VAT Notches*

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Abstract

We develop a conceptual framework which captures the effect of the VAT system on profit by two effective taxes. This allows (i) predictions of the determinants of voluntary registration and bunching at the registration threshold; (ii) develops a formula for estimating the elasticity of value-added with respect to the statutory tax. We show that the marginal excess burden of the tax on suppliers is measured by this elasticity, extending Feldstein's analysis of the elasticity of taxable income to an indirect tax setting. We bring the theory to the data, using linked administrative VAT and corporation tax records in the UK from 2004-2009. Consistently with the theory, voluntary registration is positively related to the intensity of input use and negatively related to the share of B2C transactions. There is bunching at the VAT threshold, and the amount of bunching is negatively related to the intensity of input use and positively related to the share of B2C transactions, again consistently with the theory. We provide an estimate of the elasticity of the VAT tax base in the range of 0.09 and 0.18.

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1 Introduction

Most countries around the world use the value-added tax (VAT) as their primary indirect tax, and most countries have thresholds, usually based on turnover, below which businesses do not need to register for VAT.¹ As VAT rates are often quite high (in excess of 20% in many EU countries), this creates a large and salient tax notch for small businesses whose turnover is around the threshold.² So far, the effect of these VAT notches has not been analyzed in the literature.³

A recent literature on income tax notches (Kleven and Waseem (2013)), and transactions tax notches in the housing market (Best and Kleven (2013) and Kopczuk and Munroe (2014)) emphasize that if individuals behave fully rationally, notches give rise to bunching below the threshold, and "holes" above the threshold where maximizing agents will not locate. These papers use bunching at notches to estimate both the elasticity of labor supply, and the degree of optimization friction.

However, the conceptual framework developed in these papers is not directly applicable to VAT, for several reasons. First, with VAT, unlike the personal income tax, the *effective* rate of VAT paid on the marginal unit of value-added is determined not just by the tax code, but also by other firm characteristics.⁴ First, even firms not registered for VAT pay a positive effective VAT rate, because they cannot recover tax paid on intermediate inputs. Second, if a firm registered for VAT sells to another registered firm, it will automatically simply pass on any change in the VAT charged on its outputs, because the buyer can claim the output VAT back. So, firms that have mostly business-to-business (B2B) sales have a lower effective tax.⁵

Both these characteristics clearly differ widely across small firms that are close to the registration threshold. For example, a small tradesperson such as a plumber or electrician may typically have mostly "B2C" sales of his services to householders, and make relatively light use of intermediate inputs. So, they would face a low effective VAT rate when not registered, but a high rate when registered. Conversely, a small specialist engineering firm, such as a car component firm, may make mostly "B2B" sales with heavy use of intermediate

¹In the EU, all but two countries (Spain and Sweden) currently have positive thresholds, with the UK threshold being the largest at £81,000. The thresholds in the EU are generally low compared with those in countries that have more recently introduced a VAT, such as Singapore, which currently has a threshold of about 540,000 Euro (retrieved from http://www.vatlive.com).

²A notch arises when the tax liability changes discontinuously.

 $^{^{3}}$ See Slemrod (2010) for a general discussion of tax notches; the VAT registration threshold is an example of a quantity notch, in his terminology, which is relatively rare.

⁴In this respect, it is like the corporate tax, where it is well-known that the effective marginal and average rates of tax depend on the characteristics of the investments firms make.

⁵Follow conventional definition we refer to business sales to final individual consumers as B2C sales.

inputs, and so will be in the reverse position.

Second, these different characteristics give rise to the important feature of *voluntary* registration, where a firm registers for VAT even if it is below the turnover threshold, and thus not required to do so. This occurs when a firm has large purchases of intermediate inputs, and/or they can pass most of VAT on output onto the purchaser, as in the case of the car component firm; then, it may be profitable to *voluntarily* register for VAT so they can claim back input tax. In our data-set, over 44% of companies in the UK with turnover below the threshold register voluntarily. Voluntary registration makes the VAT unique amongst all major taxes and thus is worthy of investigation.

In this paper, we first develop a conceptual framework for studying the two key aspects of behavioral response to VAT including voluntary registration and bunching. This framework is designed to be comparable to the framework first developed by Saez (2010) to study bunching at tax kinks, while capturing the distinctive features of VAT just mentioned. We consider a number of firms producing a homogenous product from a purchased input and the labor or managerial input of the firm's owner. These firms can vary in efficiency (the basic source of heterogeneity that is the analog of labor productivity in Saez (2010)), and also in the intensity with which they use the input, and the proportion of sales to non-VAT registered consumers, i.e. so-called B2C sales.

We show first in this setting that the effect of the VAT system on profit can be captured by a sufficient statistic, which we call the effective VAT rate, which combines the effects of both input and output VAT; this rate will be different for registered and non-registered firms. We then show that voluntary registration is more likely when either (i) the cost of inputs relative to sales is high, or (ii) when the proportion of B2C sales is low.⁶ The intuition for (ii) is simply that if most customers are VAT-registered, the burden of an increase VAT can easily be passed on in the form of a higher price, because the customer himself can claim back the increase. The intuition for (i) is that when input costs are important, registration allows the firm to claim back a considerable amount of input VAT.

Second, we show that the determinants of bunching at the registration threshold are the same as for voluntary registration, with the signs of the effects reversed. Specifically, bunching is more likely when (i) the cost of inputs relative to sales is low, or (ii) when the proportion of B2C sales is high. We also show that the elasticity of value-added of registered firms with respect to the effective VAT rate can be recovered from an implicit function that relates the degree of bunching to the elasticity of value-added, a formula very similar to that of Kleven and Waseem (2013).

Finally, we show in the conceptual framework that the elasticity of value-added can be

⁶Note that exports, which are zero-rated, are classified as B2B sales.

related in a simple way to the deadweight loss of a small increase in the statutory rate of VAT, thus extending the well-known results of Feldstein (1999) and Chetty (2009) to an indirect tax setting. To do this, we must assume that demand for the product is perfectly elastic, so that the deadweight loss is measuring the loss of producer surplus in excess of tax revenue raised. This assumption of perfectly elastic product demand is no stronger conceptually than the assumption of a fixed wage, i.e. perfectly elastic labor demand made implicitly by Feldstein and Chetty.

We then bring these predictions to an administrative data-set created by linking the population of corporation and VAT tax records in the UK. We first show that the pattern of voluntary registration in the data is consistent with the theory. In particular, voluntary registration is more likely with a low share of B2C sales or a high share of input costs. Quantitatively, the probability that a firm voluntarily registers for VAT is increased by 0.05 for a one standard deviation increase in the share of B2C sales and by 0.02-0.05 for a one standard deviation increase in the input cost ratio. The results are robust to use of either a linear probability model or fixed-effects logit model, and to the inclusion of additional firm-level control variables.

We then look at bunching. In the aggregate, there is clear evidence of bunching at the VAT threshold. This is the first evidence, to our knowledge, that a VAT notch leads to bunching. Investigating further, we find that firms are more likely to bunch at the threshold when either (i) the cost of inputs relative to sales is high, or (ii) when the proportion of B2C sales is low, consistently with the theory. So, there is a clear pattern of heterogeneity in bunching.

The next question is *how* it is that firms bunch; that is, what are the mechanism(s) at work? One possibility is that they genuinely restrict their sales to stay below the threshold. If so, the distribution of input-cost ratio should be smooth around the VAT notch. We provide some suggestive evidence that part of bunching is driven by under-reporting of sales. Specifically, we find that the salary-inclusive input cost ratio moves in the parallel direction between the registered and non-registered group outside the bunching region but starts to increase substantially for the non-registered companies just below the threshold. We interpret the large and sharp increase in the salary-inclusive input cost ratio to be partly driven by the fact that it is costly to underreport salary expenses due to third-party reporting.

Finally, we address the issue of the elasticity of value-added with respect to the tax. Our approach gives an elasticity estimate of between 0.09 and 0.18, depending on what is assumed about VAT registration costs. However, as further explained in Section 9, this estimate is subject to several biases that work on opposite directions, and should be regarded with some caution.

The rest of the paper proceeds as follows. In the next section, we review related literature. In section 3, we develop the conceptual framework to analyze VAT bunching and voluntary registration. Sections 4 and 5 present the main empirical predictions, and results on welfare, respectively. In section 6 we provide an overview of the VAT system in the UK and describe the data. Sections 7 and 8 present the empirical analysis for voluntary registration and VAT bunching, respectively. Section 9 estimates the elasticity of the tax base, and section 10 concludes.

2 Related Literature

Our work contributes to several strands of literature. First, our work relates to the literature on the effect of tax and regulatory thresholds, and in particular, the effect of VAT thresholds on small business behavior. The literature on VAT thresholds is small. In an important paper, Keen and Mintz (2004) were the first to set up a model of VAT including a threshold; they show that there will be bunching below the threshold, and a "hole" above, where firms do not locate. However, there are a number of differences between their approach and ours.⁷ First, their model is set up in such a way that none of the burden of output VAT can be passed on to purchasers (all sales are to final consumers) so it is never optimal for the firm to voluntarily register. Given the large amount of voluntary registration that we observe in the data, clearly, this is a limitation of their model.

Second, their main focus is on the optimal registration threshold, whereas our welfare analysis concerns the marginal deadweight loss of an increase in the statutory rate of VAT, following the literature on the elasticity of taxable income. Kanbur and Keen (2014) extend the Keen and Mintz (2004) framework to allow for evasion, as well as avoidance, of VAT. In our baseline model, we do not allow for evasion; the implications of doing so are discussed in Section 2.3. Brashares et al. (2014) use a calibrated formula from Keen and Mintz (2004) to infer that for a 10 percent VAT rate, the optimal level for the threshold in the United States is \$200,000.

Onji (2009) documents the effects of the VAT threshold in Japan, focusing on the incentives for a large firm to split by separately incorporating. A comparison of the corporate size distributions before and after the VAT introduction of 1989 shows a clustering of corporations just below the threshold. More broadly, there is a small literature on firm bunching below non-VAT thresholds to avoid burdensome taxes and regulation; for example, in Spain, firms with turnover above a 6 million Euro threshold face increased tax enforcement; Almunia

 $^{^7{\}rm The}$ main focus of their paper is to study the optimal VAT threshold, a topic beyond the scope of this paper.

and Lopez Rodriguez (2014) show that firms bunch below this threshold to avoid increased scrutiny of their tax returns.

Our work also contributes to the literature on the elasticity of the VAT base. There are a small number of relevant contributions here. First, a number of studies (Carbonnier (2007) for France, Kosonen (2013) and Kosonen and Harju (2013) for Finland) exploit large cuts in the rate of VAT on specific categories of goods (e.g. restaurant meals and haircuts in Finland) to estimate the percentage of the VAT cut passed on to consumers in the form of lower prices. The general finding is that there is less than full tax pass-through, with pass-through ranging from 80% to as low as 20%. We do not have price data and do not study pass-through; rather, we look directly at the elasticity of the tax base. But, pass-through is generally less than 100% in our model, because we allow for an upward-sloping marginal cost curve for the firm.

Second, there are a very few studies that estimate the effects of VAT cuts on quantities as well as prices, and thus on the VAT base. The two studies for Finland estimate the quantity responses to be very small, but do not quantify the overall effect of the VAT cuts on the VAT base. Blundell (2009) forecasts that the elasticity of tax base with respect to a temporary cut in the standard rate of VAT in the UK from 17.5% to 15% between 1 December 2008 and 1 January 2010 to be between 0.25 and 1.⁸ This is a forward-looking estimate, i.e. a prediction of the elasticity by assuming cost pass-though of between 75 and 100% and an inter-temporal elasticity of substitution in consumption of 0.5 to 1, rather than being estimated from past observed behavior. Our estimates of the elasticity of the tax base are closer to the Finnish studies than the Blundell estimate; one possible reason for this is that the structural approach gives a long-run elasticity that should be interpreted as the response to a permanent VAT change, whereas the Blundell calculation is for a temporary change, where the elasticity will of course be higher, due to inter-temporal substitution in consumption.

