

ARE FIRMS STOCKPILING FOREIGN EARNINGS?

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ABSTRACT

Margot E. Howard: Are Firms Stockpiling Foreign Earnings?
(Under the direction of Douglas A. Shackelford)

The American Jobs Creation Act of 2004 (the Act) created a temporary opportunity for U.S. firms to repatriate certain foreign earnings, determined in part by a firm's permanently reinvested earnings (PRE), at a significantly reduced tax rate. Firm balances of PRE have soared over recent years and some have speculated that it is partially attributable to the Act. My results reveal that firms experienced a spike in changes to PRE after the Act only in 2006, rather than an ongoing trend of increased changes to PRE throughout the post-Act period. I also examine whether the Act changed investor expectations related to repatriation tax liabilities and my results indicate that while there was no permanent shift in valuation, investors responded to the possibility of another tax holiday. Overall, my results provide insight into the firm and market effects of tax legislation and shed light on the "stockpiling" of PRE as discussed by the media, legislators, and the related literature amid concerns that the Act has led firms to hoard disproportionately large amounts of foreign profits overseas in anticipation of another tax holiday.

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SECTION 1: INTRODUCTION

This paper investigates the reported surge in permanently reinvested earnings (PRE) that has occurred since the repatriation tax holiday under the American Jobs Creation Act of 2004 (the Act).¹ While it is generally reported that firms increased their PRE in the period following the Act and some assert that firms have “stockpiled” PRE in anticipation of another tax holiday, there is, to my knowledge, little research that provides empirical evidence of this claim or investigates the details of this increase in PRE related to the Act.^{2,3}

I hypothesize that the increase in reported PRE was disproportionately from firms that repatriated under the favorable terms of the Act and/or firms that repatriated the maximum eligible amount under the Act. Contrary to my hypotheses I find no evidence of an ongoing trend of increased changes to PRE or a concentration of increased changes to PRE within any one group during the post-Act period. Rather, it appears that all firms increased their changes to PRE only in 2006, immediately after the repatriation period under the Act ended. Further investigation also indicates that firms that repatriated the maximum amount under the Act had relatively smaller changes to PRE during the recent financial crisis. My results also indicate that

¹The tax holiday under the Act provided an 85 percent dividends received deduction to U.S. firms that repatriated earnings (had their foreign subsidiaries pay dividends to the U.S. parent) back to the United States. The Act is discussed in greater detail in Section 2.

²United States Senate (2011), Fleischer (2012), and New York Times Editorial Board (2014) are just a few examples of the many claims that the Act led to firms hoarding cash abroad.

³Ayers et al. (2014) examine mandatory disclosure and find an increased likelihood that a firm will start to report PRE after the Act. This study differs in that it examines how reporting behavior changed after the Act for firms that were already reporting PRE before the Act and investigates how that behavior change varies across different groups of firms.

firms that repatriated under the Act increased their changes to PRE in 2003, in advance of the Act.

I also investigate whether the Act changed investors' valuation of the disclosed tax liability associated with PRE. Numerous studies have investigated the market valuation of PRE and/or the disclosed or estimated deferred tax liability related to PRE (Collins et al., 2001; Oler et al. 2007; Bryant-Kutcher et al., 2008; among others) before or around the time of the Act. However, no study, to my knowledge, has thoroughly investigated whether the Act led to a shift in investor expectations about future repatriation tax rates, as exhibited through investors' valuation of the repatriation tax liability, in the post-Act period. I hypothesize that investors' valuation of the tax liability associated with PRE will become less negative in the post-Act period, reflecting the expectation of another tax holiday. My results suggest that the Act did not lead to a permanent shift in investors' valuation of the repatriation tax liability. Rather it appears that investors only alter their valuation as legislation is proposed for a tax holiday, similar to investor reaction in the time preceding the Act.

The recent growth in PRE has attracted attention from many quarters, including Congressional testimony from Jack T. Ciesielski, an accounting and investment expert:

In 2006, the year after firms were allowed to repatriate earnings at a reduced tax rate, the total balance was only \$618.5 billion. In the space of five years, the balance of indefinitely reinvested earnings more than doubled, growing at an average rate of 20% per year. Firms had depleted their balances somewhat in 2005, when they were permitted to repatriate earnings at a 5.25% tax rate. Still, firms have added indefinitely reinvested earnings at a remarkable rate in just the last several years: over \$450 billion in just 2011 and 2010.⁴

A 2011 Senate Majority Staff Report attributed this rise in PRE to the Act itself:

Even more disturbing is that the 2004 repatriation rewarded corporations that kept substantial funds offshore, and has created a new incentive for U.S. corporations to keep shipping jobs and diverting domestic funds offshore...*The long term*

⁴Ciesielski (2012).

consequence of that policy is the current corporate stockpiling of offshore funds in anticipation of another repatriation tax break allowing multinational corporations to use a 5.25% tax rate in place of the top 35% rate that applies to domestic corporations. (Emphasis added)⁵

The Majority Staff report also identified the 15 firms with the highest repatriations under the Act. Figure 1 graphs the PRE of these 15 firms for 1999 through 2010. The graph shows a steady climb in PRE through 2004, followed by a massive drop in 2005 as a result of repatriations under the Act. However, PRE quickly rises again and surpasses pre-Act levels in just two years. The media has also attributed this rise in PRE directly to the Act with statements such as “The tax holiday also raised expectations for future tax holidays, and companies have changed their behavior accordingly by hoarding cash offshore” (Fleischer 2012) and “Such a reprieve in 2005 was disastrous, in part because it encouraged the hoarding of profits in tax-deferred foreign accounts in anticipation of future tax holidays” (New York Times Editorial Board 2014). The academic community has also commented on this issue, although their remarks have typically been less inflammatory. As Dartmouth College professor Leslie Robinson noted in her recent Congressional testimony, “[I]t is my conjecture that the recent build-up of undistributed earnings since the 2005 tax holiday is at least, in part, driven by the expectation of a potential future tax holiday.”

Understanding firms’ reporting of PRE and how it has changed because of the Act is important not only so we can evaluate the claims made by legislators, academics, and the media, but also for the light it can shed on the potential impact of future tax policy. The projected response to the repatriation tax holiday under the Act, \$2.8 billion in tax revenue, was significantly underestimated, with firms repatriating \$312 billion of qualified dividends, resulting in actual revenues of \$18 billion, over six times the estimated amount. Having a better

⁵United States Senate (2011).

comprehension of PRE would help with estimating the response to another tax holiday similar to the Act, which has been suggested several times over the past few years. During the 112th Congress (2011-2012) numerous bills were introduced that include proposals to reduce the effective tax rate on repatriations, either temporarily or permanently (Gravelle and Marples, 2011).⁶ Last year there were also discussions in Congress of another repatriation tax holiday to, in part, help raise revenues for the dangerously low federal Highway Trust Fund.⁷ In Graham et al. (2010) 64.7 percent of responding tax executives indicated that they would take advantage of another future repatriation tax holiday, suggesting that the response to a future holiday could be significant and making an understanding of the impact of the previous tax holiday even more critical. President Obama's current budget proposal includes a 14 percent tax on existing PRE and a 19 percent tax on future foreign earnings, a clear change from the current deferral available for PRE under APB 23.⁸ Therefore, even absent another repatriation tax holiday it is important to understand how the Act has changed firm reporting of PRE and investor perceptions of PRE. In addition, tax executives' survey responses indicate that the financial accounting implications are as important as the cash tax consequences in making decisions on repatriating or reinvesting foreign earnings (Graham et al., 2011). Presumably, the financial accounting implications are so important at least in part because of how investors interpret and use that information when valuing the firm. Therefore, it is important to know whether the Act has affected investors' valuation of the PRE-related tax liability.

Despite all the discussion about the increase in PRE since the Act and the importance of understanding how the Act affected PRE, there has been little investigation into the details and

⁶For additional details see H.R. 937, H.R. 1036, H.R. 1834, H.R. 2862, S. 727, and S. 1671 from the 112th Congress.

⁷Weisman (2014), New York Times Editorial Board (2014), and Stephenson and Temple-West (2014).

⁸Timiraos and McKinnon (2015).

causes of this increase. My study contributes to the literature by providing evidence on a topic that is often assumed to be true – that firms have increased their changes to PRE in recent years. My results reveal that although firms have in fact increased their changes to PRE in the post-Act period it has not been an ongoing trend. Rather there was a spike in changes to PRE only in 2006. My results also suggest that some firms have actually relatively decreased their changes to PRE in the post-Act period, even after controlling for general macroeconomic effects. I also provide evidence that investors' valuation of the tax liability associated with PRE did not permanently shift after the Act, but became less negative as investors anticipated another possible tax holiday.

