

## Who Benefits from Corporate Tax Cuts?

Evidence from Banks and Credit Unions around the TCJA

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The TCJA of 2017 made large changes to the taxation of corporate and pass-through businesses in the U.S. Understanding the effects of these changes is complicated by the difficulty of finding control firms whose taxation was not altered by the Act. We study the effect of the TCJA on small and medium size banks using credit unions—which compete with these banks for deposits and in making loans—as a novel control group. Credit unions were not taxed both before and after the Act. Using a difference-in-difference framework, we find that an important fraction of the incidence of the tax cut goes to depositors. We find little evidence that employees or borrowers from banks receive a share of the tax cut in the form of higher wages or lower interest rates on loans or that banks increase their investment in fixed assets as a result of the Act.

The central provision of the 2017 Tax Cuts and Jobs Act (TCJA) cut the corporate tax rate from 35% to 21%. This rate cut is estimated to reduce federal revenue by more than \$1 trillion over the next decade (Congressional Budget Office 2018).<sup>1</sup> Understanding who ultimately benefits from this provision is thus a critical policy question. There is, however, little scholarly consensus on who bears corporate taxes and in turn who will get the benefit of the rate cut.

As Alan Auerbach (2018) recently observed, part of the reason for the divergence in estimates of who bears the corporate tax arises from the difficulty of identifying “credible natural experiments for corporate tax reforms or to control for the many developments occurring within countries at the same time as corporate tax changes.” Studies at the state or local level often provide cleaner identifying variation (e.g. Fuest et al. 2018; Suárez Serrato and Zidar 2016) than studies of national-level corporate tax changes, which use firms in other countries as a control. But capital flows much more easily across subnational borders than national ones. This higher capital elasticity will tend to reduce capital’s share of subnational corporate taxes, making it an unreliable indicator for the incidence of national corporate and other capital taxes. As a result, it is important to study large national corporate tax changes like the TCJA directly, but it is also difficult to find good control firms, particularly because the Act reshaped both corporate and pass-through taxation of U.S. firms.

We contribute a partial solution to this problem by studying a novel natural experiment: looking at the effect the TCJA on banks using credit unions as controls. Credit unions were not

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<sup>1</sup> Likewise, the Act cut taxes on owners of pass-through businesses, dropping the top rate (on qualifying income) from 39.6% to 29.6%, by adding §199A and also cutting the top marginal rate from 39.6% to 37%. The Act also reorganized the U.S. international taxation of businesses. These latter changes are unlikely to directly affect the small and medium size banks we study here.

taxed both before and after the Act. Banks and credit unions compete with each other to attract deposits, provide banking services, and make residential and consumer loans. (DeYoung et al. 2019; DiSalvo and Johnston 2017). Credit unions are thus often quite similar to small and medium size banks, aside from their tax status, making them a natural control group.<sup>2</sup>

We gather quarterly data on the universe of U.S. credit unions and banks from 2013-2019. We then run difference in differences (“DD”) regressions around the TCJA. In the DD regressions, we find an economically and statistically significant uptick in the rates paid on deposits by banks after the TCJA. We estimate that the TCJA tax cut increased the price for-profit banks pay on deposits by about 1.4 basis points. Because quarterly income tax and deposit outlays are of similar sizes in our sample, this analysis also suggests that a 10% decrease in log taxes generates a 1.4% increase in deposit expenditures. As a back of the envelope, this increase in deposit rates represents about 40% of the average decline in taxes paid by C-corporation banks in the wake of the TCJA. By contrast, we see little evidence that the TCJA increased wages for employees, investments in fixed assets by banks, or lowered loan rates for borrowers from banks.

The apparent pass-through of the tax cut only to depositors is a bit difficult to interpret. Depositors have a dual role at banks: they are both lenders of capital to the bank and at the same time often customers of the bank’s payment services. Given that we see relatively little pass-through of the tax cut to other bank customers (i.e., borrowers), we tentatively suggest that the pass-through to borrowers is likely in their capacity as capital providers rather than an implicit

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<sup>2</sup> As the Independent Community Bankers Association puts it “The differences [between community banks and credit unions], are much less pronounced than their operational commonalities: credit unions and community banks provide similar financial products, compete for the same customers, and report to parallel federal regulatory agencies.” This should be taken with a grain of salt given the incentives of the organization making the statement, but academic work suggests in a lot of ways it is accurate.

cut in the price of payment services. In turn, this suggests that capital—both equity and debt providers—bear the corporate tax here (Harberger 1962; Fox 2020)

We thus contribute to the always active literature on corporate tax incidence and more specifically the emerging literature on the effect of the TCJA’s changes to the income taxation of businesses (e.g. Hanlon et al. 2019; Dowd et al. 2020; Gale and Haldeman 2021). We believe our identification strategy for isolating the causal impact of the Act on wages, investment, capital lenders, and customers is among the cleanest thus far put forward to analyze the incidence of the corporate rate cut. In addition, firms owned by suppliers (e.g., Land O’Lakes), customers (e.g., REI), or lacking owners altogether (e.g., Kaiser Permanente) compete with traditional enterprises owned by shareholders in a variety of industries (Hansmann 2000). Nevertheless, our paper is the first we are aware to use the different ways these firms are taxed (or sometimes not taxed) to help identify the incidence of changes to taxing shareholder-owned businesses. In other contexts, this strategy may be useful going forward.