3 Conceptual Framework

3.1 The Set-Up

We consider a single industry with a fixed, large number of small traders producing a homogenous good, indexed by productivity parameter $a \in [\underline{a}, \overline{a}]$. Small trader a combines his

⁸Blundell (2009) claims that in the UK, between 75-100% of the VAT cut would be passed on to the consumer, and based on the elasticity of inter-temporal substitution, the elasticity of real consumption with respect to the VAT cut would be 0.5-1.0. This gives an overall elasticity of the tax base of between 0.25 and 1.

own labor input l with an intermediate input x to produce output y via a fixed coefficients technology

$$y = a \min\left\{l, \frac{x}{\sigma a}\right\},\tag{1}$$

where a measures the productivity of the trader and σ the input requirement. In particular, for all traders, one unit of output requires σ units of input. Let t be the rate of VAT. If the trader is registered, he can claim back VAT on the input use x, so the price of the input is r. If not registered, the price of the input is r(1 + t).

There are also two types of buyers, those who are not registered for VAT (consumers) and those who are (businesses) in proportions λ and $1 - \lambda$ respectively. It is assumed both types of buyers have perfectly elastic demand for the good at price p. This is analogous to the assumption made in the taxable income literature that the wage is fixed, i.e. labor demand is perfectly elastic at a fixed wage.

So, the profit for the non-registered trader is

$$(p - \sigma r(1+t))y. \tag{2}$$

For the registered trader, we reason as follows. The registered trader must charge VAT on his output. If he sells to a registered buyer, all the VAT can be passed on, as the buyer can reclaim it. So, revenue per unit sold to a registered buyer is p. On the other hand, none of the output VAT can be passed on to the non-registered buyer, as he has perfectly elastic demand. So, revenue per unit sold to a non-registered buyer is p/(1 + t). So, overall, the profit for the registered trader is

$$\left(p\left(\frac{\lambda}{1+t}+1-\lambda\right)-\sigma r\right)y.$$
(3)

Following Saez (2010) and Kleven and Waseem (2013), we assume that the trader has an iso-elastic disutility of labor $\frac{1}{1+\frac{1}{e}}l^{1+1/e}$. So, using (2) and (3), and recalling that l = y/afrom the production function (1), the utility for the registered and non-registered trader of productivity *a* respectively can be written as

$$u_{R}(y;a) = py\left(\left(\frac{\lambda}{1+t} + 1 - \lambda\right) - s\right) - \frac{1}{1 + \frac{1}{e}} \left(\frac{y}{a}\right)^{1+1/e} u_{N}(y;a) = py\left(1 - (1+t)s\right) - \frac{1}{1 + \frac{1}{e}} \left(\frac{y}{a}\right)^{1+1/e},$$

where $s = \sigma r/p$ is the share of inputs in total cost, and is an exogenous parameter in what follows. As p as been assumed fixed, we set it equal to 1 so that y denotes both output and the value of sales.

The VAT has a registration threshold; a firm must register if sales exceed y^* , but a firm can register below this threshold if it wishes. If a firm chooses to register while producing $y < y^*$, we say that it is *voluntarily registered*.

Finally, we cannot ignore the fact that there are significant compliance costs to VAT registration. It is well known that these costs, as a fraction of turnover, decline rapidly with turnover; for example, a recent literature review found that at the registration threshold, these costs were around 1.5% of turnover, declining to 0.1% or less for large companies (Federation of Small Businesses, 2010). We model these as a fixed cost K > 0, so that net utility with registration is $u_R(y; a) - K$.

3.2 Effective VAT Rates

Note that u_R, u_N can be written

$$u_R(y;a) = y(1-s)(1-t_R) - \frac{1}{1+\frac{1}{e}} \left(\frac{y}{a}\right)^{1+1/e},$$

$$u_N(y;a) = y(1-s)(1-t_N) - \frac{1}{1+\frac{1}{e}} \left(\frac{y}{a}\right)^{1+1/e},$$
(4)

$$t_R = \frac{\lambda t}{(1+t)(1-s)}, t_N = \frac{st}{1-s}.$$
(5)

That is, revenue net of input costs, y(1 - s), or value-added, is taxed at effective rate t_R if registered, and t_N if not. Note that t_R is increasing in the B2C ratio, λ , and increasing in s, whereas t_N is increasing in s. Obviously, both effective rates are increasing in the statutory rate, t.

Whether we have voluntary registration or bunching, or neither, is driven by the relationship of t_R to t_N . It may seem implausible that we can have t_N larger than t_R in practice. However, as we will show below, given the values of s and λ in our data, almost half the sample face this configuration of effective taxes.

To interpret e, note first that from (4), the output that maximizes $u_R(y;a)$ is

$$y_R(a) = a^{1+e} ((1-s)(1-t_R))^e, (6)$$

and also from (5), the output that maximizes $u_N(y; a)$ subject to the registration constraint $y \leq y^*$ is min $\{y_R(a), y^*\}$, where

$$y_N(a) = a^{1+e} ((1-s)(1-t_N))^e.$$
(7)

Thus, e measures the elasticity of output supply with respect to the effective taxes. Note also that the value-added of the trader is simply v = y(1 - s), so e also measures the elasticity of the individual trader's value-added with respect to the effective taxes.

3.3 Discussion

One possible objection is that our analytical framework might seem very special; firms sell a homogenous product, and there is no substitution between inputs and the managerial labor input. We have two responses to this. First, both of these assumptions can be relaxed at the cost of some more analytical complexity. In a not-for-publication Appendix, ⁹ we present a version of our model with differentiated products and a more general production function; then, it can be shown that the impact of the VAT system on the profit of the trader can no longer be measured just by an effective tax rate, but by a parameter that we call the discouragement index, which is itself a function of $t, s, and \lambda$ as here, but also of the firmlevel elasticity of demand, and the elasticity of substitution between labor and the produced inputs. Many of the qualitative results extend to this case.

Second, while our model has some special features, it can be argued that it is in fact more general than the Saez (2010) framework, also used by Kleven and Waseem (2013), used to study the personal income tax, where a worker with utility linear in consumption and iso-elastic labor supply faces a fixed pre-tax wage and a kinked or notched income tax schedule. In the Saez/Kleven-Waseem set-up, because the worker takes his pre-tax wage as given, he bears the full burden of the tax. In our setting, this corresponds to the assumption that no customer can reclaim VAT ($\lambda = 1$); then, the trader bears the full burden of VAT. Moreover, in a labor supply setting, there is no input tax; in our setting, this corresponds to the case where s = 0. Finally, we also have a compliance cost of registration, K; in the Saez/Kleven-Waseem set-up, there are no compliance costs of moving over a tax notch, but there is a "pure notch" or lump-sum change in the tax liability, ΔT in their notation, which plays the same role. So, under the assumptions that $\lambda = 1$ and s = 0, our model reduces mathematically to the Kleven-Waseem model.¹⁰

A further point is that it has been argued that amount of output exported is a determinant of registration, because in practice, exports are exempt from VAT, and so firms that export more of their output are more likely to register (Brashares et al., 2014). Note that our model covers this case, because exports can be thought of as "B2B" sales. This is because in the case of exports, the supplier does not bear any of the burden of the output VAT, and so from

⁹This is available from the authors on request.

¹⁰Formally, with $\lambda = 1, s = 0$, our model is equivalent to a variant of their model where their higher rate of income tax above the notch, $\tau + \Delta \tau = \frac{t}{1+t}$, and where $\tau = 0$, $\Delta T = K$.

the supplier's point of view, domestic B2B sales and exports are equivalent in this respect.

A limitation of our model is that we do not allow for evasion.¹¹ Estimated evasion of the VAT in the UK is currently around 11% of potential revenues (HM Revenue and Customs, 2015). Following Chetty (2009), one way to incorporate an evasion option would be to say that a firm with real turnover y can hide an amount h of turnover at cost g(h), where g(.) is increasing and convex. It is then easy to show that with an evasion option, there will be more bunching at the notch than without. This in turn implies that some of the observed bunching will be due to evasion, rather than the underlying elasticity of output supply, so that using bunching to infer e, as we do below, will tend to over-estimate e. However, without knowing something about the cost of evasion function, we cannot correct our estimates of e for this factor.¹²

4 The Registration Decision

4.1 The Cut-Off

Recall that the VAT has a registration threshold at y^* , but a firm can register below this threshold, and that there is also a compliance cost K of registering. The payoff from registration is thus $u_R(a)$, where $u_R(a) \equiv u_R(y_R(a); a) - K$, and the payoff from not registering is $u_N(a) \equiv u_N(\min \{y_R(a), y^*\}; a)$. Then, the net gain to registering is $\Delta(a) = u_R(a) - u_N(a)$, so a firm will register iff $\Delta(a) \geq 0$. We first provide a basic characterization of the registration decision.

Proposition 1. Given fixed values for the other parameters, there is a critical \tilde{a} such that all firms with $a \geq \tilde{a}$ register for VAT and all $a < \tilde{a}$ do not.

The intuition is the following. First, the higher a, the higher is optimal output, and so the fixed cost of registration is less important in overall revenue. Second, the cost of meeting the registration turnover constraint $y \leq y^*$ is higher, the higher is a.

4.2 Voluntary Registration

The first aspect of the registration decision that we are interested in is voluntary registration. Recall that a firm a chooses voluntary registration if it chooses to register, and has a turnover

¹¹The effects of an evasion or non-compliance option at tax notches are also discussed in Kanbur and Keen (2014), and where two forms of evasion are studied, total avoidance (bounders), and avoidance of some fraction of the tax (cads).

¹²Chetty (2009) discusses some methods for estimating the marginal cost of evasion.

below the threshold i.e. $y_R(a) < y^*$. Our empirical predictions concern the share of the firms who produce below the threshold who register voluntarily.

Let a_R be the firm type which, if registered, just wants to produce at the registration threshold i.e. from (6), $a_R = \left(\frac{y^*}{((1-s)(1-t_R))^e}\right)^{1/(1+e)}$. From Proposition 1, if $\tilde{a} < a_R$, all firms between \tilde{a} and a_R register voluntarily; otherwise, none do. So, recalling that a is distributed uniformly, the share of firms producing less than y^* which are registered voluntarily is

$$v = \max\left\{\frac{a_R - \tilde{a}}{a_R}, 0\right\} \tag{8}$$

Now we have:

Proposition 2. (i) There is a summary statistic of the parameters,

$$\beta = \frac{(1 - t_R)^{1 + e} - (1 - t_N)^{1 + e}}{(1 - t_R)^e}$$

such that v > 0 iff $\beta > \frac{K(1+e)}{y^*} = \beta_0$, and v is strictly increasing in β if $\beta > \beta_0$ i.e. t_N must be sufficiently larger than t_R . (ii) The share of voluntary registrations v is decreasing in the B2C ratio λ . (iii) There is a critical value $\frac{\widehat{1-t_N}}{1-t_R} < 1$ above which the share of voluntary registrations, v, is increasing in the share of input costs in turnover s.