This paper proceeds as follows. Section 2 provides background on the Act and a summary of the related literature. Section 3 outlines the development of my hypotheses. Section 4 discusses my proposed research design and sample. Section 5 presents my results. Section 6 concludes.

SECTION 2: BACKGROUND AND RELATED LITERATURE

The earnings of a foreign subsidiary of a U.S. firm are generally subject to U.S. income tax upon distribution of those earnings back to the U.S. firm (repatriation tax).⁹ Firms receive a credit for foreign taxes paid on such earnings, reducing the amount of tax due upon repatriation. However, as shown in Figure 2, the U.S. corporate income tax rate has generally been higher than foreign corporate income tax rates in recent years, meaning that firms generally still owe U.S. taxes upon repatriation. Although the cash taxes are not due until the firm actually brings the earnings back to the U.S., under financial accounting rules a deferred tax liability would typically need to be recognized along with the foreign earnings, accounting for the tax that will be paid when the foreign earnings are repatriated back to the U.S. However, under APB Opinion No. 23 no repatriation tax liability has to be recognized if the firm provides sufficient evidence that the foreign subsidiary's earnings will be invested indefinitely overseas or the earnings will be remitted as part of a tax-free liquidation. Firms can therefore delay the recognition of the repatriation tax on their financial statements by declaring that earnings from foreign subsidiaries are permanently reinvested abroad. Paragraph 44c of SFAS No. 109 states that firms must

⁹The amount of repatriation tax due depends on several factors, including whether the foreign tax rate applied to foreign earnings is greater or less than the U.S. tax rate. In addition, because of differences in book and tax amounts, the actual cash taxes that would be paid upon the repatriation of foreign earnings is not necessarily the same as the book tax liability calculated for the repatriation of those earnings. Taking a simplified view of the calculation, the repatriation liability will be equal to pretax PRE (PRE grossed up by the applicable foreign tax rate) multiplied by the difference between the applicable U.S. income tax and foreign income tax rates. In addition, this discussion does not take into account Subpart F rules, which are beyond the scope of this study.

disclose the amount of the unrecognized deferred tax liability related to PRE or state that the determination of that amount is not practicable.¹⁰

The Act created a tax holiday for repatriated earnings. Specifically, the Act provided a temporary 85 percent deduction for qualified dividends paid from a foreign subsidiary to its U.S. parent. The Act was unique in the way that the cash tax consequences of this deduction were tied to a financial statement amount, permanently reinvested earnings (PRE). Specifically, under Internal Revenue Code Section 965(b) qualified dividends were restricted to the greater of (1) \$500 million, (2) the amount designated as PRE on the most recent audited financial statements filed on or before June 30, 2003, or (3) if only the tax liability related to PRE was disclosed, an amount equal to the tax liability divided by 35 percent. The dividends received deduction was further limited to extraordinary dividends, defined as repatriations made during the year that were in excess of the average repatriation during the previous five years (excluding the highest and lowest repatriation amounts during those years).¹¹

This paper is related to two streams of literature: studies related to PRE and related repatriation taxes and studies more specifically examining the consequences of the repatriation provisions of the Act, though there is undoubtedly some overlap between the two. Within the PRE literature some studies focus on firm characteristics and actions. Krull (2004) hypothesizes and finds that firms use PRE to manage earnings to meet analysts' forecasts. Foley et al. (2007) find that firms that would face higher repatriation taxes hold higher levels of cash abroad, presumably to avoid the tax costs of repatriation. Graham et al. (2011) conduct a survey of almost 600 tax executives about factors they consider when deciding where to locate operations and whether to reinvest foreign earnings abroad. The results suggest that in addition to cash tax

¹⁰See Donohoe et al. (2012) for a more thorough discussion of PRE and APB Opinion No. 23.

¹¹See Blouin and Krull (2009) for a more thorough discussion of the Act.

costs, financial accounting repatriation tax considerations are also an important factor in making decisions regarding repatriation and foreign reinvestment. Blouin et al. (2012) find that reporting incentives discourage repatriation of foreign earnings back to the U.S. Hanlon et al. (2014) investigate the relation between U.S. repatriation taxes and foreign investment and find a higher likelihood of foreign acquisitions for firms with cash that is “locked-out” because of repatriation taxes.

Other studies within the PRE literature focus on the market interpretation of PRE. Investor valuation of PRE was first investigated by Collins et al. (2001). Their results show that the market impounds the unrecognized but disclosed deferred tax liability related to PRE into firm value. Their results also suggest that the market similarly values PRE for firms that report a zero deferred tax liability related to PRE, firms that state that it is not practicable to estimate a deferred tax liability related to PRE, and firms that provide no information on the tax liability related to PRE.

Bryant-Kutcher et al. (2008) build on these results, incorporating findings from Foley et al. (2007) and DeWaegenaere and Sansing (2008). The authors partition their sample on whether a firm holds high amounts of excess cash, assuming that these firms (compared to low excess cash firms) are more likely to hold PRE in financial assets rather than operating assets. The authors hypothesize that PRE invested in financial assets is valued less than PRE invested in operating assets and find evidence that supports that conclusion. They also find that PRE invested in financial assets is valued less in firms that report a positive deferred repatriation tax liability, compared to firms that report a zero repatriation tax liability or do not provide information on the repatriation tax liability.

Oler et al. (2007) study how investors' valuation of the potential tax liability associated with the repatriation of PRE changed with the Act. Their results suggest that although investors priced the estimated liability before the Act, that valuation of the liability became less negative during the Act period, reflecting the potential for repatriating earnings at a reduced tax rate under the Act.

Several studies have specifically investigated repatriations under the Act. Repatriating firms had lower investment opportunities and higher free cash flows compared to non-repatriating firms (Blouin and Krull, 2009). In regards to economic consequences of Act, there is evidence that the repatriations were not associated with an increase in domestic investment, employment, or R&D, part of the explicit purpose of the Act. In addition, there is evidence that firms that repatriated under the Act increased share repurchases in 2005, suggesting that firms used repatriated funds to increase shareholder payouts rather than to increase investment in domestic operations (Blouin and Krull, 2009; Graham et al. 2010; Dharmapala et al., 2011).¹²

¹²These results do not imply that firms violated the terms of the Act. They simply reflect the fungibility of cash and the fact that the Act did not provide for any direct tracing of repatriated funds. Firms could have used repatriated cash to fund existing levels of R&D, employment, and investment, while shifting existing domestic cash to shareholder payouts.

SECTION 3: HYPOTHESIS DEVELOPMENT

Hartman (1985) first modeled repatriation decisions under the U.S. tax system. His results show that the repatriation tax does not distort decisions on foreign investment versus repatriation since, in his model, all foreign earnings are eventually subject to the same repatriation tax. Subsequent research deviates from this assumption. DeWaegeaere and Sansing (2008) include in their model “the occurrence of future tax holidays, implying that it may be optimal to temporarily invest earnings on operating assets in financial assets and repatriate these financial assets at a tax holiday.” If firms anticipate another tax holiday similar to the AJCA this could incentivize them to accumulate PRE, similar to the tax holiday repatriating firms in the DeWaegeaere and Sansing model. In their model, a firm’s choice between investing operating earnings in financial assets and never repatriating those financial assets or immediately repatriating operating earnings and never investing in foreign financial assets is based on the comparison between the foreign corporate tax rate and the shareholder tax rate. If the shareholder tax rate exceeds the foreign corporate tax rate the firm will choose the former; if the foreign corporate tax rate exceeds the shareholder tax rate then it will choose the latter. Adding a future tax holiday into the model can affect both groups. Firms in the former group now have the option to repatriate foreign financial assets during the tax holiday. Some firms in the latter group will now choose to invest in financial assets instead of repatriating all operating earnings.

The limit for qualified dividends under the Act was based in part on previously reported PRE. Therefore, firms that had not previously reported PRE or a tax liability related to PRE

were limited to \$500 million of qualified dividends under the Act. Some firms had qualified dividends in the tens of billions of dollars, indicating that the \$500 million limitation would have been binding for some firms if they had not previously reported PRE (Mock and Simon, 2008).

Although the media has reported significant increases in firms' PRE in recent years – often suggesting those firms are “hoarding” or “stashing” cash and earnings abroad - it is possible that those increases are related to expanding investment abroad.¹³ Firms often justify their PRE balances as an operational requirement for expanding business in foreign markets. For example, in a recent response letter to the SEC Google maintained that when making decisions regarding its amount of permanently reinvested earnings “[t]he main factors considered are the funding requirements outside the U.S. for market growth and expansion, and financial requirements of our U.S. companies and operations.” They further explained:

With respect to the funding requirements for market growth and expansion outside the U.S., we expect a significant portion of our future expansion will continue to be driven by foreign operations outside the U.S. In fiscal year 2012, approximately 50% of our revenues were generated in non-U.S. markets. Accordingly, we have significant financial needs outside the U.S. to fund our continued market growth and expansion through mergers and acquisitions, ongoing research and development, and investments in datacenter and other infrastructure and real property.

