal, dividends would be deducted from pretax corporate income, just as interest expenses are now deducted. Dividend relief would probably reduce the misallocation of resources between corporate and noncorporate businesses and possibly increase total investment by increasing after-tax rates of return to corporate shareholders. Dividend relief would also probably improve the financial condition of corporations by reducing the incentive to use debt financing. Such a measure might also improve the equity of the tax system by taxing dividends only at shareholders' personal rates. Since excluding dividends from taxable corporate income would lower tax receipts, the ultimate effect of dividend relief on the equity of the tax system would depend on the tax measures taken to replace the loss in revenue.

While the costs of the corporate income tax could be reduced by changing the current tax, elimination of these costs would require more drastic reform. Consumption-based tax plans have recently begun to receive serious attention from policymakers. Under a consumption tax, corporate and personal income taxes would be abolished and individuals would be taxed on their expenditures for goods and services. Most of the distorting effects on economic activity found under the current income tax system would be absent under a consumption tax system. Personal saving would not be discouraged by a tax on noncorporate business income or a double tax on corporate income. The undesirable investment, financial, price, and wage effects of profit taxes would also be absent. Without the distorting effects of income taxes—especially the corporate income tax—production would probably increase, possibly by substantial amounts.\textsuperscript{35} The equity of a consumption tax system would depend on the tax rate schedule selected and certain other technicalities.

While many criticisms have been raised against consumption-based tax plans, three merit particular consideration. Critics point out that, unless supplemented by a wealth tax, a consumption tax would worsen the distribution of wealth by favoring the rich, who have low propensities to consume. Passing the enacting legislation against such a powerful self-interest would be difficult, critics note. Second, tax rates would have to be higher under a consumption tax system than under an income tax system in order to raise an equivalent amount of tax revenues. This is because individuals usually consume less than their total incomes. Critics point out that higher tax rates would seriously distort taxpayers' work-leisure decisions and encourage tax evasion. Finally, the practical problems in making the transition from one tax system to another substantially reduce the probability that a consumption tax

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\textsuperscript{34} Similar revisions have been adopted in other countries. In France, Canada, and the United Kingdom, a portion of dividends is shielded from double taxation, while in West Germany, all dividends are shielded from double taxation.

would be adopted.\textsuperscript{36} Another proposal, favored by many economists, would do away with the double taxation of corporate income by integrating the corporate and personal income taxes. Under a fully integrated income tax system, there would be no tax at the corporate level and corporations would be treated as partnerships. In terms of Table 1, integration would eliminate the upper panel and require corporate stockholders to complete a schedule similar to the schedules used in reporting proprietorship and partnership income. Corporations would furnish stockholders the information needed to complete these schedules, such as each stockholder’s share of taxable corporate income and tax credits. With integration, stockholders would be taxed on their share of corporate income whether it was distributed as dividends or retained for reinvestment in the corporation.\textsuperscript{37} Hence, integration would result in single taxation of corporate income at a single rate for every shareholder.

Economic distortions would be fewer under a fully integrated tax system. By taxing the profits of corporate and noncorporate businesses the same way, integration would eliminate the resource misallocation that results because projects yield higher after-tax rates of return when undertaken by noncorporate businesses. Integration would reduce the misallocation that results when high corporate tax rates affect the composition of capital and factor inputs. Provided personal saving rates are interest sensitive, tax integration would tend to increase total investment by eliminating double taxation of corporate profits and increasing stockholders’ after-tax rates of return from investment. Because fewer economic distortions would occur under a fully integrated tax system, the total output of goods and services would probably be greater.\textsuperscript{38}

The equity of the tax system would also be improved by tax integration. With corporations treated as partnerships, taxpayers would have their share of profits taxed at their own marginal tax rates instead of having part of profits taxed at an unrelated corporate tax rate. Integration would probably increase the profit tax paid by high-income taxpayers and lower the profit tax paid by low-income taxpayers.\textsuperscript{39}

Despite the efficiency and equity gains from tax integration, opponents of integration cite two major weaknesses in the plan. Administering the integrated tax system would be difficult. Corporations would have to compute and report to stockholders not only each stockholder’s share of taxable corporate profits but also their share of nontaxable corporate profits and corporate credits. Moreover, because ownership of some stock changes between tax dates, income and credits would have to be allocated between old and new stockholders. Critics point out that the costs of


\textsuperscript{37} Under most fully integrated tax plans, corporate stockholders would adjust the basis of their stock upward every tax period by an amount equal to their share of retained earnings. The capital gains tax would remain in existence, but the basis adjustment would reduce or eliminate the capital gains realized when the stock was sold.

\textsuperscript{38} See Don Fullerton, Thomas King, John Shoven, and John Whalley, “Corporate Tax Integration in the United States: A General Equilibrium Approach,” American Economic Review, September 1981, pp. 677-91. Using a dynamic numerical general equilibrium model, the authors estimated that complete integration of the corporate and personal income taxes would increase total output between 0.5 and 1.5 percent.

obtaining the information needed for accurate taxing could be substantial. A second major weakness is that tax integration would require the adoption of some unpopular measures. To make sure that taxes were paid, corporations would be required to withhold part of shareholders’ profits, just as corporations now withhold part of employees’ wages and salaries. This could be unpopular with lower income shareholders, critics argue, because the highest personal tax rate would probably be used in computing the amount of profit income to be withheld. Moreover, personal tax rates would have to be increased to make up for the tax revenues lost from the abolition of the tax at the corporate level. Critics note that these disadvantages must loom large relative to the benefits of integration because no country has adopted such a plan, and nowhere is a serious move being made to adopt an integrated tax scheme.  

**Summary and conclusion**

The current system of taxing corporate income has long been recognized as contributing to an inefficient allocation of resources. It is hardly surprising, therefore, that the system has recently come under attack from proponents of supply-side economics, who assert that changes in government policy, especially tax policy, could increase production, productivity, and the standard of living given available resources.

The article has examined the economic effects of the current corporate income tax and has looked at alternatives to the tax. Both rate and nonrate features of the tax, together with differences in the tax treatment of corporate and noncorporate profits, were shown to affect economic activity. These effects were divided into the effects on aggregate investment and the effects on other macroeconomic variables. It was argued that the corporate income tax adversely affects the pattern of corporate investment by determining the collection of projects with expected rates of return that exceed the hurdle rate. It was also argued that the tax may lower total investment by lowering the after-tax rate of return on investment. Because of the effects of the tax on investment and, thus, production, the prices of corporate goods are probably higher and the wages of all workers are probably lower than under a neutral corporate income tax. Other features of the current tax were shown to increase the use of debt finance and the retention of earnings by corporations.

Proposals to reform the corporate income tax range from simple revisions in the current tax rules to abolition of the tax. Some of the output that is now foregone as a result of the tax could probably be regained by adopting modifications to the tax that reduce the difference between investment projects’ before-tax and after-tax expected rates of return. More of the output loss might be recouped by combining these modifications with either a plan to integrate the corporate and personal income taxes or a plan to tax consumption. While the prospect of these institutional changes would no doubt evoke some opposition, the long-run benefits in terms of increased national output would very likely outweigh the short-run costs of implementing such reforms.

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40 See McLure.
41 See McLure.