The intuition for this is as follows. When t_N is sufficiently above t_R , even a firm will a relatively low productivity a will be willing to pay the fixed cost of registration to take advantage of the lower tax rate with registration. But, when t_N is just above above t_R , i.e. where $0 \leq \beta \leq \beta_0$ the critical cutoff is $\tilde{a} = a_R$; all firms with $a < \tilde{a}$ will be nonregistered and produce below the threshold, and all firms with $a > \tilde{a}$ will produce at level $a^{1+e}((1-s)(1-t_R))^e$ strictly greater than y^* . So, for this parameter range, there is no voluntary registration (but no bunching, either). This in fact implies that when t_N is just above above t_R , there will be a hole above the threshold.¹³

4.3 Bunching

Now consider that group of firms for which λ , *s* are such that voluntary registration is not optimal i.e. for which $t_R > t_N$. Note that this group has the full range of productivity *a*. In this case, it is easy to show that there is bunching at the cutoff. In particular, let a^* be the firm which just produces at the threshold when non-registered i.e. $y_N(a^*)$. Then, all

¹³The smallest output above the threshold is $y_{-} = (a_R)^{1+e}((1-s)(1-t_R))^e > (a_R)^{1+e}((1-s)(1-t_N))^e = y^*$.

firms between a^* and \tilde{a} will produce at the threshold, with any firm $a^* < a < \tilde{a}$ restricting its output to avoid paying the registration cost and the higher effective tax. So, now, \tilde{a} is the firm that is just indifferent between holding its output at y^* to avoid registration, and incurring the costs of registration. So, \tilde{a} must be defined by the condition

$$\max_{y} \left\{ y(1-s)(1-t_{R}) - \frac{1}{1+\frac{1}{e}} \left(\frac{y}{\tilde{a}}\right)^{1+1/e} \right\} - K = y^{*}(1-s)(1-t_{N}) - \frac{1}{1+\frac{1}{e}} \left(\frac{y^{*}}{\tilde{a}}\right)^{1+1/e}.$$
 (9)

Now define $\Delta a^* \equiv \tilde{a} - a^*$, so that $\tilde{a} \equiv a^* + \Delta a^*$. So, all firms located between a^* and $a^* + \Delta a^*$ in the productivity distribution bunch at the threshold. However, we do not observe a directly, only y, so we need to map the bunching interval into the space of turnover. To do this, note that in the absence of bunching, the critical firm $a^* + \Delta a^*$ would have turnover $y^* + \Delta y^* = (a^* + \Delta a^*)((1 - s)(1 - t_R))^e$. So, the percentage turnover response to the notch is measured by $\Delta y^*/y^*$. Then we can show:

Proposition 3. Given e, the level of bunching Δy^* is given by the implicit relationship

$$\frac{1}{(1+\Delta y^*/y^*)} \left(1 + \frac{K/y^*}{(1-s)(1-t_N)}\right) - \frac{1}{1+1/e} \left[\frac{1}{1+\Delta y^*/y^*}\right]^{1+1/e} - \left(\frac{1-t_R}{1-t_N}\right)^{1+e} \frac{1}{1+e} = 0$$
(10)

Note that (10) is very closely related to the Kleven-Waseem formula relating bunching at a notch of the personal income tax schedule to the elasticity of the labor supply e; the latter is given by equation (5) in their paper, which, in our notation, is

$$\frac{1}{(1+\Delta y^*/y^*)} \left(1 + \frac{\Delta T/y^*}{1-\tau}\right) - \frac{1}{1+1/e} \left[\frac{1}{1+\Delta y^*/y^*}\right]^{1+1/e} - \left(1 - \frac{\Delta \tau}{1-\tau}\right)^{1+e} \frac{1}{1+e} = 0,$$
(11)

where τ is the initial rate of income tax, and ΔT , $\Delta \tau$ are the notches i.e. when pre-tax income goes above y^* , a fixed penalty ΔT is paid, and then *all* income is taxed at rate $\tau + \Delta \tau$. There are two differences between (10) and (11). First, with the VAT, the compliance cost, K takes the place of ΔT . Second, t_N , t_R replace τ , $\tau + \Delta \tau$.

We can now use (10) to look at some of the determinants of bunching. It turns out that the sufficient statistic β helps determine bunching, as well as voluntary registrations. We have:

Proposition 4. (i) If $t_R \ge t_N$, there is strictly positive bunching, $\Delta y^*/y^* > 0$. (ii) If $t_R < t_N$, there is positive bunching as long as $\beta \le \beta_1 \equiv \beta_0 \left(\frac{1-t_N}{1-t_R}\right)^e$, and $0 < \beta_1 < \beta_0$, where β, β_0 are defined in Proposition 2. (iii) The amount of bunching Δy^* rises (a) as λ , the

fraction of B2C sales increases, and (b) for K small, as the share of inputs in total cost, s, falls.

The intuition for this is straightforward. if $t_R \ge t_N$, any firm contemplating registration will face both (i) a higher effective tax when registering, and (ii) a registration cost. So, if it would prefer to produce just a bit more than y^* when facing t_N , it will certainly wish to bunch. This argument continues to apply even when $t_R < t_N$, until the tax advantage outweighs the registration cost, at which point, bunching is eliminated.

4.4 Summary of Theoretical Results

We can now summarize the theoretical results so far in figure 1. To do this, we assume that the sufficient statistic β is increasing in the ratio s/λ ; sufficient conditions for this to be the case are identified in Proposition 2. Figure 1 shows that there are three possible regimes, depending on parameter values.

Start in the first regime where $t_N < t_R$ and there is bunching, but no voluntary registration. We see that as s increases, or λ decreases, the fraction of firms who are bunching decreases until we move to a second regime, where t_N is close to t_R , but a bit larger, where there is neither bunching nor voluntary registration. In this second regime, the critical cutoff is $\tilde{a} = a_R$; all firms with $a < \tilde{a}$ will produce below the threshold, and all firms with $a > \tilde{a}$ will produce at level $a^{1+e}((1-s)(1-t_R))^e$ strictly greater than y^* . This in fact implies that there will be a hole above the threshold.¹⁴ Finally, when t_N is sufficiently larger than t_R , we move to the voluntary registration regime.

5 Welfare

In this section, we show how e-the elasticity of output supply with respect to the effective taxes t_R, t_N -can be related to the deadweight loss of the VAT. Assume that all firms have the same s, λ , so that they only vary in a. Following Chetty (2009), our welfare criterion is W = U + T, where U is the average utility across all firms i.e.

$$U = \int_{0}^{\tilde{a}} u_N(a) da + \int_{\tilde{a}}^{\overline{a}} (u_R(a) - K) da$$

¹⁴The smallest output above the threshold is $y_{-} = (a_R)^{1+e}((1-s)(1-t_R))^e > (a_R)^{1+e}((1-s)(1-t_N))^e = y^*$.

and where T is tax revenue. The term U has the interpretation of aggregate producer surplus. The term T has two components, the VAT charged on the sales of registered firms, and the VAT charged on the inputs of non-registered firms. So, overall,

$$T = ts \int_{0}^{\tilde{a}} y_N(a) da + \frac{t\lambda}{1+t} \int_{\tilde{a}}^{\overline{a}} y_R(a) da$$

$$(12)$$

$$= t_N V_N + t_R V_R, \ V_N = \int_0^a (1-s) y_N(a) da, \ V_R = \int_{\tilde{a}}^a (1-s) y_R(a) da$$

where, in the second line, we write tax revenue in a more standard way as the sum of effective rates t_N, t_R for non-registered and registered forms respectively, times the corresponding tax bases i.e. value added of registered and non-registered firms V_R, V_N .

As in Chetty (2009), we measure the deadweight loss of an increase in the VAT rate by $\frac{dW}{dt}$. The first, and simplest, case is where there is voluntary registration, i.e. $t_R > t_N$. It is then possible to show the following:

Proposition 5. If $t_R < t_N$, so that there is voluntary registration, then the deadweight loss of a small tax increase is

$$\frac{dW}{dt} = \underbrace{\left(\frac{t_N \frac{\partial V_N}{\partial t} + t_R \frac{\partial V_R}{\partial t}\right)}_{\text{intensive DWL}}_{\text{intensive DWL}} + \underbrace{\frac{\partial T}{\partial \tilde{a}} \frac{\partial \tilde{a}}{\partial t}}_{\text{extensive DWL}}.$$
(13)

Moreover, the intensive DWL, as a fraction of the additional revenue raised mechanically, $\frac{\partial t_N}{\partial t}V_N + \frac{\partial t_R}{\partial t}V_R$, can be written

$$-e\left(\theta_N \frac{t_N}{1-t_N} + (1-\theta_N) \frac{t_R}{1-t_R}\right),\tag{14}$$

where $\theta_N = \frac{V_N \frac{\partial t_N}{\partial t}}{\frac{\partial t_R}{\partial t} V_N + \frac{\partial t_R}{\partial t} V_R}$. Finally, the extensive DWL is proportional to $K^{1/(1+e)}$, and vanishes as $K \to 0$.

Formula (13) is a variant of the Feldstein-Chetty formula in for the deadweight loss of a proportional income tax, $\frac{dW}{dt} = t \frac{dTI}{dt}$, where TI is taxable income, and t is the proportional rate of income tax. It differs in two ways. First, there is also the effect of the tax on welfare via the change in registrations, measured by $\frac{\partial T}{\partial \tilde{a}} \frac{\partial \tilde{a}}{\partial t}$, which we call the deadweight loss at the extensive margin, or extensive DWL. Second, in this case, there are two tax bases V_N, V_R and two effective taxes, t_N, t_R , so the formula is more complex. The fact that the intensive DWL

can be written proportional to e is again analogous to the Feldstein-Chetty formula, which can be written $\frac{dW}{dt}/TI = -e\frac{t}{1-t}$, where e is the elasticity of taxable income with respect to t.

Now consider the case with $t_R > t_N$, where there is bunching. Now, the main differences are twofold. First, as all non-registered firms between a^* and \tilde{a} bunch, we have:

$$y_N(a) = \begin{cases} a^{1+e}(1-t_N)^e, & a \le a^* \equiv \frac{(y^*)^{1/(1+e)}}{(1-t_N)^{e/(1+e)}} \\ y^* & a^* < a \le \tilde{a} \end{cases}$$
(15)

Second, the formula for \tilde{a} is now rather different. As a consequence of (15), we have a different formula for tax revenue i.e.

$$T = t_N(V_N + V_B) + t_R V_R, \ V_N = \int_0^{a^*} (1 - s) y_N(a) da, \ V_B = \int_{a^*}^{\tilde{a}} (1 - s) y^* da,$$
(16)

and V_R is as before, so V_B is the value-added of the bunchers. Note also (i) for a fixed a^*, \tilde{a} , V_B does not respond to t; (ii) from (16), and the fact that by definition, $y_N(a^*) = y^*$, the effect of a change in a^* on tax revenue is zero; $\frac{\partial T}{\partial a^*} = 0$. Then, we have:

Proposition 6. If $t_R > t_N$, so that there is bunching, formula (13) continues to hold. But now, the intensive DWL, as a fraction of the additional revenue raised mechanically, $\frac{\partial t_N}{\partial t}(V_N + V_B) + \frac{\partial t_R}{\partial t}V_R$, can be written

$$-e\left(\gamma_N \frac{t_N}{1-t_N} + \gamma_R \frac{t_R}{1-t_R}\right) \tag{17}$$

where $\gamma_N = \frac{V_N \frac{\partial t_N}{\partial t}}{\frac{\partial t_N}{\partial t}(V_N + V_B) + \frac{\partial t_R}{\partial t}V_R}$, $\gamma_R = \frac{V_R \frac{\partial t_R}{\partial t}}{\frac{\partial t_N}{\partial t}(V_N + V_B) + \frac{\partial t_R}{\partial t}V_R}$

So, now, there are two differences to Proposition 5. First, in (17) the weights on t_N , t_R are slightly different. Second, from the different definition of \tilde{a} in (9), the detailed formula for the extensive DWL is different, and that term does not vanish as $K \to 0$.

Note finally that these welfare results apply only to producer surplus, or to put it another way, they characterize the marginal deadweight loss of the VAT under the assumption that output demand is perfectly elastic. This may seem restrictive, but it is conceptually no more restrictive than the assumption implicitly made by Feldstein and Chetty that labor demand is perfectly elastic.

6 Context and Data

6.1 The Value-Added Tax System in the UK

The Value-Added tax in the UK is paid by approximately 2 million registered businesses in each fiscal year.¹⁵ It is the third largest source of government revenue following income tax and national insurance contributions. In 2011/12, VAT raised £98.23 billion, accounting for 21.05% of total tax revenue and 6.54% of GDP in the UK.¹⁶

VAT is levied on most goods and services provided by registered businesses in the UK, goods and some services imported from countries outside the European Union, and brought into the UK from other EU countries.¹⁷ All businesses must register for VAT if their taxable turnover is above a given threshold.¹⁸ The current registration threshold is £81,000 in 2014/15. As permitted by the EU VAT law, increases in the registration threshold should be in line with the rate of inflation.¹⁹ The UK currently set the highest registration threshold in the EU, which is perceived as a way for the government to reduce the compliance costs of small businesses not wishing to register for VAT.²⁰

A business pays VAT on its purchases-known as input tax, and charges VAT on the full sale price of the taxable supplies-known as output tax. Businesses can also choose to register voluntarily with a turnover below the threshold in order to recover the input taxes. The default VAT rate is the standard rate, which was 17.5% between April 1, 2004 and December 1, 2008 and was temporarily reduced to 15% before January 1, 2010. The standard rate was then reverted to 17.5% until 4 January 2011 when it was increased to 20% and has been at that rate since. A small number of goods and services are charged at a reduced rate of 5% and there are also goods and services that are charged at a zero rate or exempt from VAT altogether.²¹ Neither businesses that make zero-rate or exempt supplies

¹⁵Authors' estimates based on the universe of UK VAT records between 2004/05 and 2010/11.