Apple similarly defended its decisions regarding PRE, noting:

The Company's international markets have grown dramatically in recent years. In 2012, 61% of the Company's net sales were outside the U.S. In recent years, the Company has invested significant amounts of cash outside the U.S. on product tooling and manufacturing process equipment, long-term supply agreements, the Company's own retail stores and corporate facilities, acquisitions and strategic investments, and overall geographic expansion.

As these firms attest, there are plenty of business reasons, unrelated to tax holidays, for a firm to continue to increase its PRE. The results in Blouin et al. (2014) provide some support for these

¹³See Fontevecchia (2013) and O'Brien (2014) for examples of articles that suggest recent increases in PRE are not related solely to investment opportunities.

claims, suggesting that a significant portion of PRE is driven by growth incentives and/or invested in non-financial assets, contrary to the idea that most firms are simply amassing suboptimal amounts of cash abroad. Therefore, it is not clear whether the recent increases in PRE are related to the Act or are simply the consequences of doing business as firms expand their international operations. However, the overwhelming assumption from legislators and the media seems to be that firms are stockpiling PRE (beyond amounts related to investment and other tax incentives) in anticipation of another repatriation tax holiday. This leads me to my first hypothesis:

H1: Changes in reported PRE, controlling for other tax and investment incentives, have increased in the post-Act period.

In addition to confirming whether changes in reported PRE increased in the post-Act period, I also investigate which firms drove that change. Although the tax incentives of the repatriation were open to all firms that met the requirements of the Act, not all firms chose to repatriate. For example, Alcoa Inc., which had over \$5 billion of PRE according to its 10-K filed in early 2003 (which would have established Alcoa's repatriation limit under the Act), stated in its 2005 10-K, "Alcoa did not utilize the AJCA provision that allows companies to repatriate earnings from foreign subsidiaries at a reduced U.S. tax rate." Oler et al. (2007) discuss the decision to repatriate or reinvest foreign earnings and note that, even with the extremely low repatriation tax rate under the Act, firms with significantly high-return foreign investment opportunities would still forgo repatriation. However, some firms were extremely interested in another tax holiday with some even participating in the Win America campaign, a lobbying effort to secure another repatriation tax holiday similar to the Act.¹⁴ Win America included companies such as Pfizer, Cisco Systems, Microsoft, and Apple, which repatriated \$37 billion,

¹⁴Kocieniewski (2011) and Rubin and Drucker (2011).

\$1.2 billion, \$780 million, and \$755 million, respectively, under the favorable provisions of the Act.¹⁵ This indicates, perhaps unsurprisingly, that firms with some of the largest repatriations under the Act were also some of the firms most interested in the enactment of another tax holiday. Therefore, it is possible that the increases in reported PRE were concentrated in firms that actually took advantage of the repatriation provisions of the Act and were hoping to take advantage of a similar future tax holiday, which leads to hypothesis 1A:

H1A: Increased changes in reported PRE in the post-Act period are concentrated in firms that repatriated funds under the Act.

As stated earlier, if a firm decided to repatriate under the Act there were limitations on the amount of dividends eligible for the reduced rate. In general they were limited to the greater of \$500 million or the amount of reported PRE on the financial statements filed on or before June 30, 2003. Many firms (including Pfizer, Cisco, Microsoft, and Apple) repatriated the maximum amount allowed. These firms in particular could have benefited even more under the Act if they had previously reported higher amounts of PRE on their financial statements, incentivizing them to report increased amounts of PRE on post-Act financial statements in anticipation of another tax holiday, leading to hypothesis 1B:

H1B: Increased changes in reported PRE in the post-Act period are concentrated in firms that repatriated the maximum amount eligible under the Act.

Clausing (2005) describes how the Act should affect expectations related to future repatriations:

By granting a temporary tax break for firms with large accumulations of untaxed profits in low-tax countries, this provision sends the signal that the U.S. government may grant such holidays in the future, or perhaps even move toward exempting foreign dividends from taxation...firms will have an incentive to

¹⁵I accessed a list of members of the Win America campaign through a copy of www.winamericacampaign/supporters archived as of April 2, 2012.

repatriate profits during the holiday but will likely face a reduced incentive to repatriate in subsequent years, as the prospects have improved for a future “one-time” holiday, an extension, or even a permanent change.

While there is language in the legislation that refers to this holiday as a temporary stimulus measure, it should nonetheless lead to permanent changes in expectations regarding the U.S. tax system. (339)

Oler et al. (2007) show that investors’ valuation of the tax liability related to PRE became less negative in 2003 and 2004 as investors anticipated firms’ repatriations at a reduced tax rate under the Act. As Clausing (2005) says the Act “should nonetheless lead to permanent changes in expectations regarding the U.S. tax system.” If the Act did in fact permanently change investors’ expectations regarding the U.S. tax system, I expect that the less negative tax expense valuation for the AJCA period found in Oler et al. (2007) persists into the post-Act period.¹⁶ Therefore I hypothesize:

H2: The investor valuation of repatriation tax liabilities is less negative in the post-Act period.

¹⁶Oler et al. (2007) also test the market’s valuation of the tax liability related to PRE in 2005 and find that it is unchanged from the pre-Act period, indicating that the market believed that future repatriations would not be subject to a reduced tax rate. However, their sample period ended in 2005, at the same time the opportunity to repatriate under the Act ended for most firms and before lobbying and proposed legislation for another tax holiday began.

SECTION 4: RESEARCH DESIGN AND SAMPLE

I begin my analysis with the following model:

$$\begin{aligned} \Delta PRE_{i,t} = & \alpha_0 + \alpha_1 ROAdiff_{i,t-1} + \alpha_2 FTR_{i,t} + \alpha_3 \Delta Fassets_{i,t} + \alpha_4 FCF_{i,t} + \alpha_5 DivYield_{i,t} \\ & + \alpha_6 Lev_{i,t} + \alpha_7 GDPgrowth_{i,t} + \alpha_8 Loss_{i,t} + \alpha_{9-15} FY_{i,t} + \varepsilon_{i,t} \end{aligned} \quad (1)$$

The variables are based on the prior literature, including Krull (2004) and Blouin and Krull (2009). ΔPRE is the current year PRE balance minus the previous year PRE balance, scaled by total firm assets. $ROAdiff$ controls for the difference in expected foreign and domestic return on assets, measured at year t-1. FTR is the firm's foreign tax rate. $\Delta Fassets$ is the annual change in foreign assets. FCF equals annual operating cash flows scaled by total firm assets. $DivYield$ is the ratio of dividends paid to the market value of equity. Lev controls for the firm's method of financing. $GDPgrowth$ is equal to U.S. GDP in year t minus U.S. GDP in year t-1, scaled by U.S. GDP in year t-1, to control for general macroeconomic effects. To maximize my sample size I also include firms with a domestic loss. Therefore I include the indicator variable $Loss$, which equals one for observations where the firm has a domestic loss in that year. FY represents indicator variables for each of the seven years (2004 through 2010) after the enactment of the AJCA. (See Appendix A for variable definitions.) Based on H1 I expect α_9 through α_{15} to be positive, indicating that in each post-Act year firms made larger increases to PRE when compared to the period before the Act. In order to test H1A I divide my sample into samples of firms that did and did not repatriate under the Act. To test H1B I divide the sample of

repatriating firms into firms that did and did not repatriate the maximum eligible amount under the Act.¹⁷

I expand on the model from Oler et al. (2007) to examine whether investors' valuation of the deferred repatriation tax liability has changed in the post-Act period:

$$MVE_{i,t} = \beta_0 + \beta_1 DNI_{i,t} + \beta_2 FNI_{i,t} + \beta_3 CS_{i,t} + \beta_4 RE_{i,t} + \beta_5 PRE_{i,t} + \beta_6 Tax_{i,t} + \beta_7 Post_{i,t} + \beta_8 Tax * Post_{i,t} + \varepsilon_{i,t} \quad (2)$$

See Appendix A for variable definitions.¹⁸ Based on the results in Oler et al. (2007) I expect β_6 to be negative. As formally stated in H2 I expect β_8 to be positive, indicating that in the post-Act period investors expect foreign earnings to eventually be repatriated at a lower rate, similar to that of the Act.