A few caveats are worth discussing at the outset as well. Most specifically, small and medium size banks focus more on lending to businesses than credit unions, which traditionally have primarily made home and consumer loans. We believe this likely explains the noisiness of our estimates regarding interest rates on banks’ overall loan portfolio and make us less confident we have isolated the effect of the Act on this margin.<sup>3</sup> More generally, our method will not capture what might be loosely termed “quasi-general equilibrium” effects of the TCJA. That is, if the TCJA increased economic activity outside the banking sector, this might equally lift the activity of banks and credit unions, and therefore, in our difference in difference framework, we

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<sup>3</sup> In our primary specifications, we include a linear time trend. Without this trend, the data on loan prices display an upward pre-trend.

will not detect the effect. With that said, the smaller the (quasi-partial-equilibrium) effects we measure, the less likely it is that there would be important general equilibrium effects. In addition, if the nature of competition between credit unions and banks results in credit unions following bank pricing for loans and deposits, we may understate the effect of the Act as banks cut interest rates on loans in reaction to their lower cost of capital, and credit unions follow suit.

Finally, there need not be a single answer to the incidence of the TCJA rate cuts across firms or industries. We are looking at firms (small and medium size financial intermediaries) and markets (making home and small business loans and taking deposits) that are largely domestic. Depending on the model, this domestic nature may shift incidence of the tax toward capital compared to industries where production is more easily mobile. Our findings therefore may not be fully generalizable to other industries.

The structure of the paper is as follows: Part II describes the institutional background, Part III describes the empirical approach and identification strategy, Part IV discusses the data, and Part V presents the results.

## **II. Institutional Background**

### *A. Credit Unions and Banks*

Credit unions are financial cooperatives which are owned by their depositors, known as “members.” Membership in a given credit union is limited to those who share common bond(s). For many credit unions that common bond is employment at the same firm (or a particular industry), or residing in the same city or neighborhood. Credit unions work somewhat

differently than banks along some dimensions, for example firm governance.<sup>4</sup> In addition, credit unions are run to benefit their member/owners largely through their transactions with the firm—i.e. the credit union paying members higher deposit rates or offering them lower rates on loans.<sup>5</sup> By contrast, in a simple model, banks are thought to maximize profits and return them pro-rata to shareholders, and do not adjust prices away from profit maximization in their dealings with shareholders.

While credit unions are often small institutions, in aggregate they make up a sizeable fraction of the U.S. banking sector. In the 4<sup>th</sup> quarter of 2019, there were 5,349 credit unions, with \$1.43 trillion of assets (\$2010), which represents 7.8% of all assets belonging to firms in the banking sector.<sup>6</sup> Likewise—as shown below in our description of the data—many credit unions are similar in size to small and medium size banks. Credit unions offer their members financial services that largely parallel those of banks: checking and savings accounts, certificate of deposits (CDs), home mortgage loans and auto-loans and other consumer credit. Likewise, banks and credit unions are regulated by parallel agencies to ensure safety and soundness: for credit unions, the National Credit Union Administration (NCUA) and for banks, the FDIC, OCC and Federal Reserve. In addition, deposits are federally insured at both credit unions (via the NCUA) and at banks (via the FDIC).

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<sup>4</sup> As at banks, members govern the credit union by electing a board, which in turn chooses and supervises the full-time management. However, unlike in banks, voting at credit unions is usually on the basis of one member one-vote, rather than proportional to the capital contributed by the owner. This potentially exacerbates the collective action issues already problematic at shareholder owned firms with dispersed owners. As a result, credit union governance is often even more management driven than at banks (Goth et al. 2012).

<sup>5</sup> As a result, credit unions are sometimes referred to as non-profits, but this is not strictly true in the sense that credit unions can return profits to members in the form of dividends, known as “patronage dividends.” About one in ten credit unions pay a patronage dividend in a given year (DeYoung et al. 2019).

<sup>6</sup> Defined here as all banks, thrifts, and credit unions. Unless otherwise noted, we use “banks” to mean banks and thrifts.

Despite credit unions using a somewhat different governance mechanism and approach, previous work has provided substantial evidence that small and mid-sized commercial banks are in direct competition with credit unions in a variety of products including consumer credit, savings products, and payment services (De Young et al. 2019; DiSalvo and Johnston 2017; Tokle and Tokle 2000, Feinberg 2001 and Hannan 2003). One important difference, however, is that credit unions traditionally have made a much smaller percentage of their loans to businesses.<sup>7</sup>

This leads us to expect that, but for the tax changes discussed below, that the prices paid on deposits, and wages paid to employees will evolve in parallel at both sets of institutions. This is perhaps less true of the average interest rate on the overall loan portfolio of banks and credit unions, because of the different importance of business loans.<sup>8</sup>

#### *B. Taxation of Banks and Credit Unions and the 2017 TCJA*

Federal and state chartered credit unions are exempt from all taxes, apart from property taxes (12 U.S.C. § 1768). This exemption dates from 1937 (Tatom 2005). The traditional justification for not taxing credit unions is that they are operated largely on a not-for-profit basis and help provide access to financial services to otherwise under-banked, low- and moderate-income individuals. Treasury considers this treatment of credit union a tax expenditure which costs the federal government \$2 billion per year. The non-taxation of credit unions was

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<sup>7</sup> In addition, credit unions have been less likely to securitize their residential loans than small and medium size banks (DiSalvo and Johnston 2017).