¹⁶See http://www.hmrc.gov.uk/stats/tax receipts/tax-receipts-and-taxpayers.pdf.

¹⁷There are complex regulations for goods and services imported from within the EU.

¹⁸VAT taxable turnover includes the value of any goods or services a business supplies within the UK, unless they are exempt from VAT. Any supplies that would be zero-rated for VAT are included as part of the taxable turnover.

¹⁹Specifically, under Article 24(2)(c) of the sixth EC VAT directive (77/388/EEC 17 May 1977). These provisions are now consolidated in the principal VAT directive (2006/112/EC); article 287 allows for States to increase the registration threshold in line with inflation.

 $^{^{20}}$ See http://www.oecd.org/tax/tax-policy/tax-database.htm#vat. Among all OECD countries, Denmark has the lowest threshold, which requires businesses with sales of more than DKK 50,000 (GBP£4,308) to register. There is no VAT threshold in Mexico, Sweden, and Spain so that all businesses in these countries are required to register unless exempt otherwise.

 $^{^{21}}$ A reduced rate of 5% is charged on a small number of supplies under schedule 7A of the Value Added Tax Act (VATA) 1994. Principally, they include the supply of domestic fuel and power, the installation of energy saving materials, women's sanitary products, children's car seats and certain types of construction work.

charge output VAT to the customers, and the key difference between them is that input tax cannot be claimed against output tax on exempted supplies.

Small firms with annual taxable turnover of up to £150,000 can use a simplified flat-rate VAT scheme, which was introduced in 2002 and allows firms to pay VAT at a single rate on their total sales.²² The flat rate, which varies between 4% and 14.5% depending on the industry, is intended to reflect the average VAT rate in each industry and reduce the compliance cost associated with keeping detailed records and calculating VAT for each transaction separately. In practice, the extent of such administrative savings is rather unclear, since firms must keep similar records to calculate and compare their VAT liability under both the standard scheme and the flat-rate scheme in order to decide whether to join or leave the flat-rate scheme. As discussed in a 2007 Public Accounts Committee report and in Vesal (2013), the take-up rate for the flat-rate scheme among eligible firms are extremely low and most eligible firms are registered under the standard scheme.²³

There are two rules governing registration, a forward-looking rule and a backward-looking one. First, a firm must also register for VAT if either (i) the VAT taxable turnover of the firm may go over the threshold in the next 30 days alone, or the firm takes over a VAT-registered business as a going concern. Second, a firm must register for VAT if its VAT-taxable turnover for the previous 12 months was more than the threshold. Strictly speaking, our theoretical model applies to the forward-looking decision, as the model is static; that is, the firm must register if turnover in the current year is expected to exceed the threshold. In our sample, among firms that register for the first time, around 68% of them have turnover in the previous year lower than the VAT notch. This suggests that the forward-looking decision is more important.

VAT compliance in the UK has been long susceptible to fraud and avoidance. According to HMRC estimates, the VAT tax gap, which is defined as the difference between net theoretical tax liabilities and total VAT receipts on a timely basis, is around 10.4% of theoretical VAT liability since 2010. This is considerably higher than the tax gap estimates for many other taxes in the UK except for tobacco duties and self assessment. The most recent estimate of the £11.4 billion VAT gap in 2011-12, is composed of (1) $\pounds 0.5 - 1.0$ billion of MTIC

 $^{^{22}}$ Under the flat-rate sheme, firms surrender the right to reclaim VAT on inputs. The turnover ceiling for FRS has been increased from £100,000 when it was introduced in 2002 to £150,000 since 2003.

 $^{^{23}}$ In October 2007, the Public Accounts Committee published a report on new business' tax obligations and found that out of 705,000 eligible businesses, only 16% of firms were registered under the flat-rate scheme. A more recent study Vesal (2013) also finds that twenty six percent of eligible VAT traders gain from the flat-rate scheme but very few join the scheme. Both studies attribute the low takeup rate to the lack of awareness of the flat-rate scheme scheme.

(Missing Trader Intra-Community) fraud,²⁴ (2) £1.8 billion of VAT debt,²⁵ (3) £0.2 billion due to VAT avoidance (HM Revenue and Customs, 2015).

Table 1 summarizes the source of variation in the VAT tax system that we explore in empirical analysis. As shown in column 1, there is the discrete jump in the tax rate and the overall VAT liability at the registration threshold. The registration threshold was £58,000 in 2004/05, has been increased annually to £68,000 in 2009/10, and is currently £81,000 since 2014/15. We analyze the excess number of firms bunching below the threshold to estimate the elasticity of the turnover with respect to the standard rate of VAT in a structural approach. In addition, there is a temporary reduction in the main rate of VAT between December 1, 2008 and January 1, 2010, which was the main lever of a fiscal stimulus package to counter the recession. As shown in column 3, the standard rate of VAT was temporarily reduced to 15 percent on 1 December 2008 and returned to 17.5 percent on 1 January 2010.

6.2 Data

We construct our dataset by linking the universe of VAT returns to the universe of corporation tax records in the UK. The first data set provides VAT tax information for businesses in different legal forms including sole traders, partnerships, and companies but only for those who are registered. To obtain information on non-VAT registered businesses, we link the VAT records to the population of corporation tax records based on a common anonymised taxpayer reference number. The linked dataset allows us to identify VAT registers and nonregisters for the population of UK *companies*, and contains rich information on VAT and corporation tax for each company and year.

We further merge the linked tax dataset with two additional data sources: (1) annual company accounts from the FAME (Financial Analysis Made Easy) database for additional firm characteristics and accounting information²⁶ and (2) annual sector-level statistics on the share of sales to final consumers, which are derived from the Office of National Statistics (ONS) Input-Output Tables and are available at 2-digit SIC industry level. The last data source gives us an empirical proxy for λ , the share of sales that are B2C.

We take the following steps to refine the sample to better study the VAT registration decisions of individual companies. First, we eliminate companies which are part of a larger

²⁴MTIC VAT fraud is an organised criminal attack on the EU VAT system in which fraudulent traders acquire goods and services VAT free from EU Member States by charging VAT on their onward sale and disappear to avoid paying the VAT charged to the relevant tax authorities.

²⁵VAT debt is defined as the difference between new debts arising in the financial year and debt payments plus debt adjustments made in the financial year.

²⁶FAME database is published by Bureau van Dijk and contains detailed financial information for more than 1.9 million companies in the UK and Ireland.

VAT group and focus only on standard-alone independent companies. This is because companies under common control-for example subsidiaries of a parent company-can register as a VAT group and submit only one VAT return for all companies in a VAT group.

Second, because the registration decision can be based on turnover in the previous 12 months, we drop all observations with partial-year corporation tax records. In addition, we eliminate companies that mainly engage in overseas activities based on the HMRC trade classification since the taxable VAT turnover is based on sales of goods and services within the UK. Finally, we drop companies with an effective rate of VAT that is less than 10%²⁷, which roughly corresponds to the bottom 10% of the effective output rate for all firms that are registered for VAT. This is the main sample we use for empirical analysis.

The final dataset contains 1,408,517 observations for 435,688 companies between April 1, 2004 and March 30, 2010. For each company-year observation, we have information on the VAT-exclusive turnover taken from the corporate tax records, and whether it is registered for VAT.²⁸ We also observe a few key factors that drive firms' decisions about voluntary registration, including the share of input cost relative to total turnover (input-cost ratio), the share of sales to final consumers (B2C sales ratio), and firm-specific history of registration status.

We use three different datasets from the main sample to test related hypotheses developed in Section 4. First, we use *all* the firms with turnover below the current-year VAT registration threshold to examine the choice of voluntary registration. We say that a firm is voluntarily registered when it has a current-year turnover below the VAT notch and has never registered before, or has current-year turnover below the VAT deregistration threshold and was registered in the previous year. In the main sample, 62.49% of firms have a turnover below the VAT threshold, and of these, 44.12% of them are registered for VAT. So, overall, 27.56% of firms in the main sample of companies with turnover between £10,000 and £200,000 are voluntarily registered for VAT.

To analyze the extent of bunching below the VAT notch hypothesized in Section 4.3, we

 $^{^{27}{\}rm The}$ effective rate is calculated as the output VAT paid relative to VAT-eligible sales for registered companies.

²⁸Our empirical analysis is based on turnover reported in the CT600 for two reasons. The first is mechanical: we only observe turnover liable for VAT for firms that are registered. The second is related to salience given that firms that are not registered for VAT are more likely to base their registration decision on the overall amount of turnover, instead of computing a separate measure of turnover that is subject to VAT. To see whether this is true, we predict (out-of-sample) the amount of turnover liable for VAT for unregistered firms, by regressing the amount of turnover liable for VAT on the amount of total turnover and a full set of industry and year dummies. We then plot a similar histogram of turnover as in Figure 2 Panel B based on actual/predicted turnover liable for VAT for registered/unregistered firm. Bunching below the VAT notch is still present, but much more noisy and imprecise comparing to bunching based on total turnover reported in CT600. The empirical differences suggest that for unregistered firms, they are more likely to rely on the overall turnover figure for their VAT registration decisions.

split companies in the main sample into those for which voluntary registration is not optimal (the predicted bunching sample) and those for which voluntary registration is optimal (the registration sample). The bunching sample comprises firms which are predicted to bunch as they face a higher effective tax when registering, i.e. $t_R \ge t_N$, and the remainder comprise the registration sample. From equation (5,) we define the predicted bunching sample to be firms in industries where the average B2C ratio (λ) and input cost ratio (s) satisfy the condition that $s/\lambda < 1/(1+t)$, where t is the statutory VAT rate. The bunching sample to examine bunching at the registration threshold. In this way, we minimize the "noise" around the VAT notch from firms who are voluntarily registering.

6.3 Summary Statistics

Figure 2 presents convincing evidence that the VAT registration threshold is binding in the UK. In Panel A, there is a discrete jump in the share of registered companies at the normalized VAT notch during 2004/05-2009/10, with a substantial number of voluntary registers below the threshold. On average, around 40.93% of companies with a turnover below the current-year VAT notch are registered for VAT, suggesting that for these companies the benefits of being registered to reclaim the input taxes may well outweigh the costs. The share of registers increases considerably to around 85% once reaching the threshold, with non-VAT registered companies above the threshold consisting of three types: (1) those providing exempt supplies, (2) those providing primarily zero-rated supplies, and (3) those with turnover temporarily exceeding the threshold. Panel B further shows a histogram of nominal turnover net of current-year VAT notch by pooling data between 2004/05 and 2009/10. That is, the VAT notch that is normalized to zero. There is an evident excess of mass just below the notch, and a small missing mass above, in the otherwise smooth distribution of turnover.

However, it is also worth noting that relative to some other studies, the excess mass below the threshold is not sharply bunched at the notch. A plausible explanation is that firms have less control over their turnover than individuals do over their earnings for example.

Table 2 provides summary statistics for companies in the neighborhood of current-year VAT notch, which include all companies with a nominal turnover between £10,000 and £200,000 over the sample period. Column 1-3 shows the mean, standard deviation and the number of non-missing observations for the key variables used in empirical analysis. Companies in this turnover region account for around 52.94% of all companies in the linked dataset. Columns 4-6 focus on the registered companies while columns 7-9 focus on the non

registered. The last two columns test whether there is any significant difference between the means of the two groups, by reporting the t-statistic and the corresponding p-value in column 9 and 10, respectively. There are a total of 745,714 observations for 267,764 unique companies in the sample, and around 62% of them are registered for VAT. On average, registered companies have a significantly higher turnover and trading profit comparing to non-registered companies. Consistent with Propositions 2 and 4, registered companies on average have a significantly higher input-cost ratio and B2C sales ratio.

