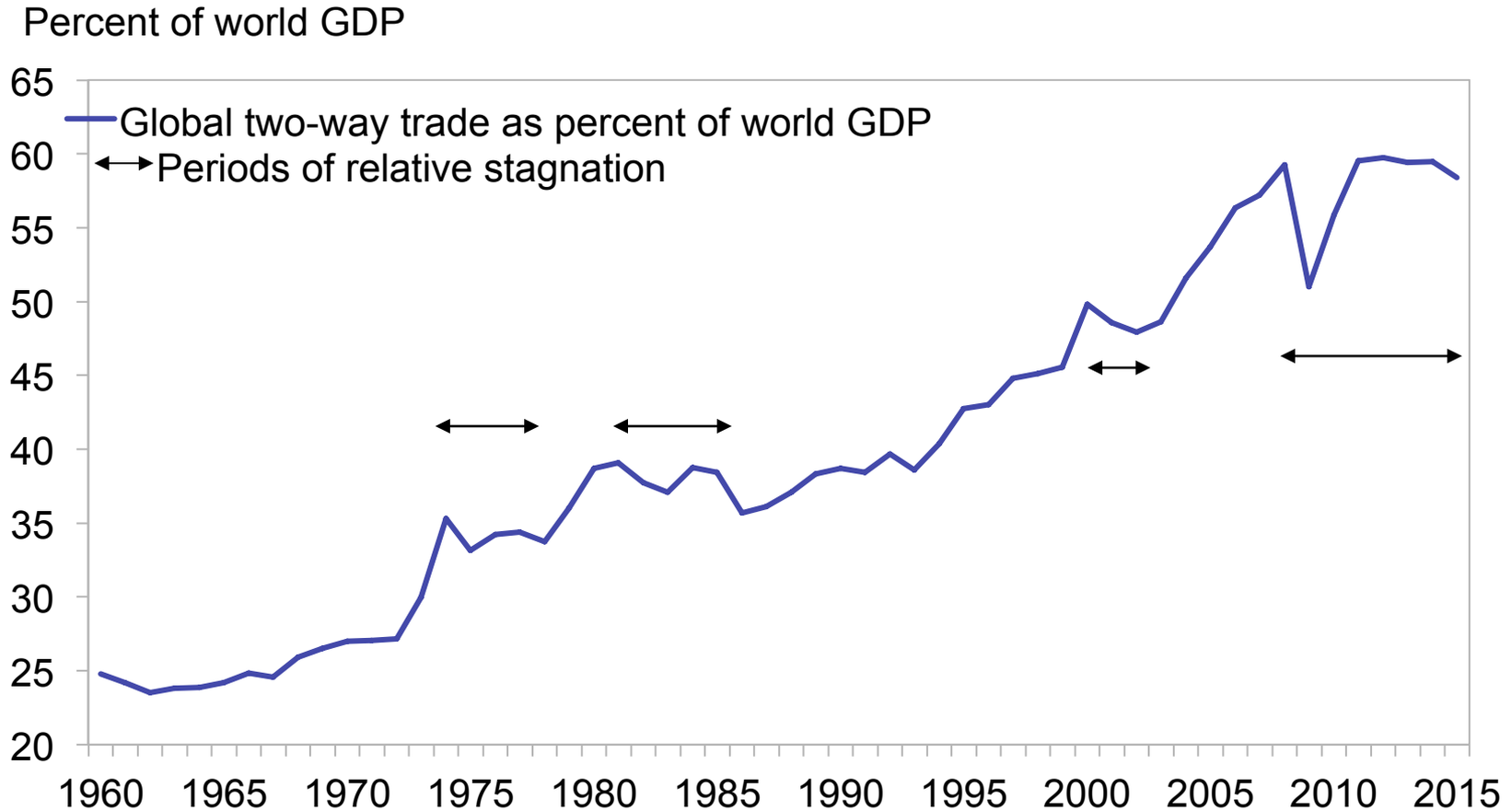