<sup>8</sup> Some portion of bank employees specialize in issuing and servicing business loans and so non-parallel evolution of the business and home loans market might cause a violation of the identifying assumption for wages, as well as average loan rates. However, in the pre-period, we do not find that there are violations of the parallel trends assumptions for wages (with or without the time trend we include in the primary specification).

unaffected by the TCJA.<sup>9</sup> It is unclear whether this tax treatment serves its purpose as DeYoung et al. (2019) and DiSalvo and Johnston (2017) cast some doubt on whether in fact credit union customers are more likely to be lower or moderate-income, finding if anything they are higher income in many product categories than customers of small and medium size banks.

By contrast, banks are taxed under the corporate tax (known in tax argot as C-corporations) or pass-throughs as the case may be, with about 2/3rds being C-corps. Prior to the TCJA of 2017, large banks appear to have faced higher “effective” tax rates than large firms in many industries (Fox and Vanderpool 2017).<sup>10</sup> That is likely to be true of small and medium size banks as well given that their business is overwhelmingly domestic.

The TCJA was enacted in December of 2017 and cut the statutory corporate tax rate from 35% to 21% starting in 2018.<sup>11</sup> In our sample, just comparing the mean of the total income tax rate<sup>12</sup> before and after the TCJA, the rate of  $\frac{\text{income tax}}{\text{pre-tax profit}}$  falls by about 7 ppts at the median firm, which is about 1/3 of the total tax bill in the pre-period. The TCJA also radically transformed the U.S. international tax system. This, however, did not have much direct affect on our small and medium size banks given their domestic orientation. The Act also placed new limits on the ability of businesses to deduct net interest payments under §163(j), but this again is

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<sup>9</sup> There were small changes in the TCJA that affected credit unions peripherally. Under the Act, tax-exempt organizations including credit unions are now required to pay a 21% excise tax on the five highest paid employees’ compensation that individually exceed \$1 million annually.

<sup>10</sup> As Auerbach (2018) points out these simple calculations of effective rates from profits and income taxes reported on financial statements usually ended up higher or lower based on the level of retained earnings “indefinitely” reinvested abroad by foreign subsidiaries.

<sup>11</sup> It is worth noting that not all our treated firms will see their applicable tax rate fall on January 1, 2018. Rather it is our understanding that in practice this occurs on the first day of the firm’s new fiscal year beginning in 2018.

<sup>12</sup> Our data does not break out federal income tax compared to state and local or foreign, though the latter seems likely to be very small.



unlikely to affect banks directly as they are almost always net recipients of interest payments. However, this limitation could impact the willingness of businesses to take on new debt financing from banks or credit unions. In addition, the Act placed new limits on the deductibility of home mortgage interest, which again may affect demand for home loans from both banks and credit unions.<sup>13</sup>

### *C. Regulatory Changes to Credit Unions During Pre-Period and After Post-Period*

There were a few regulatory changes to credit unions during the pre-period of our study and after the post-period. All allowed credit unions to function more like banks. In particular, in 2015 and 2016, the NCUA promulgated final rules loosening the meaning of the common bond requirement both for credit unions whose bond was based on employment or other association, and for ones based on geography.<sup>14</sup> The primary effect of these rules would seem to make it easier to found new credit unions (e.g., NCUA 2016), but given our balanced panel requirements these new credit unions will not show up in our sample.<sup>15</sup> Also in 2016, the NCUA enacted a final rule loosening existing restrictions on credit union's ability to make business loans. Finally, after the post-period, in January 2020, the NCUA promulgated a new rule easing restrictions on credit unions acquiring their capital from non-members.

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<sup>13</sup> Again this should have an equal effect on banks and credit unions given the similarity of their home loan applicants (see DiSalvo and Johnston 2017). The Act limited deduction of mortgage interest to the first \$750,000 of a loan rather than \$1 million § 163(h)(3)(F)(i)(II). In addition by doubling the standard deduction, it substantially reduced the portion of borrowers who will find it advantageous to deduct home mortgage interest.

<sup>14</sup> The 2016 rule was challenged by a banker's association as violating the Administrative Procedure Act. In 2018, in *Am. Bankers Ass'n v. NCUA*, 306 F.Supp.3d 44, the district court vacated a large portion of the rule. In 2019, the ruling was appealed to the D.C. Circuit, which rejected most of the district court's decision, letting most of the original rule stand. 934 F.3d 649 (2019).

<sup>15</sup> To a lesser extent the rules might allow existing credit unions, particularly those whose common bond is geographic, to sign up new customers.

### **III. Empirical Approach and Identification Strategy**

Economic theory and empirical investigations have variously suggested that along with corporate equity holders, other economic participants may also bear corporate tax incidence: other providers of capital (e.g., Harberger 1962), labor (e.g., Fuest et al. 2018), and customers (Baker et al. 2020). Our estimation strategy is to compare how the prices paid to depositors, wages paid to employees, interest charged to borrowers, and investment in fixed structures varies across banks and credit unions before and after the TCJA.

The basic identifying assumption is that—absent tax changes—in each of these outcomes, the behavior of banks would have evolved in parallel to that of credit unions. This assumption can be evaluated by examining the trends of the two groups before the TCJA. But as with every DD design, we cannot in fact test the accuracy of the assumption during the treatment period. The threats to identification are those that usually come along with any DD: economic or policy changes in the post-period, unrelated to the TCJA, that drive different outcomes in banks and credit unions.