7 Evidence on Voluntary Registration

In this section, we examine whether the empirical pattern of voluntary registration is consistent with the theory in the two key aspects as predicted by proposition 1, i.e. whether a firm is more likely to voluntarily register for VAT if it mainly sells to final consumers, and/or it has a large share of inputs in cost. We first note in Table 3 that voluntary registration varies with the share of B2C sales and with the share of inputs in cost in a way that is consistent with the theory. As the share of B2C sales falls, i.e. when moving from the fourth (Q4) to first quartile (Q1) of the distribution of B2C sales ratio, the share of voluntarily registered firms tends to rise. Similarly, as the input cost ratio rises, the share of voluntarily registered firms tends to increase. The empirical pattern is broadly consistent with Proposition 2. To investigate further, Figure 3 plots the distribution of the B2C sales ratio and the input cost ratio by registration status, for all firms below the threshold. The empirical pattern is again broadly consistent with Proposition 2, as for all firms with a turnover below the VAT notch, those who are voluntarily registered tend to have a lower B2C sales ratio and a higher input cost ratio compared to their non-registered counterparts.²⁹

Finally, we model the decision of voluntary registration as a function of the B2C sales ratio and the input cost ratio in a binary choice model of the following form:

$$R_{it} = \gamma_1 + \gamma_2 B2C_{j(i)} + \gamma_3 ICR_{it} + \gamma_4 \mathbf{X}_{it} + \rho_t + \phi_i + \upsilon_{it}, \tag{18}$$

where R_{it} represents the binary voluntary registration variable which takes on the value 1 if a firm is voluntarily registered for VAT and 0 otherwise. The key variables of interest are $B2C_{j(i)}$, the industry-level B2C ratio for firm *i* (that is, firm *i* in industry j(i)), and ICR_{it} , the input cost ratio for firm *i* in year *t*. Also, \mathbf{X}_{it} are other firm-level controls, ϕ_i and ρ_t are time-invariant firm fixed effects and year dummies, and v_{it} is the error term. We

²⁹The peaks in the density shown in figure 3 panel A is due to limited variation in the B2C ratio across firms, as we can only measure the B2C ratios roughly at the 2-digit SIC industry level.

first estimate equation (18) in a linear probability framework based on the standard OLS assumptions. To check the robustness of the estimation results, we reestimate equation (18) in a fixed-effect logit model which assumes that the error term follows a logistic distribution.

The results are shown in Table 4. Columns (1)-(4) present estimation results from the linear probability model and columns (5)-(8) present estimation results from the fixed-effects logit model. While the magnitude of the coefficients are not directly comparable between the two models, it is assuring that they have the same sign and similar significance level.³⁰ Column (1) and (5) do not include firm fixed effects and allow us to examine the effect of industry-level B2C sales ratio on the probability of voluntary registration. The coefficient estimates are negative and statistically significant, indicating that the likelihood for a firm to voluntarily register for VAT is reduced by around 0.04 given a one standard deviation increase in the B2C sales ratio.

The rest of the specifications add firm fixed effects and the coefficient on the B2C sales ratio becomes often imprecisely estimated due to its limited variation at the industry level over time. For comparison, columns (2) and (6) do not include any additional firm-level controls while column (3) and (7) include firm-level trading profit and age as additional control variables. Columns (4) and (8) check the robustness of the results by replacing the salary-inclusive input cost ratio with the salary-exclusive input cost ratio calculated from FAME. Given that few firms report the direct cost of sales, the sample size is dramatically decreased but nevertheless the coefficient estimate for the input cost ratio remains positive and highly significant. Moreover, the coefficient estimate for the B2C sales ratio is negative and significant at 10% level. Focusing on results in columns (3) and (4), the likelihood of voluntarily registering for VAT is increased by around 0.01-0.05 given a one standard deviation increase in the input cost ratio.

To further investigate the robustness of our results to the limited variation in the B2C ratio roughly at the 2-digit SIC industry level, we compute the share of firms that are voluntarily registered in each year, and regress it against the industry-level B2C sales ratio and input cost ratio. The results are presented in Table 5 and are fairly consistent with findings from the firm-level regression analysis. The coefficient estimate for the B2C sales ratio is negative and highly significant in the pooled regressions in columns (1)-(4) without inclusion of industry fixed effects, and becomes positive and imprecisely estimated in columns (5)-(8) with inclusion of industry fixed effects. Similar to results from firm-level regressions

³⁰Following the rule of thumb as suggested in (Wooldridge, 2001, p. 465-468), we divide the logit estimates by four to make them roughly comparable to the LPM estimates. The scaled logit estimates are comparable to the liner probability model (LPM) estimates. We use the LPM estimates to infer the average partial effects of our key variables of interest on the response probability since the fixed effects logit estimator does not allow for estimation of partial effects.

based on equation (18), the coefficient estimate for the average input cost ratio is positive and highly significant in the pooled regressions without inclusion of industry fixed effects. The loss of significance is due to limited variation over time in the two variables of interest at the industry level.

8 Evidence on Bunching

8.1 Estimation Methodology

As set out in the conceptual framework in Section 3, the VAT registration threshold at the cutoff turnover value y^* will induce excess bunching at the threshold by companies for which voluntary registration is not optimal. The bunching is driven by the productivity parameter a, and will generate an excess mass by companies who would have reported a turnover between y^* and $y^* + \Delta y^*$ absent the notch of

$$B(y^*) = \int_{y^*}^{y^* + \Delta y^*} g(y) d(y) \simeq g(y) \Delta y^*,$$

where $B(y^*)$ is the excess mass at the threshold and g(y) is the counterfactual density distribution of turnover had there been no registration threshold. The approximation is accurate to the extent that g(y) is uniform around the notch.

By grouping companies into small turnover bins of £100, we estimate the counterfactual distribution around the VAT notch y^* in the following regression:

$$c_j = \sum_{l=0}^q \beta_i (y_j)^l + \sum_{i=y_-^*}^{y_+^*} \gamma_i I \{j=i\} + \varepsilon_j,$$

$$(19)$$

where c_j is the number of companies in turnover bin j, y_j is the distance between turnover bin j and the VAT notch y^* , q is the order of the polynomial, and $I\{\cdot\}$ is an indicator function. The range (y_-^*, y_+^*) in the second term specifies turnover bins around the notch where bunching occurs and are therefore excluded from the regression. The lower bound of the excluded turnover region, y_-^* , is set at the point where excess bunching starts. The upper bound of the excluded region, y_+^* , is estimated in an iteration procedure to ensure that the area under the estimated counterfactual density is equal the area under the observed density. In other words, the estimation procedure ensures that the excess mass below the VAT notch is equal to the missing mass above. The error term ε_j reflects misspecification of the density equation. The estimated counterfactual distribution is defined as the predicted bin counts \hat{c}_j from (19) omitting the contribution of the dummies in the excluded region (y_-^*, y_+^*) , and excess bunching is estimated as the difference between the observed and predicted bin counts over the excluded range that falls below the VAT notch:

$$\widehat{B} = \sum_{i=y_{-}^{*}}^{y^{*}} (c_{j} - \widehat{c}_{j})$$

We use the excess mass $B(y^*)$ and counterfactual distribution g(y) to recover the bunching ratio $b(y) = B(y^*) / g(y)$, which denotes the fraction of companies that bunch at the notch relative to the counterfactual density and approximates Δy^* under the assumption of no optimization frictions. We follow this process year by year, because ultimately, we want to calculate Δy^* as a fraction of the threshold, y^* , and the threshold changes from year to year.

In the empirical application, we observe that there is a very small hole in the observed distribution above the threshold, suggesting that many companies are not able to adjust their turnover due to optimization frictions. To examine the extent of non-response given frictions, we follow Kleven and Waseem (2013) in first defining a dominated turnover region $(y^*, y^* + \Delta y^D)$, where no optimizing firm will locate, whatever the parameter values. Kleven and Waseem (2013) show that the Δy^* solving (11) for any $e \in (0, \infty)$ is bounded below by

$$\Delta y^D = \frac{\Delta \tau}{1 - \tau - \Delta \tau} y^*. \tag{20}$$

So, given the equivalence $t_N = \tau$, $t_R = \tau + \Delta \tau$, and (20), the dominated region in our case is

$$\Delta y^D = \frac{t_R - t_N}{1 - t_R} y^*.$$

In the sample of firms for whom registration is not optimal and are predicted to bunch below the VAT notch, λ is approximately 0.824, and s = 0.548, which gives a value of Δy^D of $0.08y^*$.

We then estimate the proportion α^* of companies with large adjustment costs locating in the strictly dominated region between y^* and y^D relative to the counterfactual density g(y)as:

$$\alpha^* = \frac{\int_{y^*}^{y^* + \Delta y^D} g(y) d(y)}{g(y)}$$

Finally, we take account of the fact that some firms who voluntarily register will be in the dominated region, even if they are fully rational. The corresponding excess bunching accounting for optimization frictions is therefore estimated as

$$\widehat{B}^* = \frac{\widehat{B}}{1 - \widehat{\alpha}^*}.$$

We interpret estimates of \widehat{B}^* as an upper bound of the firms' response to the VAT notch, which represents the amount of bunching had all companies overcome adjustment costs. We use this adjusted bunching estimate to evaluate the structural elasticity.³¹

8.2 Bunching Evidence

8.2.1 Baseline Estimates

This section presents evidence of bunching below the VAT notch using the bunching sample defined in section 6.2. Figure 4 presents bunching around the threshold in each financial year between 2004/05 and 2009/10. Panel A shows the empirical distribution of turnover (blue dots) as a histogram in £1,000 bins and the estimated counterfactual distribution (red line) in 2004-05. Each dot denotes the upper bound of a given bin and represents the number of companies in each turnover bin of £1,000. Similar to Chetty et al. (2011) and Kleven and Waseem (2013), we estimate the counterfactual distribution by fitting a flexible polynomial of order 3 to the empirical distribution, excluding firms in the excluded range close to the VAT notch. The excluded turnover range is demarcated by the vertical dashed lines and the VAT notch demarcated by the vertical solid line.³² The next five panels focus on subsequent years during which the VAT notch was increased annually to track inflation. Each panel shows estimates of excess bunching below the VAT notch scaled by the counterfactual frequency at the notch (b) and the share of companies in the dominated range who are unresponsive (α^*) to the VAT notch.

Three main findings are worth noting in Figure 4. First, the VAT notch creates evident bunching below the threshold. Excess bunching ranges from 1.82 to 2.82 times the height of the counterfactual distribution, and is strongly significant in each year during the sample period. Second, excess bunching tracks precisely the annual change in the nominal VAT notch due to adjustment to inflation. In each year the excess bunching is concentrated within £2,000 below the VAT. Third, in contrast with the large and sharp bunching below the threshold, the VAT notch is associated with a small hole in the distribution above the cutoff. The range of the hole spans from £8,500 to £15,000 above the VAT notch and $\hat{\alpha}^*$ is

³¹Standard errors on all estimates are calculated using a residual-based bootstrap procedure as in Chetty et al. (2011) and Devereux, Liu and Loretz (2014).

 $^{^{32}}$ As a robustness check we have tried values between 3 and 5 for the order of the polynomial and out results are not significantly changed.

consistently above 0.8 during the sample period.

To examine whether bunching is primarily driven by fixed compliance cost, we separately examine bunching behavior of growing and shrinking companies. Figure 5 pools all data over the sample period and presents a histogram of turnover (net of current-year VAT notch) for growing and shrinking companies in panel A and B, respectively. While there is bunching below the VAT notch in both panels, it is evident that the excess mass that we observe in Figure 2 is mainly due to behavioral responses of growing companies in panel A, with shrinking firms responding in a much smaller extent to the VAT notch in panel B. These patterns suggest that as small firms grow and approach the threshold, a non-trivial proportion of them slow down their growth to avoid crossing the threshold for registration, for which the saving in tax and compliance costs exceeds the reduction in sales volume.

8.2.2 Heterogeneity in Bunching

We have shown a stable distribution of turnover for firms in the predicted sample throughout the entire period 2004/05-2009/10, with an evident and persistent bunching of companies below the VAT notch in each year. We now explore potential heterogeneity in bunching to see whether the empirical pattern is consistent with the predictions set out in Proposition 4, that firms are more likely to bunch below the VAT notch if (1) the share of B2C sales is high, and (2) the share of input costs is low.