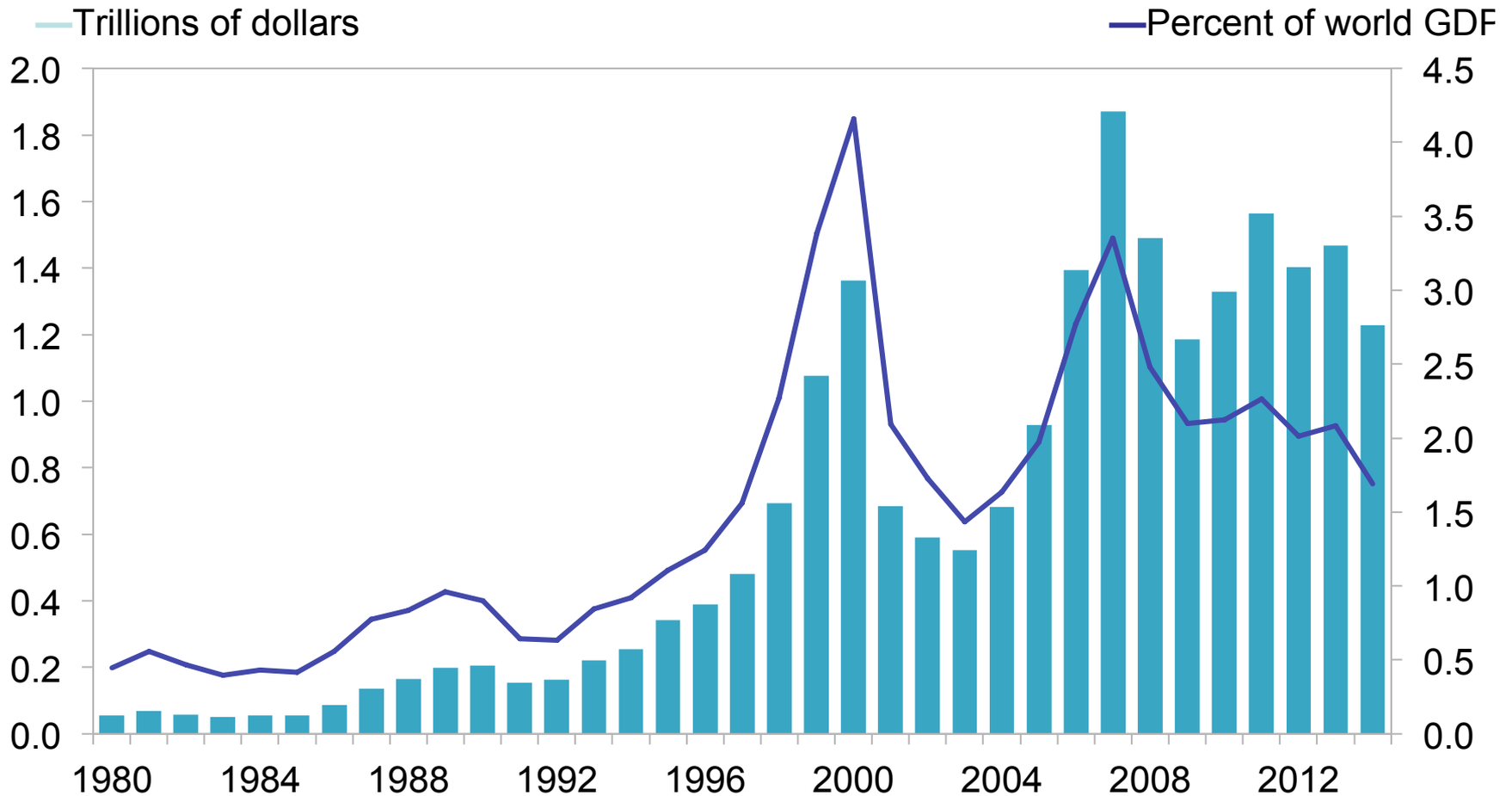