### **IV. Data**

An advantage of using financial institutions in our analysis is that although we study mostly non-publicly traded firms, their data is publicly available, audited, and regularly reported to supervisory institutions. Commercial banks report information quarterly to the Federal Financial Institution Examination Council (FFIEC) and this information is published in the Reports on Condition and Income (Call Reports). An analogous process occurs for credit unions. Credit unions report detailed financial information in their Call Reports which is then published by the National Credit Union Association (NCUA). Quarterly data is reported under standard

accounting principles in calendar year-to-date format. We combine these sources to construct a quarterly panel.

From the accounting information, we construct categories that theory predicts may (or may not) differentially respond to changes in the corporate tax. In the banking sector, these categories include each firm's pre-tax profit and return on assets. We additionally construct netput prices, quantity, and total inlay or outlay for loans, labor, and deposits. Finally, we construct measures of the value of premises, book equity, noninterest income received, and risk-weighted assets. For ease of comparison, we adjust all quantities to constant 2010 dollars.

### *Sample*

For our identification strategy to be valid, we need to compare similar credit unions and commercial banks. Not all commercial banks in our sample can be compared against credit unions. We therefore restrict our sample to firms with significant overlap in terms of asset size and drop firms that have missing data or have an extreme value for return on assets (top one or bottom percent).<sup>16</sup> As noted above, credit unions tend to be smaller firms than small and medium size banks. In order to compare credit unions to similarly situated private banks, we keep firms with average assets greater than the 10<sup>th</sup> percentile of commercial banks (\$42 million). We impose a similar restriction on the largest firms by restricting our sample to firms with average assets less than the 95<sup>th</sup> percentile of credit unions (\$705 million). We also impose a balanced panel and restrict our sample to banks that report in every quarter. To ensure we are picking up changes from the TCJA and not changes driven by differences between particular credit unions or banks, we follow the existing literature (e.g. DeYoung et al. 2019) by removing banks (or credit unions) that do not have any comparable institutions in the sample. More specifically, we

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<sup>16</sup> Winsorizing at those thresholds produces nearly identical results.

drop banks (credit unions) if there is no credit union (bank) within 50% of the average asset size and age, located in the same state.

After these restrictions, about 20% of the for-profit banks are organized as S corporations in our sample, which we drop because we are unable to observe the intensity of the TCJA tax cut received by pass-throughs. We are left with 1,920 firms. To focus on the impact of the TCJA we restrict our sample to run from 2014 through the end of 2019 in order to avoid the period following the Great Recession but before the tumultuous financial situation caused by the COVID-19 pandemic. Table 1 shows summary statistics:

Table 1: Summary Statistics

	For-profit	Credit union
Assets (million)	221.3 (189.6)	230.7 (213.5)
Age (years)	88.77 (30.10)	68.40 (14.12)
<b>Quarterly flows (thousands)</b>		
Profit	737.0 (958.8)	387.4 (615.2)
Deposit expense	250.3 (307.3)	287.3 (426.1)
Labor compensation	904.9 (901.4)	1039.5 (1018.2)
Loan income	1822.0 (1753.9)	1798.0 (1892.9)
<b>Netput quarterly prices</b>		
Deposit price	0.00133 (0.000818)	0.00126 (0.000819)
Labor price	15872.9 (4576.5)	14501.3 (3300.2)
Loans price	0.0130 (0.00226)	0.0124 (0.00233)
<b>Other factors (thousands)</b>		
Premises	3904.4 (4292.3)	5731.0 (6198.7)
Equity	25609.8 (21846.5)	25697.1 (24615.4)
Non-interest income	381.3 (711.4)	868.2 (1002.1)
Number of firms	955	955

Notes: The netput interest rates for deposits and loans and wages per employee are quarterly so the annual rate is approximately 4x that shown in the table.<sup>17</sup>

<sup>17</sup> The similarity of the price paid on deposits between credit unions and banks is perhaps surprising given that in most savings products, the average interest rate advertised by credit unions is higher than at banks (NCUA 2021).

## V. Results

The TCJA provided a substantial tax cut to for-profit banks in our sample. Before the fourth quarter of 2017, the median for-profit bank in our sample had an effective total income tax rate of about 29%. After the TCJA, they paid out 20% of their pre-tax net income as taxes. The median quarterly net income of the for-profit banks in our selected sample from 2018-2019 was \$ 498,372 (the mean was \$821,354).

We estimate the following event study for each variable,  $y$ , of interest:

$$y_{it} = \sum_{\{r\}} \beta_r \mathbb{1}\{(t - 2018Q1 = r) * \text{Taxed Bank}\} + \eta_i + \gamma_t + \phi * t * \mathbb{1}\{\text{Taxed Bank}\} + \varepsilon_{it}$$

In this standard event study specification, the indicator function  $\beta_r$  traces out the event study, illustrating differences in the evolution of various outcome variables over the sample between treated and control firms. In our preferred specification, we use variation within a firm (controlling for firm fixed effects:  $\eta_i$ ) after netting out state-quarter variation (state by quarter fixed effects:  $\gamma_t$ ) and different trend growth ( $\phi * t * \text{Taxed Bank}$ ). Our estimated beta coefficients trace out the treatment effect over time relative to 2017Q4, the period before the TCJA which is set to 0.<sup>18</sup>

### A. Event Studies

*Depositors.* One group of particular interest in our setting is depositors. Absent distortions, depositors at for-profit banks and depositors at credit unions should receive similar