I hand collect data on PRE, the related tax liability, and repatriations under the Act from firm 10-K filings. I focus on S&P 500 firms from 1999 through 2010. I obtain foreign asset data from Datastream, share price data from CRSP, and all other data from Compustat. For my tests I focus on firms that already made the decision to report PRE without the additional incentive under the Act. Therefore, for both my firm and market tests I restrict the sample to firms that appear in at least seven of the 12 years in my sample period to ensure that I have observations for each firm both before and after the Act.¹⁹ In addition, for my firm tests, I focus on changes in

¹⁷Since firms do not necessarily disclose past repatriations I can only take into account restrictions based on reported PRE, not restrictions based on average past repatriation. However, the absence of this additional restriction biases against finding results since it results in my conservatively coding possible restricted firms as unrestricted.

¹⁸I use the three-year foreign effective tax rate, rather than the five-year rate Oler et al. (2007) use, to calculate *TAX* in order to increase my sample size. Results (untabulated) are similar if I use the five-year rate.

¹⁹Focusing on S&P 500 firms that appear at least seven years in my sample means that my sample is comprised of some of the largest firms in the economy. For example, mean total assets in my sample is approximately \$24.5

PRE unrelated to the tax incentives of the Act so I eliminate observations for years when firms chose to repatriate under the Act. Following the prior literature, I winsorize continuous variables at the 1st and 99th percentile.

Table 1 provides descriptive statistics for the full sample, as well as for repatriating, non-repatriating, restricted, and unrestricted samples. Repatriating firms are those firms that reported making an eligible repatriation under the Act. Non-repatriating firms are those firms that reported PRE in their 10Ks, but chose not to repatriate under the Act. Within the sample of repatriating firms restricted (unrestricted) firms are those firms that repatriated 95 percent or more (less than 95 percent) of the eligible amount.^{20,21} Table 1 Panel B shows that repatriating firms on average report significantly higher annual changes in PRE despite having significantly lower total and foreign assets compared to non-repatriating firms. Panel C provides a similar view of restricted firms compared to unrestricted firms, although the average total assets of both groups are not significantly different.

billion while mean total assets for all Compustat firms for the same period is only \$7.4 billion. I focus on this subsample of relatively large firms because these are the firms with the potential to accumulate the most PRE/repatriate the most earnings under a future tax holiday.

²⁰I define eligible amount as the amount designated as PRE on the most recent audited financial statements filed on or before June 30, 2003.

²¹I use 95 percent rather than 100 percent since firms sometimes use approximations in their disclosures. For example, in its 2002 10-K Intel disclosed that it has “approximately \$6.3 billion” of PRE. Its 2005 10-K noted repatriation of \$6.2billion under the Act. Inferences are unchanged if I use 100 percent instead of 95 percent.

SECTION 5: RESULTS

SECTION 5.1: POST-ACT CHANGES IN PRE

Before running any regressions I begin by examining the annual changes to PRE in the pre- vs. post-Act period. It seems possible that media and legislators focusing on growing annual changes to PRE in the post-Act period are failing to take into account that the firms themselves generally continue to grow larger over time. That is – these larger changes to PRE could be driven in part simply by the fact that these are now larger firms. Therefore, I use the ΔPRE variable, which scales the annual change in PRE by total firm assets in order to control for effects of the changing size of the firm. Table 2 Panel A shows that the mean value of ΔPRE in the years before the Act (1999-2003) is 0.030 while the mean value in the years after the Act (2004-2010) is 0.038, even after scaling for firm size. In addition the difference between these numbers is significant at the 1 percent level, suggesting that firms have in fact been relatively increasing their changes to PRE since the Act.

To examine each post-Act year and each subsample group separately Table 2 Panel B shows the results of regressing ΔPRE on only the year indicator variables (no other control variables) for the various sample groups. Several of the coefficients are positive and significant, particularly for *FY06* and *FY07*. However, many of the coefficients are insignificant, which does not support the general conjecture that there has been an ongoing trend of increasing changes to PRE since the Act. Rather, it seems that any widespread increase took place in 2006 and 2007. In addition, these results do not account for any of the other variables that are related to changes in PRE.

Table 2 Panel C shows the results of my main regression. Column 1 displays the results of equation (1) for the entire sample. If H1 were correct we would see significant positive coefficients for each of the year indicator variables, suggesting an ongoing trend of firms increasing their annual changes to PRE in all, or at least multiple, years after the Act. However, only one year coefficient, *FY06*, is significant. This indicates that while firms may have increased their annual changes to PRE in response to the Act, that response was limited to immediately after the Act and was not a continuing trend.

I next investigate whether repatriating firms in particular increased their PRE in the post-Act period. Columns 2 and 3 have the results of equation (1) for the samples of repatriating (column 2) and non-repatriating firms (column 3). Under H1A the coefficients for the year indicator variables would be larger and/or more significant for the repatriating group sample. Like the overall sample the only positive and significant year indicator coefficient for both subsamples is *FY06*. In addition, that coefficient is larger and more significant for the non-repatriating sample. However, a chi-squared test, as shown in column 4 of Table 2 Panel C, fails to reject that the year indicator variable coefficients for the two samples are equal. This result suggests, contrary to H1A, that there was no difference in how the two groups altered their annual changes to PRE after the Act.

Table 2 Panel D displays the results for equation (1) for restricted firms (column 1) and unrestricted firms (column 2). The coefficient on *FY06* is only significant for the unrestricted firm group. In addition, the *FY09* coefficient for the restricted firm group is negative and significant. A chi-squared test, as shown in column 3, suggests that the *FY06* coefficients are not significantly different from each other. However, the results suggest that the *FY08* and *FY09* coefficients are significantly different between these two groups. This indicates that restricted

firms actually declared relatively lower changes to PRE in 2008 and 2009. Overall, the results in Table 2 Panels C and D indicate that firms increased their annual change to PRE only in 2006, rather than as part of an ongoing trend in the years after the Act. In addition, it seems that this change was not concentrated in any one group, but occurred across all firms in the sample. Finally, the results also suggest that firms that repatriated the maximum amount under the Act actually reported relatively smaller annual changes to PRE during the recent financial crisis.

To determine whether industry effects are influencing my results I examine the industry composition of my sample. Table 3 Panel A provides the number of firms in each 2-digit SIC code for the repatriating, non-repatriating, restricted, and unrestricted samples. Industries 28 (Chemicals and Allied Products), 35 (Industrial and Commercial Machinery and Computer Equipment), and 36 (Electronic and Other Electrical Equipment and Components, Except Computer Equipment) each account for more than 10 percent of the sample. To confirm that none of these industries are driving the results in Table 2 I rerun the regression for the subsamples after excluding each industry. Table 3 Panel B shows the results of the regressions and related chi-squared tests for the repatriating and non-repatriating firms, while Table 3 Panel C shows the results for the restricted and unrestricted firms. For brevity I only include the statistically significant year indicator variables. The results of the chi-squared tests remain consistent with the results in Table 2. The only significant year indicator variable for the repatriating and non-repatriating samples is *FY06* and the coefficients are not significantly different between the two groups. Within the repatriating group sample *FY06* continues to only be significant for the unrestricted firm group, but, as in Table 2, the chi-squared tests cannot reject that the coefficients of the two groups are the same. Chi-squared tests indicate that the

FY09 coefficient is significantly lower for the restricted firm group, suggesting that restricted firms made relatively smaller changes to PRE in 2009.

It is worth noting that the industry 28 group contains six of the top 15 repatriations identified in the Majority Staff report (Bristol-Myers Squibb, DuPont, Eli Lilly, Johnson & Johnson, Pfizer, and Procter & Gamble).²² Therefore, I continue my analysis by examining the top repatriating firms.

In addition to the six chemicals firms mentioned earlier, the other top 15 repatriating firms in the sample are Hewlett-Packard, IBM, PepsiCo, Intel, Coca Cola, and Altria. The top 15 firms accounted for over half of the total amount repatriated under the Act, so to ensure my results are not driven by solely by these large firms I eliminate them from my sample and rerun my tests. The results in Table 4 Panel A columns 2 and 3 show that the *FY06* coefficients for both the repatriating and non-repatriating firms are significantly positive. Interestingly, the repatriating firm group now also has significant coefficients for *FY04* and *FY05* (and the non-repatriating firm sample's coefficients remain insignificant). Therefore, I test for differences in the coefficients for all the year indicator variables. However, for all years the chi-squared test (results untabulated) fails to reject that the coefficients for the two groups are the same. Results for the restricted and unrestricted samples in Table 4 Panel B are similar to the results in earlier tables with unrestricted firms making significantly larger changes to PRE than unrestricted firms during the recent financial crisis.

Next I separate my sample into observations from top 15 and all other firms.²³ As seen in Table 4 Panel C, the *FY04* and *FY06* coefficients are only positive and significant for non-top 15

²²Only 12 of the top 15 firms appear in my sample. I cannot include the remaining three top 15 firms, Schering Plough, Oracle, and Merck, in my sample because of lack of necessary data.

