

# **International tax avoidance identified by FDI positions and some solutions**

**Arjan Lejour,  
Tilburg University**

**Study commissioned by the European Parliament**

# Introduction

**Tax avoidance and tax evasion have a strong impact on government revenues and fiscal fairness towards taxpayers**

**Many policy measures have been taken:**

- **BEPS 1.0, Pillar 2 of BEPS 2.0, and DAC regulation**

**EU tax observatory concludes that corporate tax avoidance is increasing**

- **Size of the shifted corporate income tax base rose from 600 bln US\$ in 2015 to 1000 bln in 2019**

## **Aim of this report**

**Find indicators that signal that countries do well or do not well in the fight against tax avoidance**

**Purpose is to look at macroeconomic indicators related to international income flows**

**These flows may show anomalies that could signal possible tax avoidance (but not necessarily so)**

## **Why tracking FDI?**

**International transactions are dividends, interest payments, royalties and management fees**

**No comprehensive databases at the global level**

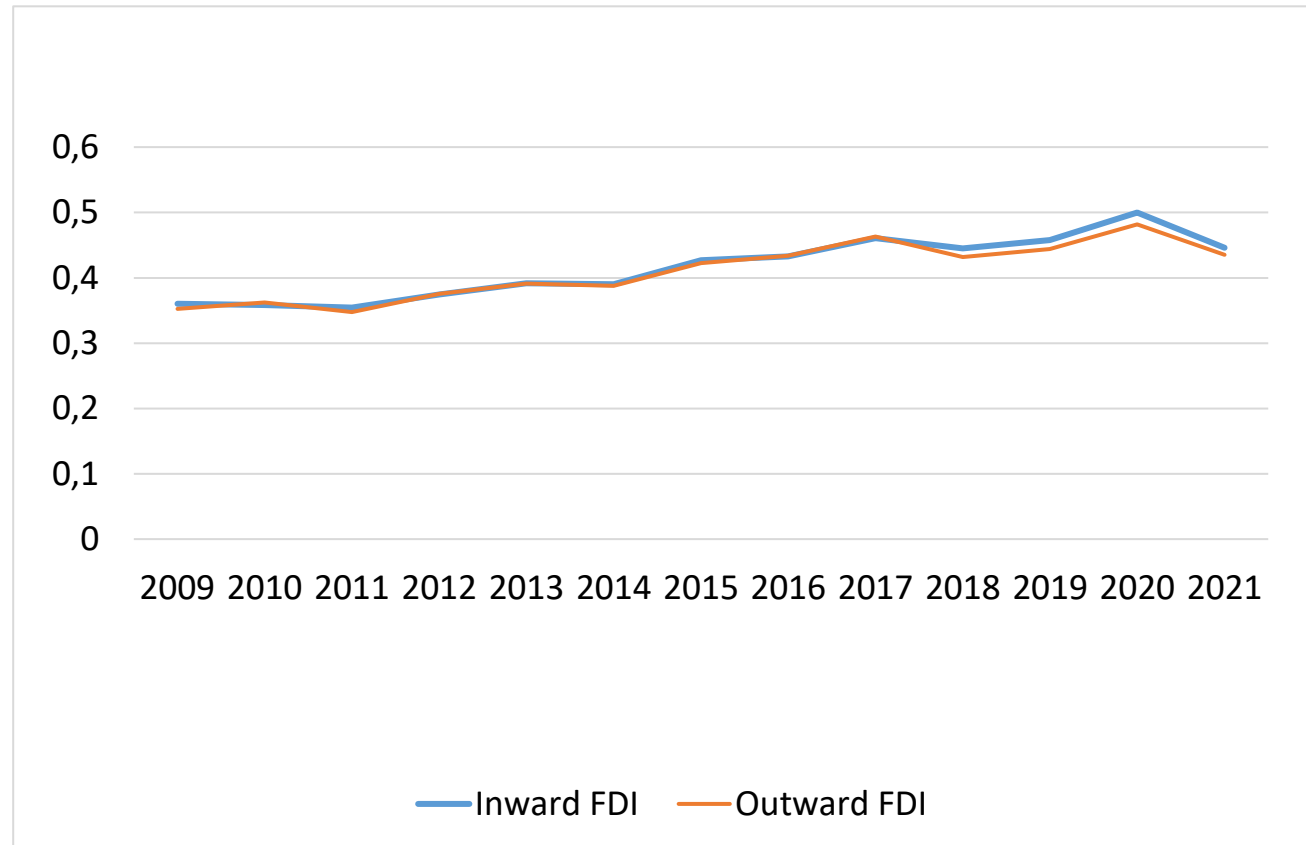
**Dividend and interest payments are the return on foreign investment such as participation and loans**

**For FDI global databases do exist**

## Global FDI/GDP ratio between 2009 - 2021

**Increasing trend  
until 2020 due to:**

- **Globalization**
- **Digitalization**
- **Tax avoidance**
- **Double counting**