We explore how companies with different B2C sales ratio respond to the same VAT notch by dividing companies in each of the predicted bunching and voluntary registration samples by their medium B2C sales ratio, respectively. We then estimate annual bunching ratios separately for each subgroup.

Figure 6 plots the point estimate of the bunching ratio with the corresponding 95% confidence intervals in each year and suggests two interesting findings. First, all the bunching estimates are positive and highly significant, even in the lowest B2C quartile where on average between 0.3% and 25.4% of sales are B2C. Second, there is a clear pattern that the estimated bunching ratio increases with quartiles of the B2C sales ratio. In particular, the estimated bunching ratio for firms in the top quartile is significantly larger than for firms in the bottom quartile. The observed strong aggregate bunching is mainly driven by the behavioral responses of companies in the 3rd and 4th quartile of the B2C sales ratio.

To explore how companies with different shares of direct input cost respond to the same VAT notch, we construct a firm-specific measure of average input-cost ratio during the sample period and divide all companies into four groups according to the quartiles of input-cost ratio. We obtain information on direct cost of sales *excluding* salary from company accounts in FAME and since it is optional for small and medium-sized companies to disclose

this information, only 12.52% of companies in the estimation sample report a non-missing direct cost of sales. To increase efficiency of the empirical test, we pool observations with non-missing input cost in all years and present bunching evidence with respect to the normalized VAT notch in Figure 7.

Panel A compares the empirical distributions of companies around the normalized VAT notch at four different quartiles of input-cost ratio. It presents clear evidence that the degree of bunching decreases with the share of input costs relative to output. The distribution of companies in the top quartile is quite smooth around the normalized VAT notch, while distributions of companies in the lower quartiles all exhibit some degree of bunching just below the VAT notch. Panel B further quantifies the difference in the extent of bunching by plotting the estimated bunching ratio with the corresponding 95% confidence interval for each input-cost ratio quartile. Quantitatively, the bunching estimate is very small and insignificant for companies in the top quartile of the input-cost ratio distribution. For companies in the lower quartiles are positive and highly significant, with some suggestive evidence that the largest bunching occurs for companies in the second and third quartiles of the distribution.

8.2.3 Bunching via Turnover Misreporting

In this section, we provide some suggestive evidence on the extent of bunching due to turnover misreporting. When bunching is due to a decrease in real output, we expect companies to reduce their input costs in proportion, so that the distribution of input-cost ratio for nonregistered companies should be smooth around the VAT notch. When bunching is due to turnover misreporting, we conjecture that the non-registered companies are less likely to under-report their input costs and wage expenses. Both costs are deductible for corporation taxes and the latter is subject to third-party reporting. In other words, the gain from underreporting the deductible costs is considerably smaller than the gain from under reporting the turnover to avoid VAT registration. If the majority of companies bunch via turnover misreporting, we would expect to see a higher average input-cost ratio for the non-registered group just below the VAT notch, relative to that for the registered group.

Figure 8 pools all observations in the sample period and plots the distribution of average input-cost ratio for registered and non-registered companies in £1,000 turnover bins, respectively. In Panel A, the input-cost ratio is salary exclusive and represents the share of direct cost of sales relative to total turnover. The solid blue line shows the average input cost relative to sales for registered companies within each turnover bin of £1,000 normalized by the current-year VAT notch, and the dashed blue line shows the average input cost ratio for the unregistered companies. Consistent with the theory, voluntary registers incur a much larger input cost as indicated by their average input-cost ratio which is consistently larger than that for the non-registered companies below the VAT notch. On the other hand, there is no evident increase in the average input-cost ratio just below the VAT notch for the non-registered group. The distribution is relatively smooth and continues to increase with turnover above the VAT notch.

In comparison, Panel B plots the distribution of average input-cost ratio *inclusive* of salary, for registered and non-registered companies, respectively. There is striking difference between the two input-cost ratio series just below the VAT notch. The two series move in parallel directions until the average input-cost ratio for the non-registered companies starts to increase drastically just below the VAT notch. The sharp increase in the salary-inclusive cost ratio can be partly attributed to the fixed nature of salary cost which takes longer to adjust than variable costs of input. On the other hand, the sharp increase is also consistent with the fact that salary is subject to third-party reporting and thus it is more costly/difficult for small businesses to underreport salary expenses. Overall, Panel A and B in figure 8 provide suggestive yet not conclusive evidence that part of bunching is due to turnover misreporting.

9 Estimating The Elasticity *e*

We have seen from section 5 that e is related to the marginal deadweight loss of the VAT system on producers. It can also tell us something about the elasticity of the VAT base. As remarked in section 3.2, in our framework, e measures the response of the value-added of the individual firm to the effective rate of VAT. Another way to see this is via (12) above. In fact, it is helpful to think of there being two separate tax bases, V_N and V_R . Then, from (31) in the Appendix, it is clear that, holding \tilde{a} fixed, the elasticity of each separate component of the tax base V_N , V_R with respect to the effective rate is equal to e. In particular,

$$\frac{1-t_N}{V_N}\frac{\partial V_N}{\partial t_N} = -e, \ \frac{1-t_R}{V_R}\frac{\partial V_R}{\partial t} = -e$$

A caveat is that e is a misestimate of the overall elasticity of the tax base for two reasons. First, the extensive response via a change in \tilde{a} will further erode the tax base when t rises, as some firms previously registered will choose not to register. This makes e an *underestimate* of the elasticity of the tax base. Second, we have assumed a competitive market for the good with perfectly elastic demand. If demand for the good is less than perfectly elastic, so an upward shift in the supply curve will increase the equilibrium tax-inclusive price for the good, thus boosting the tax base. This makes e an *overestimate* of the elasticity of the tax base³³. Of course, there is no reason to think that these errors will cancel out.

We will use equation (10) to estimate e. To get a numerical estimate of e, from (10), we need $\Delta y^*/y^* = b/(1-\alpha^*)$, and t_R, t_N , which depend on λ, s . We set these parameters pooling observations from all years, following Kleven and Waseem (2013). First, the bunching ratio $\Delta y^*/y^*$ is taken from Figure 4; we use the average across all years, adjusted for optimization frictions. Second, we calculate the effective tax rates t_R and t_N for companies in the predicted bunching sample. We obtain the average annual share of sales that are B2C (λ) of 0.824, and the average input cost to sales ratio (s) of 0.548. Following equation 5, we take the average of the annual values of t_R and t_N over the sample period so that $t_R = 0.266$, and $t_N = 0.207$ for all companies in the predicted bunching sample.

Note that in this exercise, we face two difficulties relative to the standard estimation approach as in Kleven and Waseem (2013) or Best and Kleven (2013). First, t_N, t_R are not given by the tax code, but are constructed from t, s, and λ . Second, the compliance cost K is also not given by the tax code, but is calibrated from other studies. In particular, from the compliance cost study by Federation of Small Businesses (2010), which found the registration threshold, these costs were around 1.5% of turnover, declining to 0.1% or less for large companies, we set $K/y^* = 0, 0.01, 0.02$. This means that our tax parameters are subject to measurement error, and so our elasticity estimates should be interpreted with caution.

Our results are shown in Table 6. The estimated elasticity of the VAT base is around 0.179 assuming no compliance cost. The higher the compliance cost, the lower the elasticity. At a given K/y^* of 0.01, we obtain an estimated elasticity of 0.128. The value is further decreased to 0.091 when the compliance cost increased to $K/y^* = 0.02$. Overall, the elasticity values are considerably smaller than those found by Blundell (2009); as discussed in Section 2, this may be because the Blundell calculation is for a temporary change, where the elasticity will of course be higher, due to inter-temporal substitution in consumption.

10 Conclusions

In this paper, we first developed a conceptual framework for studying VAT voluntary registration and bunching, designed to be comparable to the framework first developed by Saez (2010) to study bunching at tax kinks, while capturing the distinctive features of VAT just

³³To see this, consider a very simple market comprised only of households who demand the good, and suppliers. Households have a product demand $p^{-\delta}$ depending on the tax-inclusive price p, and supply $(p/(1+t))^e$ depends on the tax-exclusive price. Then, assuming no intermediate input, value-added can be written $V = \left(\frac{p}{1+t}\right)^{1+e}$. Solving for p from market-clearing, it is easy to compute that $V = (1+t)^{-(1+e)/(e/\delta+1)}$. So, the elasticity of value-added, $(1+e)/(e/\delta+1)$, is decreasing in the elasticity of demand for the good, δ .

mentioned. This framework predicts that voluntary registration is more likely, and bunching is less likely, when either (i) the cost of inputs relative to sales is high, or (ii) when the proportion of B2C sales is low. Finally, we show in our framework that the elasticity of value-added can be related in a simple way to the deadweight loss of a small increase in the statutory rate of VAT, thus extending the well-known results of Feldstein (1999) and Chetty (2009) to an indirect tax setting.

We then brought these predictions to an administrative data-set that is created by linking the population of corporation and VAT tax records in the UK, and showed that the pattern of voluntary registration in the data is consistent with the theory. In particular, voluntary registration is more likely with a low share of B2C sales or a high share of inputs in cost. Moreover, there is clear evidence of bunching at the VAT threshold. Investigating further, we saw that, consistently with the theory, there is a clear pattern of heterogeneity in bunching; the amount of bunching is increasing in the B2C sales ratio, and decreasing in share of ratio of input costs to sales.

Finally, we address the issue of the elasticity of value-added with respect to the tax. Our approach gives an elasticity of 0.09 to 0.179, depending on what is assumed about VAT registration costs. However, as further explained in Section 9, this estimate is subject to several biases that work on opposite directions, and should be regarded with some caution.

One interesting issue that we leave for future research is the dynamic behavior of firms around the VAT notch, and the implications for firm growth. In our data, we see that yearly bunching below the VAT notch is mainly driven by infrequent bunchers that gradually grow over time, rather than by a small group of firms that stay below the VAT notch for a prolonged period of time. Our preliminary analysis on the effect of VAT notch on the growth rate of small businesses suggest that there is a significant but rather small effect of the VAT notch that deters firm growth if turnover is approaching the VAT notch, and that there is a small and significant catch-up effect once firms that are previously unregistered cross the threshold. Investigating this more fully is a topic for future work.

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Figure 1. BEHAVIORAL RESPONSES TO THE VAT NOTCH



Notes: this figure shows the predicted behavioral responses of small firms to the VAT registration threshold. The red-solid line shows the share of firms that voluntarily register for VAT, and the green-dashed line shows the share of firms who are bunched below the VAT notch y^* . s and λ refers to the firm-level input cost ratio and B2C sales ratio, respectively. t_R and t_N refers to the effective tax rate when registered and not registered, respectively, and t is the statutory VAT rate.



Figure 2. A BINDING VAT NOTCH A. Share of Registered Companies

Notes: This figure shows a binding VAT registration threshold in the UK. Panel A shows the share of VAT-registered companies in the neighbourhood of normalized VAT notch during 2004/05-2009/10. Each observation represents the share of registered companies relative to the total number of companies within each turnover bin of £1,000, net of current-year VAT threshold. The dashed line indicates the normalized VAT notch. Panel B shows the histogram of companies within the neighbourhood of normalized VAT notch by pooling data between 2004/05-2009/10. The bin width is £1,000 and the dashed line denotes the normalized VAT notch.

Figure 3. DISTRIBUTION OF B2C SALES AND INPUT COST RATIO A. B2C Sales Ratio



Notes: Panel A compares the empirical distribution of the B2C sales ratio between all the registered and non-registered companies with a turnover lower than the current-year VAT notch. The peaks in the density shown in panel A is due to limited variation in the B2C ratio across firms, as we can only measure the B2C ratios roughly at the 2-digit SIC industry level. Panel B compares the empirical distribution of the input cost ratio between all the registered and non-registered companies with turnover between £10,000 and £200,000. In both panels the blue-solid line depicts the registered companies and the red-dashed line depicts the non-registered companies.



