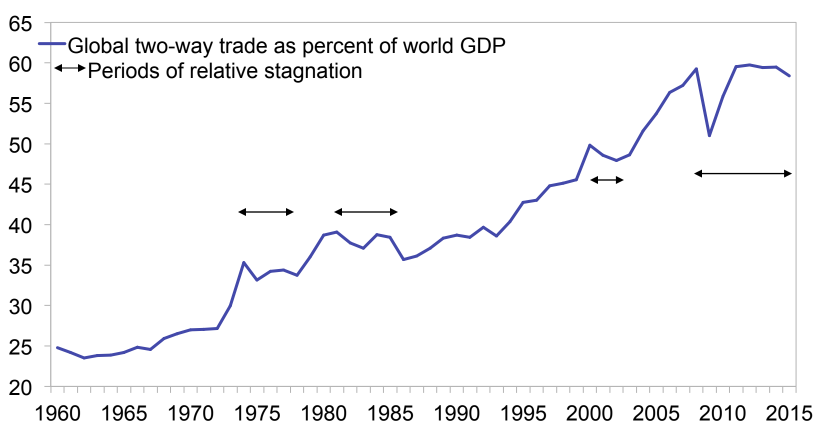
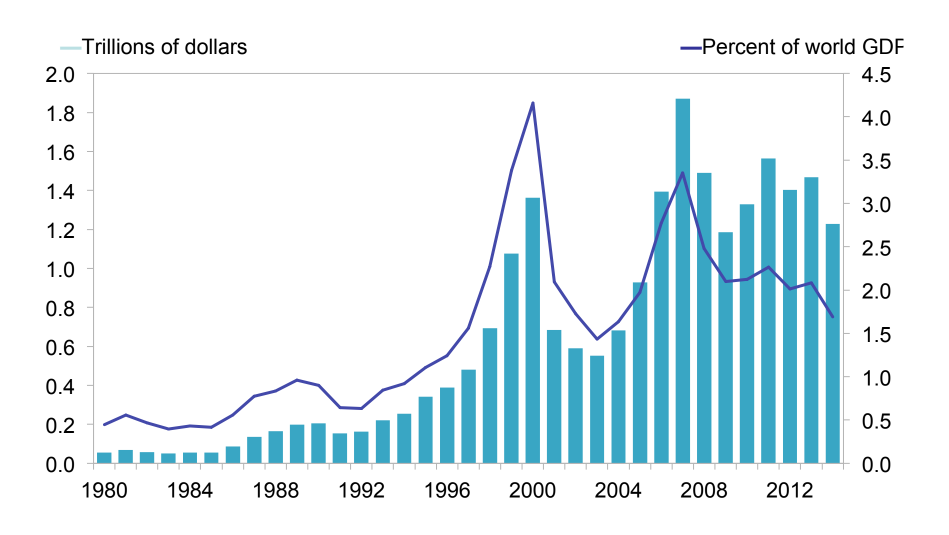
# Global two-way trade in goods and services, 1960-2015

#### Percent of world GDP



Source: World Bank World Development Indicators and United Nations Conference of Trade and Development Statis

#### Global FDI inflows, 1980-2014



# **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.
  - 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. <u>Useful Suggestions</u>

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.

7



#### **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.