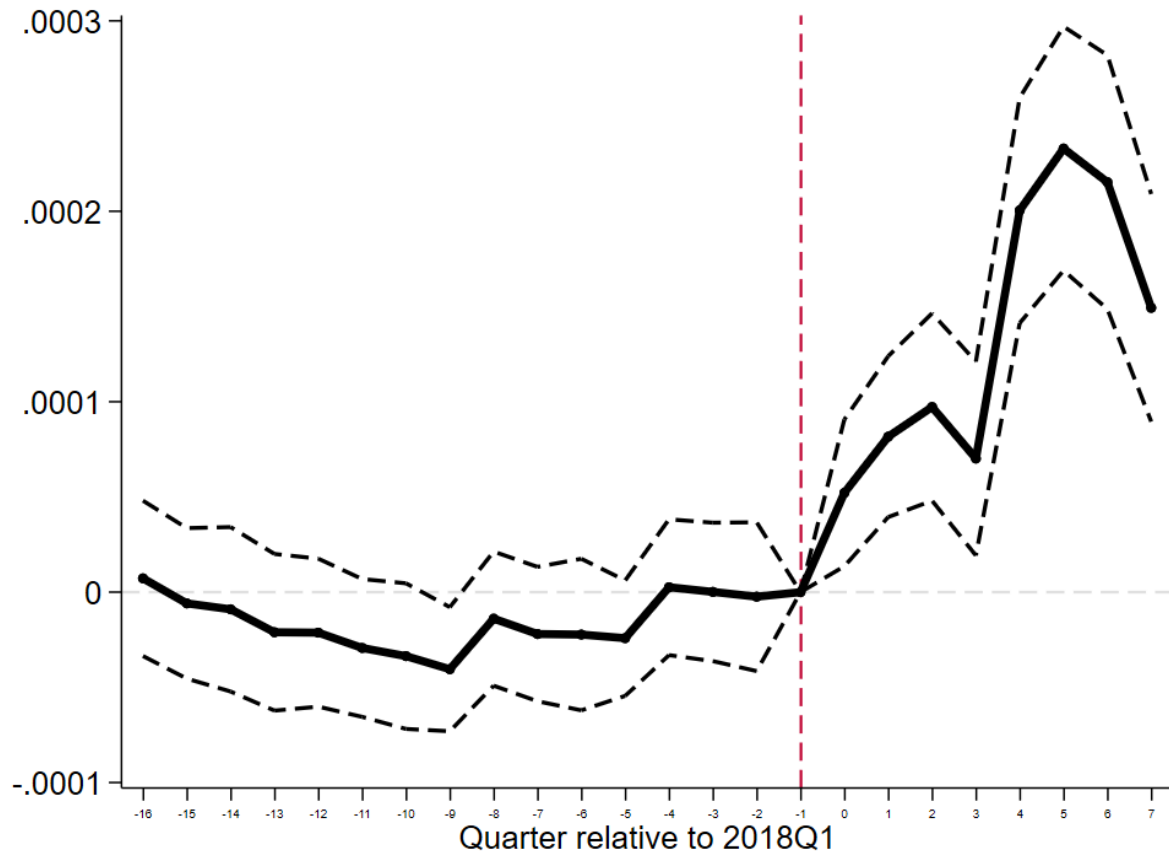
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The source of this apparent anomaly is that a greater share of bank deposits are CDs which pay higher interest which leads to the overall deposit rate being similar despite credit unions paying a higher rate in any given product type.

<sup>18</sup> We smooth each event outcome variable to adjust for consistent quarterly patterns that differ slightly between for profit banks and credit unions. We do so by partialling out quarter dummies.

returns on their deposits. However, relative to credit unions, previous research has found that depositors at for-profit banks seem to receive lower rates. As noted above, in this context, depositors are acting both as lenders of capital and purchasers of financial/payment services (checking accounts, ATM network, etc.). Our event study suggests that prior to the TCJA, the price paid on deposits was evolving in similar ways regardless of whether a firm was a credit union or a for-profit bank and the parallel trends assumption is satisfied (with or without the time trend included in the primary specification). After the TCJA, the price banks were paying on deposits increased relative to the price credit union were paying. This effect increase from about 1 basis point per quarter in 2018 to 2 basis points in 2019. Given the low prevailing rates paid on deposits in the sample period, this represents a large relative increase. These results are robust to controlling for the share of deposits in various categories (e.g. CD's, regular savings, checking interest), suggesting that it is not caused by changes in the composition of bank deposits around the TCJA that are driving these results.