²³In this analysis I must omit the *FY05* coefficient because most top firms repatriated in 2005 and therefore do not have a 2005 observation.

firms (and are actually negative for the top 15 firm group). The chi-squared test indicates that the coefficients are statistically significantly different from each other for both years. These results indicate that the significant increase in FY06 seen in the earlier tables was not driven by the firms with the largest repatriations under the Act. In addition, it seems that firms also increased their changes to PRE in FY04. However, given the very small sample for the top 15 firm group it is possible that low power is driving this result.

Although my results suggest an increase in changes in PRE specifically in 2004 and 2006, it is possible that this increase is simply part of a continuing time trend. To determine whether that is the case I examine 1999 through 2003 separately and look for an upward trend occurring even before the Act. I create indicator variables for 2002 and 2003, which serve as my pseudo-post period here.

Column 1 of Table 5 Panel A shows the regression results for the whole sample. The coefficient on *FY02* is insignificant, but the coefficient on *FY03* is significant, indicating that firms began increasing their changes to PRE as legislation for the Act was first introduced. Columns 2 and 3 show that the *FY03* coefficient is only significant for the repatriating firm group. A chi-squared test confirms that the coefficients are significantly different from each other, indicating that repatriating firms significantly increased their annual changes to PRE in 2003, as legislation related to the Act was introduced, but before the Act was passed. Columns 4 and 5 show that only the unrestricted firm group has a significant *FY03* coefficient, but the chi-squared test fails to reject that the coefficients of both groups are the same.

The results of my tests regarding post-Act changes in PRE indicate that firms generally experienced a significant increase in changes to PRE during the time around the Act itself, but that the Act did not lead to an ongoing trend of increased changes to PRE throughout recent

years. These results contrast reports from the media and legislators that the Act led to a widespread “hoarding” of PRE in anticipation of another similar tax holiday. Rather it seems that recent increases to PRE are related to expanding international operations and tax factors that were related to PRE even before the Act.

SECTION 5.2: MARKET VALUATION ANALYSIS

Table 6 provides the results of equation (3).²⁴ Column 1 provides the results of the model without the post-Act variables. Similar to Oler et al. (2007) the coefficients on *DNI*, *FNI*, *CS*, *RE*, and *PRE* are all positive and significant. The coefficient on *Tax* is negative and significant. Columns 2 through 4 contains a *Post* indicator variable and a *Post*Tax* interaction term. Since Oler et al. (2007) show a less negative tax valuation beginning in 2003 in column 2 *Post* equals one for all years 2003 through 2010. With the addition of these variables the coefficient on *Tax* is now positive and insignificant and the coefficient on *Tax*Post* is negative and significant. These puzzling results indicate that the PRE-related tax liability has a more negative valuation in the post-Act period. It seems possible that rather than the Act permanently adjusting investor valuation, investors only adjust valuation when a repatriation tax holiday is likely, as investors respond in the pre-AJCA period in Oler et al. (2007). If that is true, the post period in column 2 may be dominated by years where investors had a “normal” negative valuation of the tax liability, not a less negative valuation in anticipation of a tax holiday. Therefore, in column 3 I set *Post* equal to one only for 2010, as legislation for another tax holiday was introduced. The coefficient on *Tax* is negative and significant and the coefficient on *Tax*Post* is positive and significant, indicating that although investors negatively value the tax liability related to PRE

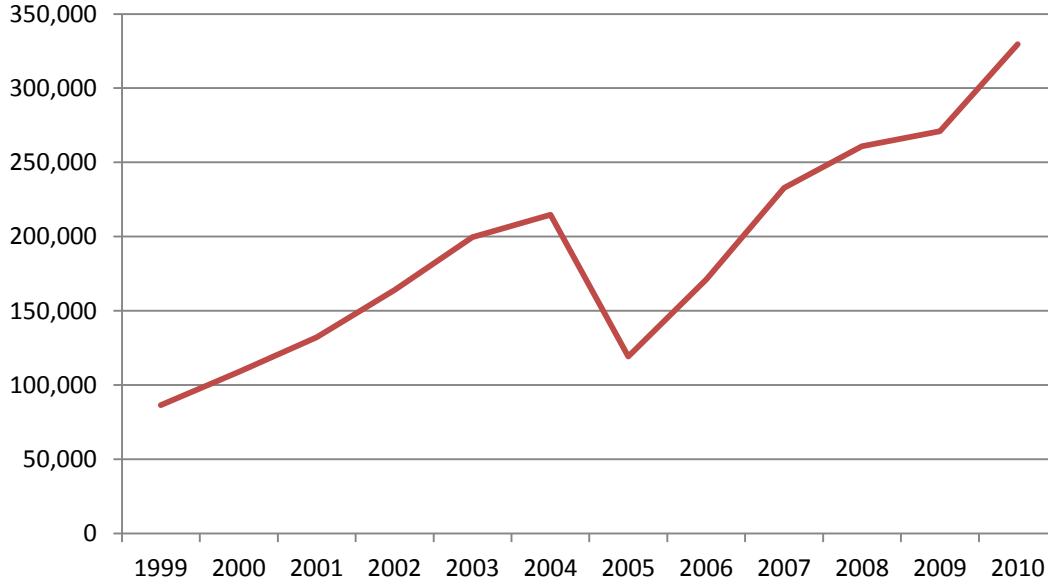
²⁴Following Oler et al. (2007) I scale by total assets. Results are similar if I scale by total shares outstanding as in Collins et al. (2001).

that valuation became less negative as repatriation tax holiday legislation was proposed. In column 4, I set *Post* equal to one for 2003, 2004, and 2010 to additionally capture the pre-AJCA period in Oler et al. (2007) as well and the coefficients are similar to column 3. Overall, these results suggest that although investors continue to react in specific time periods as legislative actions indicate a possible tax holiday, the Act did not lead to a permanent shift in investor valuation.

SECTION 6: CONCLUSION

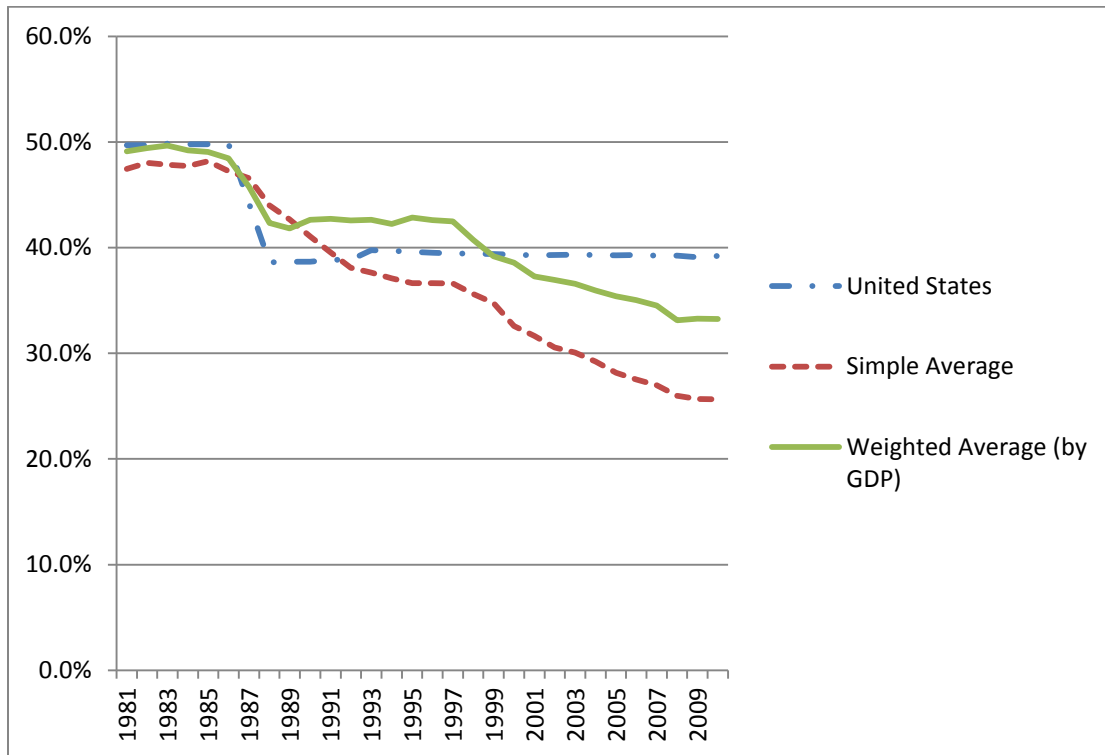
In this study I investigate whether firms increased their annual additions to PRE in the post-Act period. My results suggest that firms did increase their changes to PRE in the years immediately after the Act was passed (and repatriating firms even increased their changes to PRE in advance of the Act), but that there has been no ongoing trend of increased changes to PRE since the Act. In fact, some firms have actually reported relatively smaller changes to PRE in recent years. These results stand in contrast to comments from legislators and the media about how firms are hoarding offshore funds as a reaction to the Act and in anticipation of another tax holiday. I also investigate whether the Act permanently altered investors' valuation of taxes related to PRE. My results suggest that there has not been a permanent shift in valuation, although investors did alter their valuation as new legislation was proposed for another tax holiday. Overall, my results provide insight into the firm and market effects of repatriation tax holidays. This knowledge may help legislators as they draft legislation for future repatriation tax holidays or move forward with amending the U.S. taxation of foreign corporate earnings.