Notes: this figure shows the observed distribution (solid-dotted line) and the estimated counterfactual distribution (solid-smooth line) of turnover for each year in 2004/05-2009/10. The counterfactual is a three-order polynomial estimated as in eq. (19). The excluded ranges around the VAT notch are demarcated by the vertical-dashed lines, and the VAT notch is demarcated by the vertical solid line. Bunching b is excess mass in the excluded range around the VAT notch relative to the average counterfactual frequency in this range, and α^* is the proportion of companies with large adjustment costs locating in the strictly dominated region. Standard errors are shown in parentheses.



Notes: The figure shows the histogram of growing companies within the neighbourhood of normalized VAT notch between 2004/05-2009/10 in the top panel and that of declining companies in the bottom panel. The bin width is £1,000 and the dashed line denotes the normalized VAT notch.



Figure 6. BUNCHING ACROSS B2C SALES RATIO QUARTILE

Notes: The figure plots the point estimate of the bunching ratio b with the corresponding 95% confidence intervals across four different quartiles of industry-level B2C sales ratio in each year during 2004/05-2009/10.



Figure 7. BUNCHING ACROSS INPUT-COST RATIO QUARTILE A. Bunching Evidence

Notes: The figure shows the observed distribution of turnover across four different quartiles of input cost ratio within the neighbourhood of normalized VAT notch in 2004/05-2009/10 in Panel A. Panel B then plots the point estimate of the bunching ratio b and the corresponding 95% confidence intervals across the four quartiles of input cost ratio by pooling all the data in the sample years.



Figure 8. BUNCHING VIA TURNOVER MISREPORTING A: Distribution of Direct Input-Cost Ratio

Notes: The figure plots separately the average input cost ratio for registered and non-registered firms with a turnover in the neighbourhood of normalized VAT notch during 2004/05-2009/10. Panel A uses the input cost ratio calculated from FAME and exclude the salary expenses while Panel uses the input cost ratio calculated from the corporation tax records and includes salary expenses in the overall cost.

Fiscal Year	Threshold (\mathcal{E})	Threshold (\mathcal{E})	Rate $(\%)$	Rate $(\%)$
2001-02	54,000	52,000	17.5	100,000
2002-03	55,000	53,000	17.5	100,000
2003-04	56,000	54,000	17.5	150,000
2004-05	58,000	56,000	17.5	150,000
2005-06	60,000	58,000	17.5	150,000
2006-07	61,000	59,000	17.5	150,000
2007-08	64,000	62,000	17.5	150,000
Apr 1, 2008 -				
Nov 30, 2008	67,000	65,000	17.5	150,000
Dec 1, 2008 -	·			
Mar 30, 2009	67,000	65,000	15	150,000
Apr 1, 2009 -				
Jan 1, 2010	68,000	66,000	15	150,000
Jan 1, 2010 -				
Mar 30, 2010	68,000	66,000	17.5	150,000

 $see\ http://www.hmrc.gov.uk/vat/forms-rates/rates/rates-thresholds.htm.$

Table 1. VALUE-ADDED TAX SCHEDULE IN THE UK

		Ta	ble 2. St	JMMAR	Y STAT	ISTICS					
		Overall	L.	$\operatorname{Registe}_{\mathbf{\Lambda}^{\mathbf{T}}}$	red Col	mpanies	Non-R	egistere c D	I Companies	Test of I	Equal Means
	(1)	2). (2)	(3)	Mean (4)	5 . (5)	V (6)	Mean (7)	. U. e	(6)	(10)	p-value (11)
Corporation Tax Variables Turnover (£1,000) Trading Profit (£1,000)	73.45 21.38	49.01 32.79	745,714 745,714	86.43 25.01	49.25 31.66	466,863 466,863	51.72 15.31	40.11 33.73	278,851 278,851	-331.429 -122.958	0 0
Cost Variables Input Cost: CT600 (£1,000)	52.07	48.88	745,714	61.42	48.94	466,863	36.42	44.59	278,851	-225.83	0
Cost of Sales: FAME (£1,000)	33.35	120.47	87,780	38.31	63.44	57,604	23.87	185.47	30,176	-1.51	0.13
Other Variables Employment	7.86	195.22	11,464	8.29	227.21	6,586	7.26	140.97	4,878	-0.30	0.77
Industry-level B2C Ratio (%)	0.44	0.28	708,148	0.44	0.27	454,541	0.45	0.28	253,607	-18.77	0
Firm Age	8.58	9.55	745, 714	8.75	9.05	466,863	8.30	10.33	278,851	10.83	0
Notes: This table shows the mean	n, standar	d error, a	nd numbe	r of non-1	missing o	bservation	is for com	panies wi	th turnover betv	veen $\pounds10,00$	00
and £200,000 in the sample. All	monetary	v values a	re in nom	inal £1,0	00 GBP,	with 1 Gl	BP = 1.40	5 USD as +he new	of April 2015.	Columns 1	τŗ
10-11 show t-statistic and associ	iated p-v	allue from	a test of	equal me	eans for	each varia	ible betwa	en the r	egistered and n	on-register	en
sample.											

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	Input	Cost R	latio Qu	artile
B2C Sales Ratio Quartile	Q1	Q2	Q3	Q4
Q1	47.05	47.52	45.99	46.98
Q2	56.35	51.80	52.01	55.43
Q3	24.11	29.01	32.87	36.70
Q4	32.93	34.28	36.04	46.77

Table 3. SHARE OF FIRMS THAT VOLUNTARILY REGISTERED FOR VAT (%)

Notes: This table shows the share of voluntarily registered firms at different quartiles of B2C sales and input cost ratio. The share of voluntarily registered firms is calculated as the number of firms that are voluntarily registered for VAT relative to the total number of firms at each given quartile of B2C sales ratio and input cost ratio. Each column depicts the share of firms that are voluntarily registered for VAT at different quartiles of B2C sales ratio at a given input cost ratio quartile. Each row depicts the share of firms that are voluntarily registered for variable.

Table 4. DETERN	AINAN'IS C	F VAT VO	LUNTARY	REGISTI	SRATION:	FIRM-LEV	EL REGR	ESSION
	Li	near Proba	bility Mode	[c]		Fixed-Effe	ects Logit	
	(1)	(2)	(3)	(4)	(5)	(9)	(2)	(8)
Share of B2C Sales	-0.146***	0.004	0.004	-0.035**	-0.598***	0.282	0.249	-2.283**
	(0.003)	(0.004)	(0.004)	(0.016)	(0.012)	(0.184)	(0.185)	(0.893)
Input Cost Ratio	0.047^{***}	0.006^{***}	0.069^{***}	0.033^{***}	0.190^{***}	0.245^{***}	2.733^{***}	1.330^{***}
	(0.003)	(0.002)	(0.003)	(0.008)	(0.011)	(0.074)	(0.125)	(0.323)
Firm FE	Ν	Υ	Υ	Υ	N	Y	Υ	Y
Year FE	Υ	Υ	Υ	Υ	Y	Υ	Υ	Υ
Firm-level Controls	Z	Ν	Υ	Υ	Z	N	Υ	Υ
R^2	0.006	0.003	0.007	0.004	0.005	0.039	0.074	0.056
N	478,973	478,973	478,973	56,208	478,973	28,715	28,715	1,986
otes: This table preser	nts estimatio	n results fro	m the bina	ty choice m	odel of VAT	registration	based on ϵ	quation (18) .
he dependent variable	is the binary	indicator of	VAT regist	ration statu	s that takes	on the value	≥ 1 if a firm	is voluntarily
gistered for VAT and C) otherwise. (Columns (1) -	(4) present	results from	the linear p	robability m	nodel and co	lumns $(5)-(8)$
accord acculte factor the	fund officete 1	logit modal	いて *** ** *	diamin of our	001 +0 00 000	EQ2 and 10	T more potin	olv Ctondond

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* denotes significance at 10%, 5% and 1%, respectively. Standard present results from the fixed-effects logit model. *, **, *** denerrors presented in columns (1)-(4) are clustered at firm level. No Th reg

Table 5. DETERMINANT	LS OF VAT	VOLUNTA	RY REGIS'	LERATION	N: INDUS	TRY-LEV	/EL REC	RESSION
		Pooled Re	egression			Fixed-	Effects	
	(1)	(2)	(3)	(4)	(5)	(9)	(2)	(8)
Share of B2C Sales	-0.249***	-0.232***	-0.205^{***}	-0.226*	0.033	0.030	0.063	0.085
	(0.048)	(0.049)	(0.041)	(0.043)	(0.076)	(0.077)	(0.058)	(0.061)
Input Cost Ratio	0.059^{***}	1.372^{***}	0.273^{***}	0.178^{***}	-0.206	0.024	-0.021	0.019
	(0.146)	(0.246)	(0.090)	(0.087)	(0.388)	(0.152)	(0.057)	(0.042)
Industry FE	Ν	Ν	N	Ν	Υ	Υ	Υ	Υ
Year FE	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
Industry-level Controls	Z	Υ	Υ	Υ	Ν	Υ	Υ	Y
R-squared	0.156	0.189	0.107	0.134	0.068	0.085	0.102	0.169
Ν	352	352	344	344	352	352	344	344
Notes: This table presents est	timation resul	ts from the i	ndustry-leve	l regression	model of V	VAT regist	ration. Tl	<u>ne dependent</u>
variable is the share of firms the	hat are volunt	arily register	ed by 2-digit	SIC industr	y and year	: Column	s (1)-(4) p	resent results
from pooled regression and co	olumns (5) - (8)) present res	ults from th	e fixed-effec	ts regressi	on. *,**,*	** denote	s significance
at 10% , 5% and 1% , respectiv	vely. Heterosk	cadasticity-rc	bust standa	rd errors are	e clustered	at indust	ry level. I	ndustry-level
controls include industry aver	rages of tradir	ng profit and	firm age. T	he industry-	-average in	put cost r	atio in col	nmn (4) and
(8) are shares of direct costs α	of sales in tot	al costs repo	rted in comp	any accoun	ts in FAM	E.		

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	Est	imated	Elasticitit	y of the	e VAT E	Base
	t_N	t_R	$\Delta y^*/y^*$		K/y^*	
				0	0.01	0.02
Bunching Sample	0.207	0.266	0.284	0.179	0.128	0.091

Table 6. ESTIMATED ELASTICITY OF THE VAT BASE

Notes: This table shows estimates of the elasticity of value-added with respect to the VAT rate at varying value of K/y^* , the size of compliance cost relative to the VAT notch. t_R and t_N are the effective VAT rate under registration and non-registration, respectively, and $\Delta y^*/y^*$ measures the percentage turnover response to the notch in the predicted bunching sample throughout the sample period.

A Appendix

Proof of Proposition 1. (i) Let $\Delta(a) = u_R(a) - u_N(a)$, and $\phi(l) = \frac{1}{1+\frac{1}{e}}l^{1+1/e}$. By the envelope theorem,

$$\frac{d\Delta}{da} = \frac{1}{a^2} \left(\phi'\left(\frac{y_R}{a}\right) y_R - \phi'\left(\frac{y_N}{a}\right) y_N \right)$$

Next, note that if $y_R \leq y_N$, this implies $t_R \geq t_N$ from (6,7). So, in this case, $u_R(a) - u_N(a) < 0$; if a firm has lower output due to a higher tax, and pays a registration cost, it must be worse off registering. So, if $\Delta(a) = u_R(a) - u_N(a) \geq 0$, it must be the case that $y_R > y_N$. But then

$$\frac{d\Delta}{da} > 0 \iff \phi'\left(\frac{y_R}{a}\right) y_R > \phi'\left(\frac{y_N}{a}\right) y_N \iff \phi'\left(\frac{y}{a}\right) y \text{ increasing in } y \iff \phi'' > 0$$

So, we conclude that $\Delta(a) \geq 0$ implies that $\frac{d\Delta}{da} > 0$. This in turn, plus continuity of $\Delta(a)$ in a, implies that there is exactly one root $\Delta(\tilde{a}) = 0$, with $\Delta(a) > 0$, $a > \tilde{a}$, $\Delta(a) < 0$, $a < \tilde{a}$. \Box . **Proof of Proposition 2.** (i) Assume first that $s/\lambda < \frac{t}{1+t}$. It is easily verified that $s/\lambda < \frac{t}{1+t} \iff t_R > t_N$. Assume now to the contrary that v > 0; from (8), this requires $\tilde{a} < a_R$. Then, there is a firm $\tilde{a} < a' < a_R$ that when registered, produces strictly less than $y_R(a') < y^*$, and who would produce more if non-registered. Then, for this firm

$$u_{R}(a') = y_{R}(a')(1-s)(1-t_{R}) - \phi\left(\frac{y_{R}(a')}{a'}\right) - K$$

$$< y_{R}(a')(1-s)(1-t_{N}) - \phi\left(\frac{y_{R}(a')}{a'}\right) - K$$

$$\leq \max_{y \leq y_{R}(a')} \left\{ y(1-s)(1-t_{N}) - \phi\left(\frac{y}{a'}\right) \right\} - K$$

$$\leq \max_{y \leq y^{*}} \left\{ y(1-s)(1-t_{N}) - \phi\left(\frac{y}{a'}\right) \right\} = u_{N}(a')$$

So, this firm is better off not registering, a contradiction.