Figure 1: Quarterly Price of Deposits Event Study

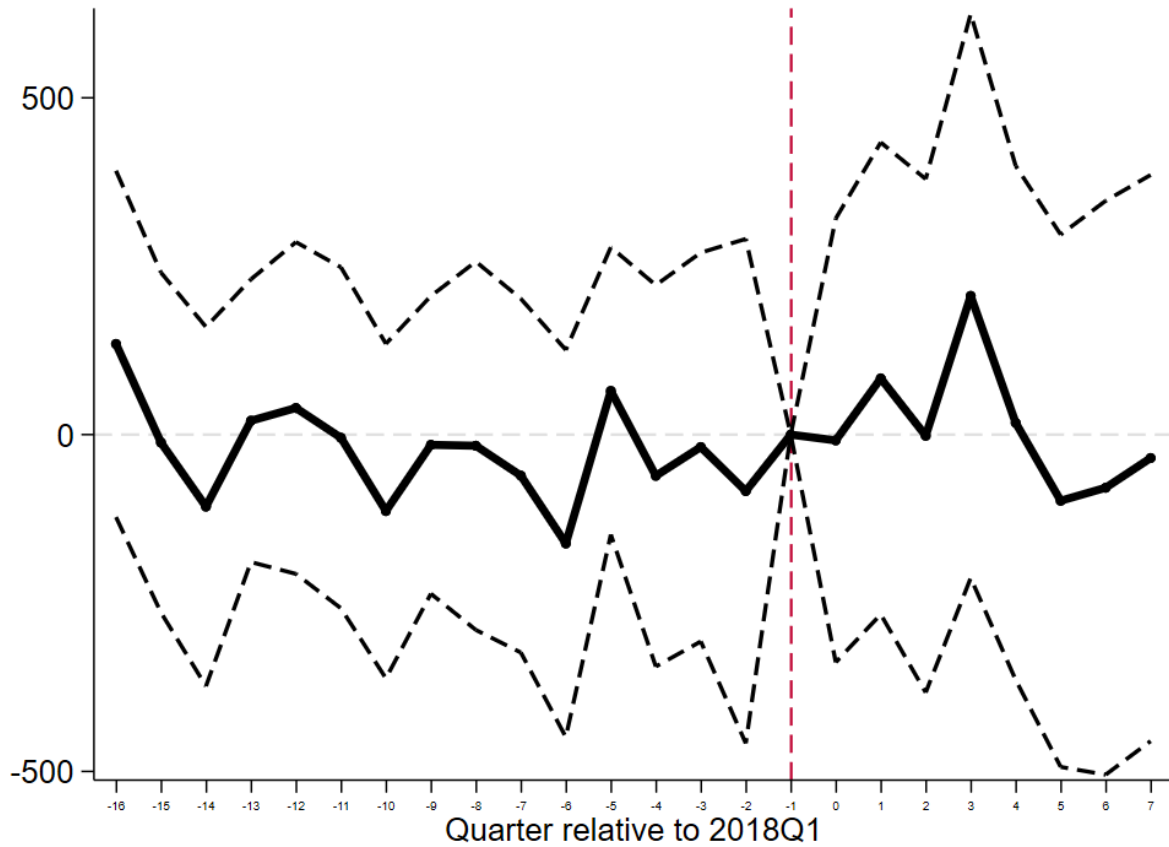


Notes: This figure displays the event study coefficient ( $\beta$ ) on for-profit banks. The black dashed lines display the 95% confidence interval with standard errors clustered at the firm level. The red dashed line is through 2017Q4 ( $t=-1$ ) the period prior to full TCJA exposure and is the omitted event study coefficient.

*Employees.* Next, we perform a similar exercise for labor. If workers bear some of the corporate tax, we might expect wages to increase after the TCJA in for-profit banks relative to their credit union peers. We find little evidence that labor received a significant portion of the tax cut in our setting. The event study indicates that the change average quarterly spending per full time employee was similar in for-profit banks and credit unions after the TCJA than in 2017Q4. The 95% confidence interval typically rules out raises greater than \$400 per quarter. Equivalent event studies on the total wage bill as opposed to wages per employee look very similar.