## The share of tax havens in global FDI

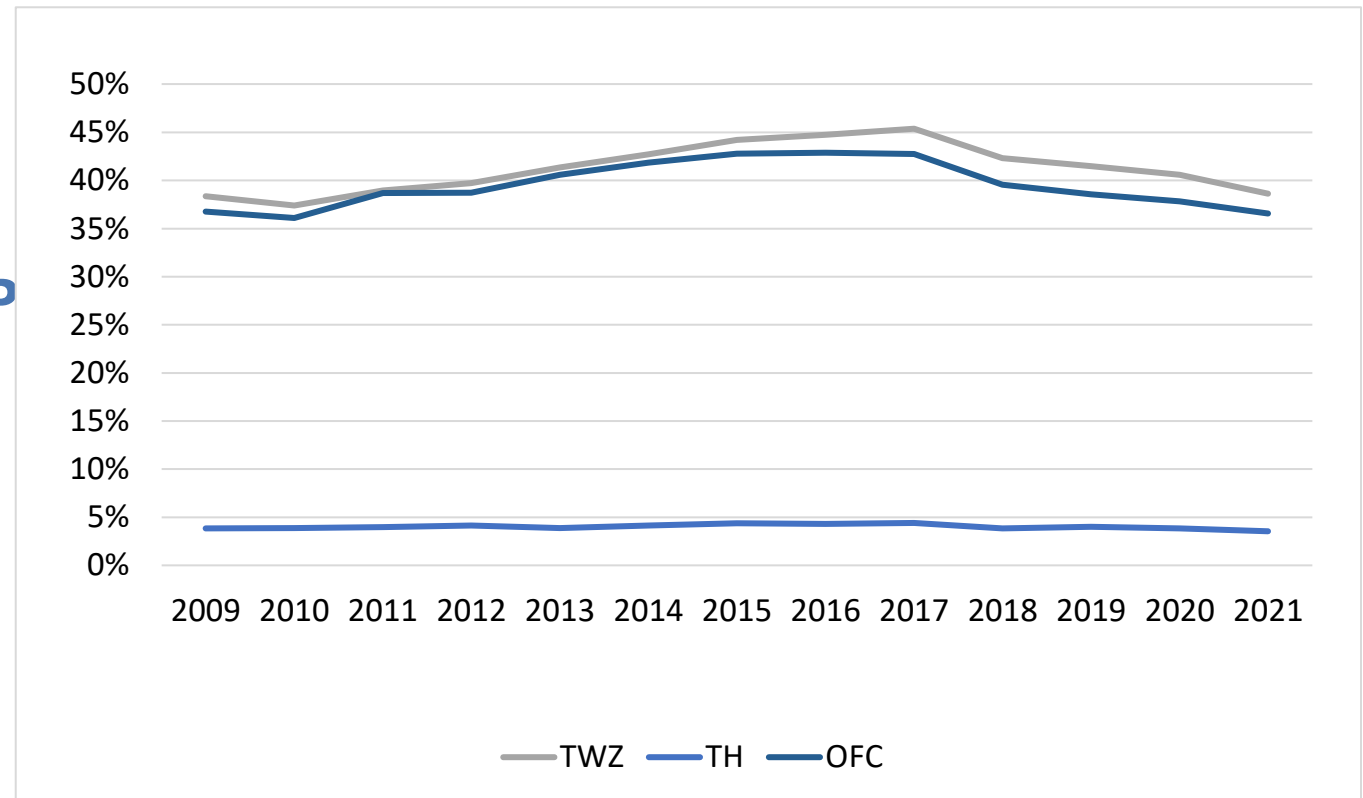
**Share of tax havens increases to 45% in 2017**