(ii) Now suppose that $s/\lambda > \frac{t}{1+t} \iff t_R < t_N$. Suppose that $v \ge 0$ i.e. $\tilde{a} \le a_R$. Then, as $t_R < t_N, \tilde{a} \le a_R$;

$$y_N(\tilde{a}) < y_R(\tilde{a}) \le y_R(a_R) = y^*$$

So, then, the constraint $y \leq y^*$ in the definition of $u_N(\tilde{a})$ does not bind, and so by straightforward computation, we have

$$u_N(\tilde{a}) = \max_y \left\{ y(1-s)(1-t_N) - \phi\left(\frac{y}{a}\right) \right\} = \frac{\tilde{a}^{1+e}(x_N)^{1+e}}{1+e}$$

and, in the same way, $u_R(\tilde{a}) = \frac{\tilde{a}^{1+e}(x_R)^{1+e}}{1+e}$, where $x_i = (1-s)(1-t_i)$, i = R, N. So, then \tilde{a} is characterized by

$$\frac{\tilde{a}^{1+e}(x_R)^{1+e}}{1+e} - K - \frac{\tilde{a}^{1+e}(x_N)^{1+e}}{1+e} = 0$$

or, solving:

$$\tilde{a} = \left(\frac{K(1+e)}{(x_R)^{1+e} - (x_N)^{1+e}}\right)^{1/(1+e)}$$
(21)

Substituting (21) in (8), and using the definition of β in Proposition 2, we get

$$v = \max\left\{\frac{\left(\frac{y^*}{(x_R)^e}\right)^{1/(1+e)} - \left(\frac{K(1+e)}{(x_R)^{1+e} - (x_N)^{1+e}}\right)^{1/(1+e)}}{\left(\frac{y^*}{(x_R)^e}\right)^{1/(1+e)}}, 0\right\}$$
(22)

Inspection of (22) reveals that $v \ge 0$ for $\beta \ge \beta_0 = \frac{K(1+e)}{y^*}$, and that v is increasing in β , as required.

(iii) First consider an increase in λ . We require $\frac{\partial\beta}{\partial\lambda} < 0$ for the result. But

$$\frac{\partial\beta}{\partial\lambda} = \left((1+e) - e \frac{(x_R)^{1+e} - (x_N)^{1+e}}{(x_R)^{1+e}} \right) \frac{\partial x_R}{\partial\lambda}$$
$$= -(1 + \left(\frac{x_N}{x_R}\right)^{1+e} e) \frac{t}{1+t} < 0$$

as required. Next, consider an increase in s. We need $\frac{\partial \beta}{\partial s} > 0$ for the result. But

$$\frac{\partial\beta}{\partial s} = \left((1+e) - e \frac{(x_R)^{1+e} - (x_N)^{1+e}}{(x_R)^{1+e}} \right) \frac{\partial x_R}{\partial s} - (1+e) \left(\frac{x_N}{x_R}\right)^e \frac{\partial x_N}{\partial s}$$
$$= -(1+e \left(\frac{x_N}{x_R}\right)^{1+e}) + (1+e) \left(\frac{x_N}{x_R}\right)^e (1+t)$$

Now note that $\frac{\partial \beta}{\partial s} = (1+e)t > 0$ at $\frac{x_N}{x_R} = 1$, and $\frac{\partial \beta}{\partial s} = -1 < 0$ at $\frac{x_N}{x_R} = 0$. Moreover,

$$\frac{\partial^2 \beta}{\partial s \partial \left(\frac{x_N}{x_R}\right)} = -e(1+e) \left(\frac{x_N}{x_R}\right)^e + e(1+e) \left(\frac{x_N}{x_R}\right)^{e-1} (1+t)$$
$$> e(1+e) \left(\frac{x_N}{x_R}\right)^e (\frac{x_R}{x_N} - 1) > 0$$

So, given these two facts, there is a critical value of $\frac{x_N}{x_R} = \frac{1-t_N}{1-t_R}$, say $\widehat{\frac{1-t_N}{1-t_R}}$ above which $\frac{\partial\beta}{\partial s} > 0$, as required. \Box

Proof of Proposition 3.

Substituting (6) back in (4), we see that the trader's utility at $y_R(a)$, not including compliance costs, is

$$\max_{y} \left\{ y(1-s)(1-t_R) - \frac{1}{1+\frac{1}{e}} \left(\frac{y}{\tilde{a}}\right)^{1+1/e} \right\} = \frac{\tilde{a}^{1+e}(x_R)^{1+e}}{1+e}$$
(23)

where $x_i = (1-s)(1-t_i)$, i = R, N. So, substituting (23) into (9), recalling that $\tilde{a} = a^* + \Delta a^*$, we can write the indifference condition as

$$\frac{\left(a^* + \Delta a^*\right)^{1+e} \left(x_R\right)^{1+e}}{1+e} - K = y^* x_N - \frac{1}{1+\frac{1}{e}} \left(\frac{y^*}{a^* + \Delta a^*}\right)^{1+1/e}$$
(24)

But note that $(a^* + \Delta a^*)$, which is unobservable, maps into $y^* + \Delta y^*$, which is observable via $y^* + \Delta y^* = y_N(a^* + \Delta a^*)$, which gives:

$$a^* + \Delta a^* = (y^* + \Delta y^*)^{1/(1+e)} (x_N)^{-e/(1+e)}$$
(25)

So, using (25) in (24), we get:

or

$$(y^* + \Delta y^*) x_R \left(\frac{1}{1+e}\right) - K = y^* x_N - \frac{1}{1+\frac{1}{e}} (y^*)^{1+1/e} (y^* + \Delta y^*)^{-1/e} x_N$$
$$y^* x_N - \frac{1}{1+\frac{1}{e}} (y^*)^{1+1/e} (y^* + \Delta y^*)^{-1/e} x_N - (y^* + \Delta y^*) x_R \left(\frac{1}{1+e}\right) + K = 0 \qquad (26)$$

After some simplification of (26) i.e. dividing through by y^* , then by $1 + \frac{\Delta y^*}{y^*}$, x_N , and using the definitions of x_N, x_R , we get (10), as required. \Box

Proof of Proposition 4. (i) First, (10) can be rewritten as

$$z = A\left(\frac{1}{1+1/e}z^{1+1/e} + \frac{1}{1+e}\left(\frac{x_R}{x_N}\right)^{1+e}\right) \equiv f(z),$$

$$z = \frac{1}{1+\Delta y^*/y^*}, \quad A = 1 + K/y^*x_N$$

Moreover, note that f(.) is strictly increasing and convex, and f(0) > 0. So, z = f(z) has at most two distinct roots. Also, at the larger root z^+ , f cuts the 45⁰ line from below, so $f'(z^+) = \frac{1}{A}(z^+)^{1/e} > 1$. As A > 1, this requires, moreover, $z^+ > 1$, which implies $\Delta y^*/y^* < 0$ and is thus not an economically relevant solution. So, the smaller root of z = f(z), z^- , is relevant. There is non-negative positive bunching as long as this smaller root is less than or equal to 1. This requires $f(1) \leq 1$ or

$$\frac{1}{1+K/y^*x_N} \left(\frac{1}{1+1/e} + \frac{1}{1+e} \left(\frac{x_R}{x_N} \right)^{1+e} \right) \le 1$$

which reduces, after some rearrangement, to

$$\frac{(x_R)^{1+e} - (x_N)^{1+e}}{(x_R)^e} \le \frac{K(1+e)}{y^*} \left(\frac{x_N}{x_R}\right)^e \Longrightarrow \beta \le \beta_0 \left(\frac{x_N}{x_R}\right)^e \equiv \beta_1 \tag{27}$$

There are then two cases. First, if $t_R \ge t_N$, $\beta \le 0$, so (27) certainly holds, proving (i). Second, if $t_R < t_N$, $x_N < x_R$, so $\beta_1 < \beta_0$, as required for (ii). (ii) (a) By definition,

$$\frac{x_R}{x_N} = \frac{1 - t_R}{1 - t_N} = \frac{1 - s - \lambda t / (1 + t)}{1 - s(1 + t)}$$
(28)

By inspection, $\frac{x_R}{x_N}$ is decreasing in λ . So, z^- decreases in λ , so bunching increases.

(b) First, from (28), we have:

$$\frac{\partial \left(\frac{x_R}{x_N}\right)}{\partial s} = \frac{1}{(1-s(1+t))^2} \left(\left(1-s-\frac{\lambda t}{(1+t)}\right)(1+t) - 1 + s(1+t) \right) \\ = \frac{1}{(1-s(1+t))^2} t(1-\lambda) > 0$$

So f is increasing in s via $\frac{x_R}{x_N}$. Moreover, for K small, $f \simeq \frac{1}{1+1/e} z^{1+1/e} + \frac{1}{1+e} \left(\frac{x_R}{x_N}\right)^{1+e}$ and so it is increasing in s overall. So, z^- increases in s, so bunching decreases. \Box

Proof of Proposition 5. (i) As firms are indifferent about registering or not at the cutoff, by the envelope theorem,

$$\frac{dU}{dt} = -(1-s)\frac{\partial t_N}{\partial t}\int_0^{\bar{a}} y_N(a)da - (1-s)\frac{\partial t_R}{\partial t}\int_{\bar{a}}^{a_{\max}} y_R(a)da \qquad (29)$$

$$= -\frac{\partial t_N}{\partial t}V_N - \frac{\partial t_R}{\partial t}V_R$$

Moreover, from (12), we have:

$$\frac{dT}{dt} = \frac{\partial t_N}{\partial t} V_N + \frac{\partial t_R}{\partial t} V_R + \underbrace{\left(t_N \frac{\partial V_N}{\partial t} + t_R \frac{\partial V_N}{\partial t} \right) |_{\tilde{a} \text{ const}}}_{\text{intensive response}} + \underbrace{\frac{\partial T}{\partial \tilde{a}} \frac{\partial \tilde{a}}{\partial t}}_{\text{extensive response}}$$
(30)

So, combining (29), (30), we get (13).

(ii) Using $y_i(a) = a^{1+e}(x_i)^e$, i = N, R, we get

$$V_N = \int_{0}^{\tilde{a}} (1-s)^{1+e} (1-t_N)^e a^{1+e} da, \ V_R = \int_{\tilde{a}}^{a_{\max}} (1-s)^{1+e} (1-t_R)^e a^{1+e} da$$

and so

$$\frac{\partial V_N}{\partial t} = -e \frac{V_N}{1 - t_N} \frac{\partial t_N}{\partial t}, \quad \frac{\partial V_R}{\partial t} = -e \frac{V_R}{1 - t_R} \frac{\partial t_R}{\partial t}$$
(31)

Substituting (31) into $t_N \frac{\partial V_N}{\partial t} + t_R \frac{\partial V_R}{\partial t}$ and dividing by $\frac{\partial t_N}{\partial t} V_N + \frac{\partial t_R}{\partial t} V_R$ gives (14). (iii) Moreover, from the formula for \tilde{a} in (21), it is easy to check that

$$\frac{\partial T}{\partial \tilde{a}} \frac{\partial \tilde{a}}{\partial t} = \tilde{a} \frac{\partial T}{\partial \tilde{a}} \frac{(x_R)^e \frac{\lambda}{(1+t)^2} - (x_N)^e s}{(x_R)^{1+e} - (x_N)^{1+e}} \propto K^{1/(1+e)}$$

as required. \Box