Figure 2: Quarterly Price of Labor Event Study

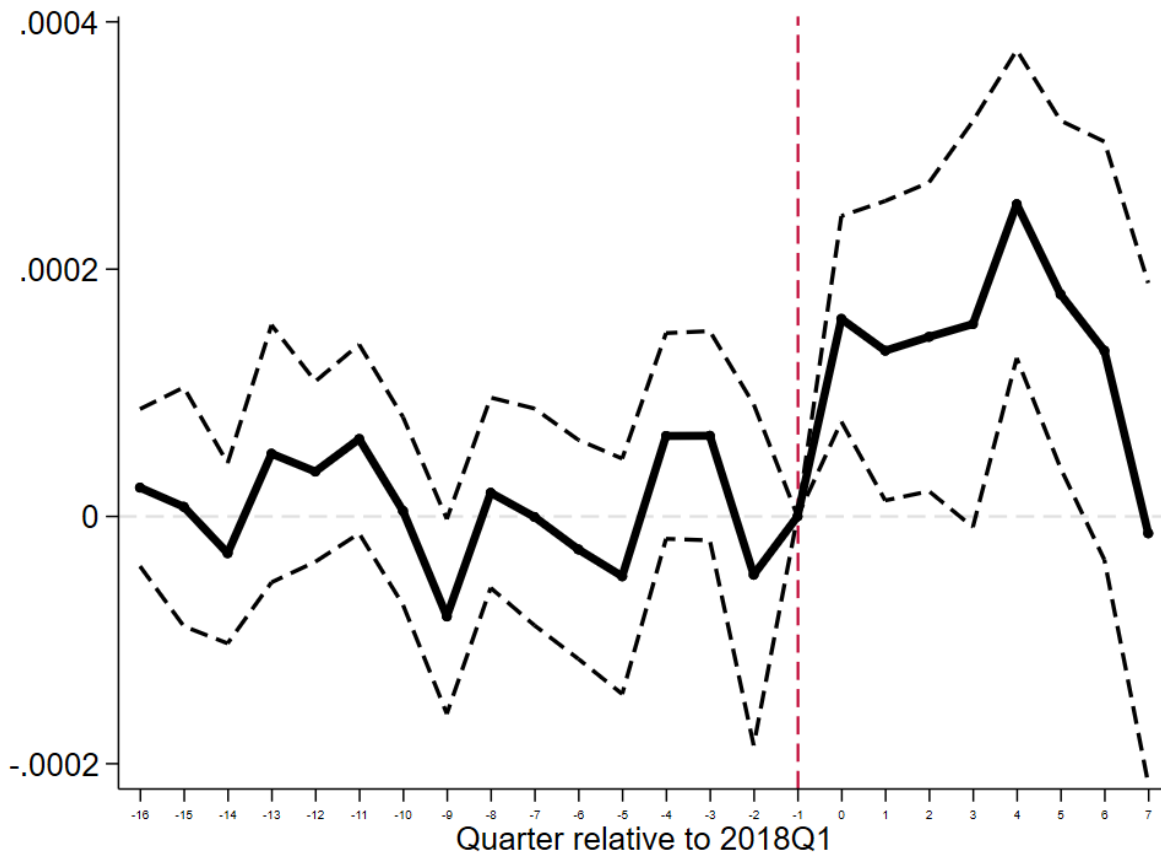


Notes: This figure displays the event study coefficient ( $\beta$ ) on for-profit banks. The black dashed lines display the 95% confidence interval with standard errors clustered at the firm level. The red dashed line is through 2017Q4 ( $t=-1$ ) the period prior to full TCJA exposure and is the omitted event study coefficient.

*Loans.* One other netput that might respond to the corporate tax rates is the price of loans offered to customers, for the reasons outlined in Baker et al. (2020) if firms are not perfectly competitive. The estimates from loans are quite noisy, but do run counter to what theory predicts. The coefficients are generally positive starting in 2018, which implies that, if anything, the tax cut resulted in higher loan prices. Theory suggests an opposite signed treatment. This evidence suggests that little to none of the subsidy is passed through to customers in the form of more

efficient investment or cheaper access to capital through loans. But we have less confidence in this estimate both because of the differences in business loans for credit unions and the absence of parallel trends without controlling for a linear time trend. Equivalent event studies for interest income from loans (i.e. price x quantity) are flatter, suggesting that if anything banks relatively decreased their quantity of lending in the wake of the Act.

Figure 3: Quarterly Price of Loans Event Study

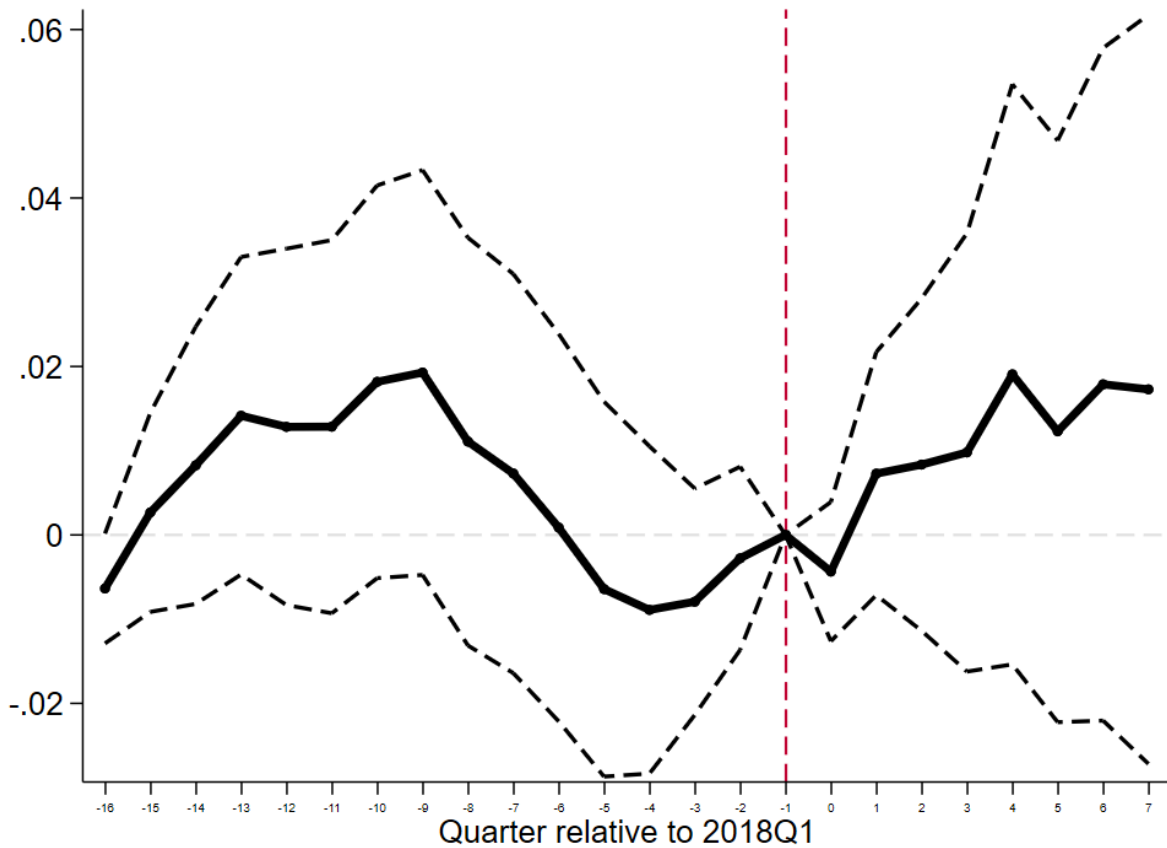


Notes: This figure displays the event study coefficient ( $\beta$ ) on for-profit banks. The black dashed lines display the 95% confidence interval with standard errors clustered at the firm level. The red dashed line is through 2017Q4 ( $t=-1$ ) the period prior to full TCJA exposure and is the omitted event study coefficient.