**Mainly due to 6 OFC countries:  
CHE, HKG, IRE, LUX, NLD and SGP**

**OFC=conduit=hub**

**GDP-share is only 3.4/ 4.4%-  
points**

**Tax havens have significantly  
higher FDI shares**

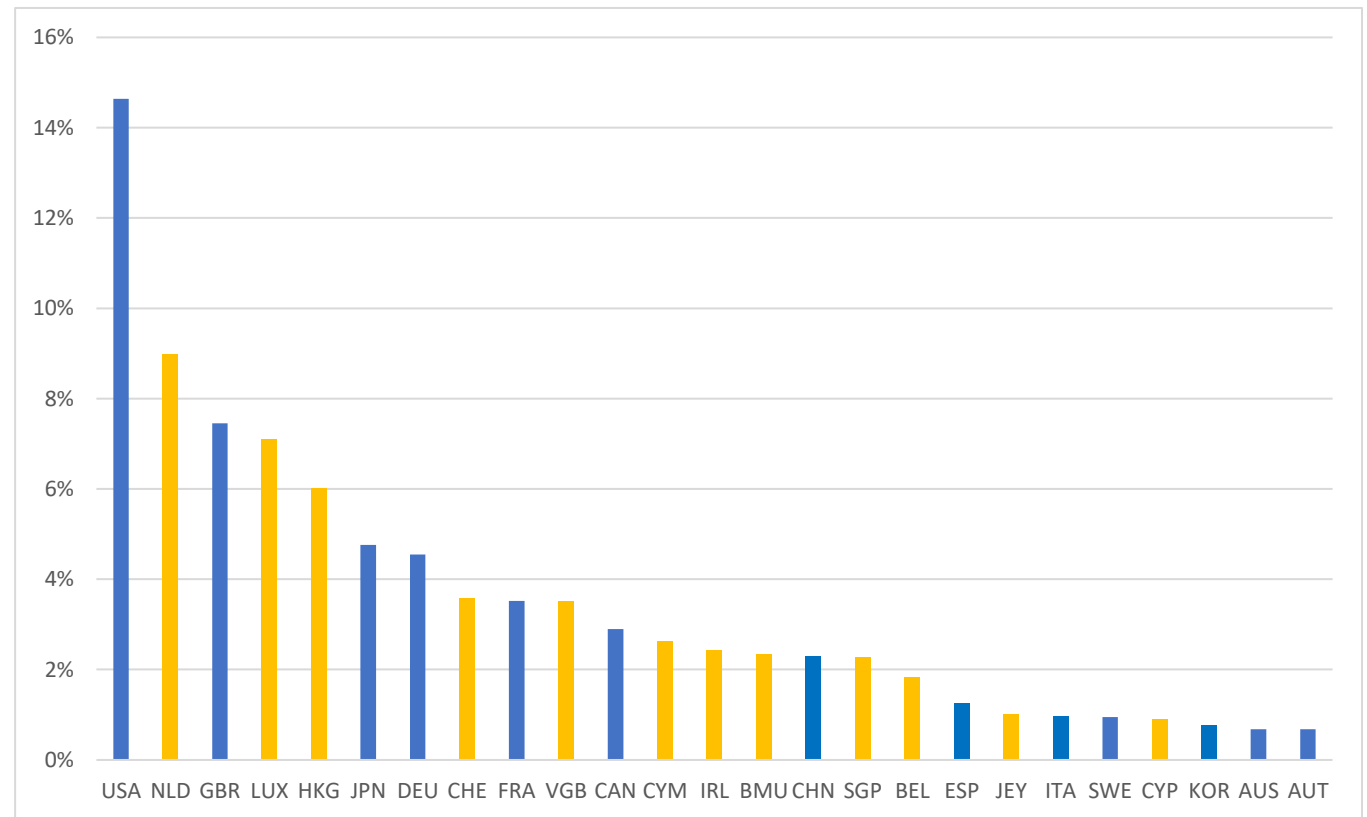


## Top25 countries with largest FDI stocks in 2021

**MNEs have invested 40  
thousand billion US\$ abroad  
in 2021**

**12 tax havens in top 25:  
Caribbean, European**

**Orange is tax haven**



## EU tax havens

**Global FDI/GDP ratio is about 42%. For EU it is 81% (also intra FDI) and for EU tax havens it is 380%**

**OECD secretariat defines investment hubs as jurisdictions with an inward FDI / GDP ratio above 150%**

**EU tax havens based on TWZ list: LUX, CYP, NLD, MLT, IRE, BEL**

- **BEL is border case**

## EU and traditional tax havens

### Major differences between traditional tax havens and conduit countries (incl. the EU ones)

- **Often no low-tax jurisdictions, apart on foreign profits**
- **CIT rates comparable to other EU countries**
- **Many tax and investment treaties**
- **Not CFC regulation affected**
- **No explicit tax haven policies; tax policies are often intertwined with attractive business climate policies**

# **Comparison EU havens and non-havens**

**Comparable CIT rates (statutory and effective)**

**Comparable withholding tax rates**

**Similar number of bilateral tax and investment treaties**

**Cooperative in implementing international tax policies**

**More harmful tax policies in the past**

**On general lower withholding taxes on royalties**

**Higher CIT revenues (due to shifted profits)**

**Less strict and lately introduced CFC rules**

## **Conclusions on comparison**

**There are differences in taxation, but no systematic differences between specific tax policies, except for CFC rules. Also hard to relate directly to FDI/GDP ratio**

**The averages hides large differences between individual EU tax havens, suggesting different (tax) policy mixes**

**Suggests specific examinations of the rules by country**

## **Possible policy remedies**

**BEFIT with a common (harmonized) tax base**

**Effective ATAD-3 directive**

**Common withholding taxes in the EU**

**More transparency (expand DAC and CbCR)**

**Implementation of global minimum tax could help**

# **Thank you for your attention**

**Arjan Lejour  
Tilburg University**

**Study can be found [here](#)**