Global two-way trade in goods and services, 1960-2015



Global FDI inflows, 1980-2014



Source: United Nation Conference of Trade and Development Statistics.

Background

- The OECD project on Base Erosion and Profit Shifting is organized into 15 “Action items”, covering distinct areas of international taxation.
- The project is inspired by widespread criticism of MNC tax avoidance (NOT evasion).
- While the Obama Administration has largely supported the BEPS project, key Congressmen are skeptical.
- Interactions between the US tax system and BEPS recommendations make US MNCs the main target.
- Some countries are already implementing BEPS measures to extract revenue from US MNCs.

Unspoken Assumptions

- The corporate tax is “good tax”.
- It has small adverse effects on production and large beneficial effects on equity.
- The corporate tax should be defended from international tax competition and base erosion.
- **I DISAGREE WITH THESE ASSUMPTIONS.**
- **MOREOVER, UNLIKE THE US, MOST COUNTRIES ARE PHASING DOWN THE CORPORATE TAX – MAKING THE US LESS COMPETITIVE.**

Before Addressing BEPS

- The United States should:
 1. Cut the corporate tax rate from 35% to 25% or lower.
 2. Embrace the global norm of territorial taxation.
 3. Enact a “patent box” system for taxing IP income.
- BEPS actions can be categorized as:
 1. Troublesome Suggestions
 2. Harmless Suggestions
 3. Useful Suggestions

For brevity, we only discuss Troublesome Suggestions

Troublesome Suggestions

- **Action 3. Countries should tax passive CFC income at the parent country's tax rate.**
- **Criticism:** This would severely disadvantage US MNCs relative to foreign MNCs, given the 35% US tax rate.

- **Action 4. Limit interest deductions in high-tax countries (e.g. the US).**
- **Criticism:** Again US MNCs would be disadvantaged. Ignores legitimate savings from parent-company debt.

Troublesome Suggestions

- **Action 6. Prevent treaty abuse**
- Would require substantial business activity for a CFC to qualify for tax treaty benefits. Invokes a “Principal Purpose Test” (PPT).
- **Criticism:** Many US CFCs would not benefit from treaties between third countries; must move US jobs to qualify. Essentially a strict “rule of origin” for tax treaties.
- **Action 7. Prevent “artificial” avoidance of PE status**
- BEPS would expand PE status to tax business profits.
- **Criticism:** More US exporters – particularly digital firms -- would be exposed to corporate taxation in many countries.

Troublesome Suggestions

- **Action 8, 9, and 10. Revisions to the Transfer Pricing Guidelines**
- BEPS reaffirms the fundamental “arm’s-length principle” for transfer prices, but adds “special measures” with respect to intangible assets, risk and over-capitalization.
- **Criticism:**
 - Additional tax burdens created by “special measures” would encourage US MNCs to invert.

Harmless Suggestions

- **Action 2.** Hybrid mismatch arrangements
- Explains income and expense flows that generate double deductions (DD) and deduction, not included (D/NI) outcomes.
- **Caution:** Will limiting these arrangements just give more money to foreign treasuries?

- **Action 12.** Mandatory disclosure rules
- BEPS seeks advance disclosure to tax authorities of avoidance schemes prior to their implementation.
- US already has the most comprehensive disclosure rules.

Useful Suggestions

- **Action 1.** Addresses the tax challenges of the digital economy: VAT and Retail Sales Tax
 - Consumption taxes do less harm to economic growth than business profit taxes.
- **Action 5.** Greater information exchange between tax authorities.
- **Action 13.** Extend country by country reporting -- could provide insight on global tax burdens of foreign based MNCs.
- **Action 14.** Make dispute resolution mechanism more effective – but still no time limits.

Conclusions

- US corporate taxes prompt US MNCs to invert. They discourage US investment and innovation.
- BEPS layered on top would compound these bad incentives.
- Congress should focus on aligning US corporate taxation with global norms.
- Higher individual income taxes on rich households are the right way, and the only way, to address equity issues.

Thank You For Your Attention.

Zero External Funding Received for This Report.