FIGURE 1: PRE FOR FIRMS WITH THE 15 HIGHEST REPATRIATIONS UNDER THE ACT



In millions of U.S. dollars. Total reported PRE from the firms with the 15 highest repatriations under the Act: Pfizer, Merck, Hewlett-Packard, Johnson & Johnson, IBM, Schering-Plough, DuPont, Bristol-Myers Squibb, Eli Lilly, PepsiCo, Procter & Gamble, Intel, Coca-Cola, Altria, and Oracle. Note that PepsiCo began reporting PRE in 2002 and Altria stopped reporting PRE in 2007.

FIGURE 2: U.S. CORPORATE TAX RATE COMPARED TO OECD AVERAGES



Based on data from Tax Foundation

TABLE 1: DESCRIPTIVE STATISTICS**Panel A – Full Sample (N =890)**

	Mean	Median
Cumulative PRE	4,228	1,513
Change in PRE	710	236
Foreign Assets	5,816	1,236
Total Assets	24,563	12,631
FTR	0.26	0.24

Panel B – Repatriating and Non-Repatriating Samples

	Repatriating Sample N = 648		Non-Repatriating Sample N = 242	
	Mean	Median	Mean	Median
Cumulative PRE	4,231	1,600	4,220	1,240
Change in PRE	774	254 ***	539	182
Foreign Assets	3,515	1,082 ***	11,976	1,468
Total Assets	19,656	10,900 ***	37,702	17,339
FTR	0.23	0.22 ***	0.31	0.29

The Repatriating Sample includes those firms from the Full Sample in Panel A that elected to repatriate earnings from foreign subsidiaries under the Act. The Non-Repatriating Sample includes those firms from the Full Sample in Panel A that elected not to repatriate earnings from foreign subsidiaries under the Act. *, **, and *** indicate a significant difference between the mean of these two samples at the 0.10, 0.05, and 0.01 levels, respectively.

Panel C – Restricted and Unrestricted Samples

	Restricted Sample N = 350		Unrestricted Sample N = 298	
	Mean	Median	Mean	Median
Cumulative PRE	4,435	1,897	3,990	1,326
Change in PRE	939	361	581	172
Foreign Assets	2,392	931	4,835	2,211
Total Assets	18,534	12,274	20,973	10,000
FTR	0.20	0.18	0.28	0.26

Descriptive Statistics for the sample used for the regressions in Table 2. PRE, Δ PRE, Foreign Assets, and Total Assets are in millions. The Restricted Sample includes those firms from the Repatriating Sample in Panel B that elected to repatriate at least 95 percent of eligible foreign earnings under the Act. The Unrestricted Sample includes those firms from the Repatriating Sample in Panel B that repatriated less than 95 percent of eligible foreign earnings under the Act. *, **, and *** indicate a significant difference between the mean of these two samples at the 0.10, 0.05, and 0.01 levels, respectively.

TABLE 2: CHANGES IN FIRM PRE

Panel A – Pre- vs. Post-Act Comparison

	1999-2003 (Pre-Act)	2004-2010 (Post-Act)
Mean ΔPRE	0.030	0.038

T-test Mean ΔPRE Post-Act >
 Mean ΔPRE Pre-Act:
 p-value 0.003

Panel B – Regression with Only Post-Act Indicator Variables

	(1) Full Sample	(2) Repatriating Firms	(3) Non-Repatriating Firms	(4) Restricted Firms	(5) Unrestricted Firms
<i>FY04</i>	0.007 (1.34)	0.008 (1.29)	0.008 (1.43)	0.002 (0.24)	0.015 (1.61)
<i>FY05</i>	0.000 (0.06)	0.013 (1.51)	0.008 (1.56)	0.017 (1.36)	0.005 (0.54)
<i>FY06</i>	0.010 *** (2.81)	0.012 ** (2.55)	0.013 *** (3.42)	0.010 (1.38)	0.013 ** (2.50)
<i>FY07</i>	0.013 *** (3.21)	0.016 *** (3.05)	0.010 ** (2.58)	0.025 *** (4.43)	0.004 (0.40)
<i>FY08</i>	0.006 (1.22)	0.005 (0.91)	0.011 (1.52)	0.000 (0.01)	0.010 (1.14)
<i>FY09</i>	0.008 * (1.76)	0.014 *** (2.75)	-0.004 (-0.44)	0.011 (1.56)	0.012 (1.55)
<i>FY10</i>	0.005 (1.01)	0.008 (1.29)	0.000 (0.01)	0.006 (0.58)	0.009 (1.32)
N	890	648	242	350	298

Regressing ΔPRE on only indicator variables for all post-Act years (2004 through 2010). Firm-clustered standard errors. Intercept omitted for brevity. t-statistics in parentheses. *, **, and *** indicate significance at the 0.10, 0.05, and 0.01 levels, respectively.

Panel C - Regression Analysis with Control Variables: Full, Repatriating, and Non-Repatriating Firm Samples

	Predicted Sign	(1) Full Sample	(2) Repatriating Firms	(3) Non-Repatriating Firms	(4) Chi-Squared Test: (3) > (2)
<i>FY04</i>	+	0.007 (1.46)	0.008 (1.37)	0.003 (0.51)	0.714
<i>FY05</i>	+	0.002 (0.47)	0.013 (1.64)	0.004 (0.65)	0.838
<i>FY06</i>	+	0.007 ** (2.04)	0.008 * (1.67)	0.010 ** (2.33)	0.361
<i>FY07</i>	+	0.006 (1.38)	0.007 (1.24)	0.006 (1.16)	0.577
<i>FY08</i>	+	-0.001 (-0.20)	-0.002 (-0.18)	0.008 (0.79)	0.227
<i>FY09</i>	+	-0.009 (-1.12)	-0.006 (-0.67)	-0.007 (-0.46)	0.515
<i>FY10</i>	+	0.003 (0.68)	0.005 (0.87)	-0.001 (-0.12)	0.755
<i>ROAdiff</i>	+	0.003 ** (2.15)	0.004 ** (2.16)	-0.002 (-1.30)	
<i>FTR</i>	-	-0.047 *** (-4.31)	-0.044 *** (-3.35)	-0.023 * (-1.75)	
<i>ΔFassets</i>	+	0.061 ** (2.02)	0.095 *** (2.71)	0.050 (1.06)	
<i>FCF</i>	+	0.206 *** (5.12)	0.190 *** (3.83)	0.144 * (1.91)	
<i>DivYield</i>	-	-0.179 (-1.15)	-0.139 (-0.72)	-0.452 * (-1.99)	
<i>Lev</i>	-	-0.008 (-1.38)	-0.017 * (-1.97)	-0.012 (1.32)	
<i>GDP-growth</i>		-0.231 * (-1.69)	-0.237 (-1.53)	-0.047 (-0.20)	
<i>Loss</i>		0.012 ** (2.02)	0.007 * (1.69)	-0.002 (-0.36)	
N		890	648	242	

Panel D – Regression Analysis with Control Variables: Restricted and Unrestricted Firm Samples

	Predicted Sign	(1) Restricted Firms	(2) Unrestricted Firms	(3) Chi-Squared Test: (2) > (1)
<i>FY04</i>	+	0.004 (0.51)	0.011 (1.32)	0.270
<i>FY05</i>	+	0.014 (1.10)	0.006 (0.82)	0.725
<i>FY06</i>	+	0.001 (0.12)	0.012 ** (2.50)	0.111
<i>FY07</i>	+	0.007 (1.07)	0.002 (0.17)	0.678
<i>FY08</i>	+	-0.021 (-1.68)	0.016 (1.52)	0.010 ***
<i>FY09</i>	+	-0.032 ** (-2.19)	0.013 (1.03)	0.008 ***
<i>FY10</i>	+	0.004 (0.46)	0.008 (1.06)	0.353
<i>ROAdiff</i>	+	0.003 * (1.82)	-0.004 (-0.38)	
<i>FTR</i>	-	-0.041 * (-1.74)	-0.038 ** (-2.27)	
<i>ΔFassets</i>	+	0.145 ** (2.51)	0.078 ** (2.15)	
<i>FCF</i>	+	0.200 ** (2.43)	0.112 ** (2.38)	
<i>DivYield</i>	-	0.149 (0.52)	-0.329 (-1.21)	
<i>Lev</i>	-	-0.060 ** (-2.45)	-0.010 * (-1.90)	
<i>GDPgrowth</i>		-0.664 ** (-2.65)	0.049 (0.34)	
<i>Loss</i>		0.008 (0.95)	0.010 (0.99)	
N		350	298	

All variables in Panels C and D are calculated as described in Appendix A. Intercept and other year indicator variables omitted for brevity. Firm-clustered standard errors. t-statistics in parentheses. *, **, and *** indicate significance at the 0.10, 0.05, and 0.01 levels, respectively.