*Physical Investment.* The tax cut in theory lowers the cost of capital for firms, enabling them to expand investments in equipment and structures (and other long-lived assets of which making

long-term loans might be one). To examine this potential margin of response, we look at the change in the log of the value of premises. However, there is little evidence that the tax cut increased for-profit banks' relative premises. Most of the point estimates are modestly positive. Nevertheless, there does not appear to be a trend break around the TCJA.

Figure 4: Log Premises Event Study



Notes: This figure displays the event study coefficient ( $\beta$ ) on for-profit banks. The black dashed lines display the 95% confidence interval with standard errors clustered at the firm level. The red dashed line is through 2017Q4 ( $t=-1$ ) the period prior to full TCJA exposure and is the omitted event study coefficient.

*B. Aggregated Treatment Effects*

It is also helpful to translate these results into an aggregated treatment effect without the full saturation of year coefficients. We run the analogous difference-in-differences regression to estimate the total TCJA effect:

$$y_{it} = \beta * Post * Taxed Bank + \eta_i + \gamma_t + \phi * t * \mathbb{1}\{Taxed Bank\} + \varepsilon_{it}$$

In this specification, post takes a value of 1 starting in 2018 quarter 1. Our coefficient of interest is  $\beta$ , which will estimate the total impact of the TCJA on for-profit taxed banks from 2018 through 2019. Our estimates are similar to DeYoung et. al. who estimate that the non-taxation of credit union as a subsidy is primarily passed on to depositors. We estimate that the TCJA tax cut increased the price for-profit banks pay on deposits by about 1.4 basis points per quarter or 5.5 basis points per year. Lowering the tax burden on banks appears to benefit depositors. For the reasons discussed above, we are cautious about interpreting the coefficient on loan rates other than as ruling out important pass through of the tax cut to customers on this margin if the identifying assumption holds.

Table 2: TCJA Impact on Prices

	Quarterly price of:		
	Deposits	Labor	Loans
TCJA x for-profit	0.000138***	-36.09	0.000131**
	(0.0000148)	(86.26)	(0.0000398)

Notes: Robust standard errors in parentheses, clustered at the firm level. All regressions include firm and quarter by state fixed effects.

It is helpful to generate a similar estimate for overall expenses to better translate where each dollar of the tax cut ends up. These estimates will take into account both quantity and price changes. We make two changes to the difference-in-differences analysis presented above. First, we use the log of total spending or income for a given category in a quarter in place of the price.

Second, we use an instrumented difference-in-differences design (see Duflo 2001), where we instrument the change in log tax bill with the indicator for TCJA treatment.<sup>19</sup>

Table 3: TCJA impact on netputs

	Log quarterly flow of:		
	Deposit expenditure	Labor expenditure	Loan income
Instrumented log taxes	-0.139*** (0.0235)	-0.00667 (0.00850)	-0.0171 (0.00888)
Pre-2018 for-profit average:	196,778	862,105	1,722,721

Notes: Robust standard errors in parentheses, clustered at the firm level. All regressions include firm and quarter by state fixed effects.

This analysis suggests that a 10% decrease in log taxes would generate a 1.4% increase in deposit expenditures. The impact of taxes on labor expenditure and loan income cannot be statistically distinguished from 0. The estimate for both labor and loans rule out the possibility that significant portions of the tax cut are passed through to labor in the form of wages or customers in the form of lower loan rates, assuming the identifying assumptions hold.

We can use this information to calculate the portion of the foregone revenue that ended up in the hands of depositors. First, we estimate that the mean tax cut across for-profit firms was \$65,050 per quarter (based on a within firm estimate of the decline in tax/profit of .087 and an average profit of 750,942 over the sample). The quarterly price paid on deposits increased by .014% and the average deposit amount was \$186,000,000. This implies \$25,668, or about 40% of

<sup>19</sup> We set the credit union's tax bill to be a small positive constant throughout the sample to avoid taking the log of zero. As a result, in the first stage, the regression is really just comparing tax rates within banks before and after the TCJA and attributing the decline in the post period to the TCJA.

the tax cut, was passed through to depositors. There is little evidence of any of the reduced tax burden being shared in the form of changes to loan prices or wages.

Notably, we see pass through of the tax cut to depositors but not other customers (i.e., borrowers from banks). As a result, we tentatively conclude that the pass-through of the tax cut to depositors is likely in their capacity as capital providers to the bank, rather than as customers of payment services. That in turn suggests that capital providers (either equity or lenders) got the benefit of the corporate tax cut embodied in the 2017 Act at least in banks, and—depending on one’s views of the caveats noted in the introduction—quite possibly in other areas as well.

## **VI. Conclusion**

We analyze the effect of the TCJA on small and medium size banks using credit unions as controls. Using a difference in difference framework, we find consistent evidence that banks raised the (relative) amount they paid on deposits after the Act. This increase represents roughly 40% of the total tax savings enjoyed by banks. By contrast, we see little, if any, evidence of pass through of the tax cut to employees or customers who borrow from these banks or increase in investment in physical assets.

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