TABLE 3: INDUSTRY ANALYSIS

Panel A – Industry Concentration

2-Digit SIC Code	(1) Full Sample		(2) Repatriating Firms		(3) Non- Repatriating Firms		(4) Restricted Firms		(5) Unrestricted Firms	
	Freq.	Percent	Freq.	Percent	Freq.	Percent	Freq.	Percent	Freq.	Percent
13	33	4%	10	2%	23	10%	0	0%	10	3%
20	73	8%	50	8%	23	10%	29	8%	21	7%
21	8	1%	8	1%	0	0%	0	0%	8	3%
23	8	1%	8	1%	0	0%	0	0%	8	3%
25	10	1%	10	1%	0	0%	10	3%	0	0%
26	39	4%	39	6%	0	0%	0	0%	39	13%
28	157	18%	143	22%	14	6%	74	22%	69	23%
29	29	3%	0	0%	29	12%	0	0%	0	0%
30	18	2%	18	3%	0	0%	7	2%	11	4%
33	7	1%	0	0%	7	3%	0	0%	0	0%
34	8	1%	0	0%	8	3%	0	0%	0	0%
35	105	12%	88	14%	17	7%	51	15%	37	12%
36	98	11%	80	12%	18	7%	68	19%	12	4%
37	32	4%	26	4%	6	2%	18	5%	8	3%
38	81	9%	63	10%	18	7%	47	13%	16	5%
39	27	3%	18	3%	9	4%	18	5%	0	0%
48	8	1%	0	0%	8	3%	0	0%	0	0%
49	9	1%	9	1%	0	0%	9	3%	0	0%
50	6	1%	6	1%	0	0%	0	0%	6	2%
51	17	2%	9	1%	8	3%	9	3%	0	0%
53	13	1%	0	0%	13	5%	0	0%	0	0%
54	6	1%	6	1%	0	0%	0	0%	6	2%
56	15	2%	0	0%	15	6%	0	0%	0	0%
58	11	1%	11	2%	0	0%	0	3%	11	4%
59	12	1%	6	1%	6	2%	0	0%	6	2%
62	10	1%	10	2%	0	0%	10	3%	0	0%
64	7	1%	7	2%	0	0%	0	0%	7	2%
73	43	5%	23	4%	20	8%	0	0%	23	8%
Total	890		648		242		350		298	

Panel B – Regression Analysis - Samples without Major Industries: Repatriating and Non-Repatriating Firm Samples

Excluding Industry 28 – Chemicals and Allied Products			
	Repatriating Firms		Non-Repatriating Firms
<i>FY06</i>	0.010 ** (2.24)		0.008 * (1.78)
<u>Chi-Squared Test</u> Non-Repatriating Firms > Repatriating Firms N	505	FY06: p-value 0.648	228

Excluding Industry 35 – Industrial and Commercial Machinery and Computer Equipment			
	Repatriating Firms		Non-Repatriating Firms
<i>FY06</i>	0.008 (1.59)		0.010 ** (2.26)
<u>Chi-Squared Test</u> Non-Repatriating Firms > Repatriating Firms N	560	FY06: p-value 0.358	225

Excluding Industry 36 – Electronic, Except Computer Equipment			
	Repatriating Firms		Non-Repatriating Firms
<i>FY06</i>	0.011 ** (2.29)		0.009 * (2.02)
<u>Chi-Squared Test</u> Non-Repatriating Firms > Repatriating Firms N	568	FY06: p-value 0.625	224

Panel C – Regression Analysis - Samples without Major Industries: Restricted and Unrestricted Firm Samples

Excluding Industry 28 – Chemicals and Allied Products		
	Restricted Firms	Unrestricted Firms
<i>FY06</i>	0.006 (0.76)	0.012 ** (2.24)
<i>FY09</i>	-0.045 ** (-2.60)	0.018 (1.00)
Chi-Squared Test		FY06: p-value 0.242
Unrestricted Firms > Restricted Firms		FY09: p-value 0.004
N	276	229

Excluding Industry 35 – Industrial and Commercial Machinery and Computer Equipment		
	Restricted Firms	Unrestricted Firms
<i>FY06</i>	0.001 (0.08)	0.012 ** (2.70)
<i>FY09</i>	-0.023 (-1.64)	0.006 (0.59)
Chi-Squared Test		FY06: p-value 0.110
Unrestricted Firms > Restricted Firms		FY09: p-value 0.043
N	299	261

Excluding Industry 36 – Electronic, Except Computer Equipment		
	Restricted Firms	Unrestricted Firms
<i>FY06</i>	0.007 (0.80)	0.012 ** (2.52)
<i>FY09</i>	-0.028 * (-1.78)	0.014 (1.10)
Chi-Squared Test		FY06: p-value 0.273
Unrestricted Firms > Restricted Firms		FY09: p-value 0.016
N	282	286

All variables in Panels B and C are calculated as described in Appendix A. Intercept, control variables, and other year indicator variables omitted for brevity. Firm-clustered standard errors. t-statistics in parentheses. *, **, and *** indicate significance at the 0.10, 0.05, and 0.01 levels, respectively.

TABLE 4: TOP REPATRIATING FIRMS

Panel A – Regression Analysis - Sample without Top 15 Repatriating Firms – Full, Repatriating Firm, and Non-Repatriating Firm Samples

	Predicted Sign	(1) Full Sample	(2) Repatriating Firms	(3) Non-Repatriating Firms
<i>FY04</i>	+	0.011 (2.29)	0.014 ** (2.29)	0.003 (0.51)
<i>FY05</i>	+	0.004 (0.73)	0.014 * (1.68)	0.004 (0.65)
<i>FY06</i>	+	0.009 ** (2.38)	0.010 ** (1.96)	0.010 ** (2.33)
<i>FY07</i>	+	0.006 (1.17)	0.007 (1.01)	0.006 (1.16)
<i>FY08</i>	+	-0.001 (-0.04)	-0.000 (-0.04)	0.008 (0.79)
<i>FY09</i>	+	-0.013 (-1.37)	-0.011 (-0.96)	-0.007 (-0.46)
<i>FY10</i>	+	0.004 (0.77)	0.007 (0.94)	-0.001 (-0.12)
<i>ROAdiff</i>	+	0.004 ** (2.29)	0.004 ** (2.19)	-0.002 (-1.30)
<i>FTR</i>	-	-0.040 *** (-3.84)	-0.037 *** (-2.88)	-0.023 * (-1.75)
<i>ΔFassets</i>	+	0.049 (1.48)	0.075 (1.67)	0.050 (1.06)
<i>FCF</i>	+	0.197 *** (4.89)	0.178 *** (3.58)	0.144 * (1.91)
<i>DivYield</i>	-	-0.343 * (-1.93)	-0.320 (-1.36)	-0.452 * (-1.99)
<i>Lev</i>	-	-0.005 (-0.97)	-0.014 * (-1.80)	-0.012 (1.32)
<i>GDPgrowth</i>		-0.297 ** (-2.04)	-0.334 * (-1.98)	-0.047 (-0.20)
<i>Loss</i>		0.012 * (1.87)	0.011 (1.53)	-0.002 (-0.36)
N		778	536	242

Panel B – Regression Analysis - Sample without Top 15 Repatriating Firms – Restricted and Unrestricted Firm Samples

	Predicted Sign	(1) Restricted Firms	(2) Unrestricted Firms	(3) Chi-Squared Test: (2) > (1)
<i>FY04</i>	+	0.014 ** (2.27)	0.012 (1.15)	0.579
<i>FY05</i>	+	0.017 (1.19)	0.005 (0.76)	0.780
<i>FY06</i>	+	0.005 (0.67)	0.012 ** (2.15)	0.256
<i>FY07</i>	+	0.008 (1.11)	0.000 (0.04)	0.708
<i>FY08</i>	+	-0.021 (-1.43)	0.018 (1.46)	0.017 **
<i>FY09</i>	+	-0.039 ** (-2.29)	0.014 (0.82)	0.011 **
<i>FY10</i>	+	0.008 (0.75)	0.008 (0.83)	0.486
<i>ROAdiff</i>	+	0.003 * (1.90)	-0.005 (-0.38)	
<i>FTR</i>	-	-0.035 (-1.50)	-0.034 * (-1.98)	
<i>ΔFassets</i>	+	0.099 (1.25)	0.078 (1.58)	
<i>FCF</i>	+	0.209 ** (2.49)	0.098 * (1.91)	
<i>DivYield</i>	-	-0.041 (-0.12)	-0.486 (-1.24)	
<i>Lev</i>	-	-0.051 * (-1.99)	-0.009 * (-1.72)	
<i>GDPgrowth</i>		-0.835 *** (-3.10)	0.027 (0.14)	
<i>Loss</i>		0.007 (0.71)	0.013 (1.04)	
N		289	247	

Panel C – Regression Analysis - Top 15 Firms vs. Non-Top 15 Firms

	(1) Top 15 Firms	(2) Non-Top 15 Firms	
<i>FY04</i>	-0.026 (-1.33)	0.011 (2.30)	**
<i>FY06</i>	-0.011 (-0.98)	0.009 (2.36)	**
<i>FY07</i>	0.004 (0.31)	0.006 (1.17)	
<i>FY08</i>	-0.010 (-0.81)	-0.001 (-0.09)	
<i>FY09</i>	0.008 (0.45)	-0.013 (-1.41)	
<i>FY10</i>	-0.003 (-0.30)	0.004 (0.74)	
	FY04(Non-Top15 Firms) > FY04(Top15 Firms): p-value 0.022		
Chi-Squared Test	FY06(Non-Top15 Firms) > FY06(Top15 Firms): p-value 0.035		
N	111	737	

All variables in Panels A, B, and C are calculated as described in Appendix A. Intercept and control variables omitted for brevity. Firm-clustered standard errors. t-statistics in parentheses. *, **, and *** indicate significance at the 0.10, 0.05, and 0.01 levels, respectively.

TABLE 5: PRE-ACT PERIOD ANALYSIS

	(1) Full Sample	(2) Repatriating Firms	(3) Non-Repatriating Firms	(4) Restricted Firms	(5) Unrestricted Firms
<i>FY02</i>	0.007 (1.05)	0.007 (0.90)	0.001 (0.05)	0.013 (0.86)	-0.000 (-0.05)
<i>FY03</i>	0.009 ** (2.13)	0.012 *** (2.63)	-0.002 (-0.26)	0.008 (1.05)	0.017 *** (2.96)
<i>ROAdiff</i>	0.002 (0.88)	0.005 ** (2.12)	-0.002 (-1.69)	0.002 (0.64)	0.018 *** (2.96)
<i>FTR</i>	-0.025 ** (-2.17)	-0.035 ** (-2.39)	0.007 (0.56)	-0.066 * (-1.93)	-0.011 (-0.79)
<i>ΔFassets</i>	0.026 (0.83)	0.028 (0.49)	0.033 (0.87)	0.062 (0.65)	0.017 (0.34)
<i>FCF</i>	0.218 *** (4.84)	0.217 *** (3.83)	0.147 (1.68)	0.248 ** (2.34)	0.131 *** (3.30)
<i>DivYield</i>	-0.400 ** (-2.31)	-0.278 (-1.36)	-0.593 ** (-2.22)	0.105 (0.19)	-0.189 (-1.34)
<i>Lev</i>	-0.005 (-0.75)	-0.011 * (-1.72)	0.018 *** (3.45)	-0.042 (-1.45)	-0.007 ** (-2.39)
<i>GDPgrowth</i>	-0.138 (-1.07)	-0.135 (-0.92)	0.041 (0.13)	-0.477 * (-1.92)	0.057 (0.72)
<i>Loss</i>	-0.002 (-0.35)	-0.001 (-0.19)	-0.011 (-1.01)	-0.000 (-0.03)	0.002 (0.18)
Chi-Squared Test		FY03(Repatriating Firms) > FY03(Non-Repatriating Firms): p-value 0.035		FY03(Unrestricted Firms) > FY03(Restricted Firms): p-value 0.145	
N	341	267	74	138	129

All variables are calculated as described in Appendix A. Intercept omitted for brevity. Firm-clustered standard errors. t-statistics in parentheses. *, **, and *** indicate significance at the 0.10, 0.05, and 0.01 levels, respectively.

TABLE 6: INVESTOR VALUATION

	Predicted Sign	(1) Without <i>Post</i>	(2) <i>Post</i> : 2003-2010	(3) <i>Post</i> : 2010	(4) <i>Post</i> : 2003, 2004, and 2010
Intercept		0.753 *** (4.11)	0.763 *** (4.34)	0.750 *** (4.10)	0.791 *** (4.30)
<i>DNI</i>	+	4.986 *** (8.26)	4.188 *** (7.21)	4.951 *** (8.21)	4.950 *** (8.21)
<i>FNI</i>	+	7.965 *** (5.41)	9.122 *** (6.37)	8.292 *** (5.59)	8.069 *** (5.47)
<i>CS</i>	+	0.987 ** (2.28)	0.823 ** (1.97)	0.983 ** (2.27)	0.904 ** (2.08)
<i>RE</i>	+	1.245 *** (3.07)	1.356 *** (3.49)	1.240 *** (3.06)	1.216 *** (3.00)
<i>PRE</i>	+	2.794 *** (4.56)	2.638 *** (4.49)	2.931 *** (4.76)	2.717 *** (4.41)
<i>Tax</i>	-	-13.839 *** (-6.74)	4.815 (1.53)	-14.862 *** (-6.83)	-15.132 *** (-6.97)
<i>Post</i>	?		-0.150 *** (-1.85)	-0.277 ** (-2.00)	-0.035 (-0.45)
<i>Tax*Post</i>	+		-17.921 *** (-6.88)	4.040 * (1.75)	3.159 * (1.86)

All variables are calculated as described in Appendix A. N = 957. Model includes firm fixed effects. t-statistics in parentheses. *, **, and *** indicate significance at the 0.10, 0.05, and 0.01 levels, respectively.

APPENDIX: VARIABLE DEFINITIONS

<i>ΔPRE</i>	The change in permanently reinvested earnings reported in the notes to the financial statements from year t-1 to year t. <i>ΔPRE</i> is scaled by total worldwide assets.
<i>ROAdiff</i>	The difference between the foreign and domestic after-tax return on assets in year t- 1. The foreign after-tax return on assets equals foreign pretax income less current foreign taxes, divided by identifiable foreign assets. The domestic after-tax return on assets equals domestic pretax income less current domestic taxes, divided by domestic assets.
<i>FTR</i>	The average foreign tax rate equal to year t foreign taxes divided by year t foreign earnings before taxes
<i>ΔFassets</i>	The change in foreign from year t-1 to year t, scaled by year t total worldwide assets.
<i>FCF</i>	Operating cash flow, scaled by year t total worldwide assets
<i>DivYield</i>	Year t dividends paid divided by market value of equity at the end of year t.
<i>Lev</i>	Total debt divided by market value of equity (MVE), both measured at the end of year t.
<i>GDPgrowth</i>	U.S. Gross Domestic Product (GDP) year t minus U.S. GDP year t-1, scaled by U.S. GDP year t-1
<i>LOSS</i>	Indicator variable equal to 1 if the firm has a domestic after-tax loss for the year, 0 otherwise.
<i>POST</i>	Indicator variable equal to 1 in the post-Act period (fiscal year ending after enactment of the Act), 0 otherwise.
<i>MVE</i>	Market value of common equity three months after fiscal year-end.
<i>DNI</i>	After-tax financial statement domestic income.
<i>FNI</i>	After-tax financial statement foreign income.
<i>CS</i>	Total common equity less total retained earnings at the end of the fiscal year.
<i>RE</i>	Total retained earnings less <i>PRE</i> at the end of the fiscal year.
<i>PRE</i>	Permanently reinvested earnings reported in the financial statement footnotes.
<i>FETR</i>	The average foreign tax rate (current foreign taxes divided by foreign earnings before taxes) from year t-2 to year t.
<i>TAX</i>	The unrecognized deferred tax liability associated with <i>PRE</i> at the end of the fiscal year. <i>TAX</i> is estimated based on the three-year cumulative foreign effective tax rate (<i>FETR</i>). If <i>FETR</i> is greater than the top U.S. statutory rate of 35 percent, then the firm has zero expected tax liability upon repatriation, and <i>TAX</i> is set to 0. If the <i>FETR</i> is less than 35 percent, then the firm has a positive expected tax liability upon repatriation, and <i>TAX</i> is computed as $[PRE \div (1 - FETR)] * (0.35 - FETR)$.

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