Estimating the Elasticity of Turnover from Bunching: Preferential Tax Regimes for Solo Self-employed in Italy

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Abstract

Turnover is a key indicator of economic activity, but we know little about how much entrepreneurs adjust it as a response to taxation. This is because business taxation is usually based on profits, rather than turnover. This paper exploits the notch created by the eligibility cut-off of the preferential (turnover) tax regime for solo self-employed in Italy to study turnover responses to taxation. I find that solo self-employed bunch below the turnover threshold to be eligible for the preferential scheme. Effects are different in different sectors, with professionals and business intermediaries showing the largest responses. Then, I estimate the turnover tax elasticity by focusing on the (last) marginal buncher. To do so, I adapt the models of Kleven and Waseem (2013) and Harju et al. (2019) to derive a modified indifference condition that fits the institutional set-up. The baseline estimate for the turnover tax elasticity is 0.072.

Keywords: turnover tax elasticity, preferential tax regimes, solo self-employed, bunching.

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Non-Technical Summary
Policy makers know that stimulating entrepreneurship is key to generate economic growth. Both in advanced and developing countries, earnings taxation for small and medium enterprises have been reformed to provide preferential regimes with lower tax rates and easier compliance procedures. In many cases, such regimes tax turnover, rather than profits. As turnover is a key indicator of economic activity, it is crucial to understand to what extent it responds to tax incentives.

In this paper, I investigate to what extent solo self-employed adjust sales turnover due to incentives of the tax system. I consider the Italian tax system because tax liabilities for solo self-employed in preferential regimes depend on the level of turnover: if turnover is below a certain threshold, solo self-employed can access a preferential regime. I investigate responses to this type of discontinuity in the tax schedule considering the two main preferential schemes introduced in Italy between 2012 and 2019. Then, I use responses to the turnover tax scheme threshold in 2019 to estimate the turnover tax elasticity.

To carry out the analysis, I use administrative data from the Italian national statistics agency, ISTAT, on all self-employed operating in Italy between 2012 and 2019, with key information on sales turnover, costs, profits, and the sector of the economy in which the individual works. This paper delivers two main results:

• First, I find that solo self-employed bunch below the turnover threshold, set by the tax code, to qualify for a preferential tax scheme. There are heterogeneous responses across sectors: Professionals and Business intermediaries are the most responsive groups, with estimated turnover reduction up to €19,000 and €15,000 respectively. I investigate responses across sectors and find that difference in the strength of responses are in line with financial incentives. Sectors where larger shares of taxpayers would benefit from being in the preferential regime do show the largest responses.

• Second, using the appropriate theoretical framework, I estimate the turnover tax elasticity, that expresses the proportional change in turnover due to a 1 percentage point change in average turnover tax rate. The baseline estimate for the turnover tax elasticity is 0.072.

Self-employed do adjust turnover when financial incentives make it convenient to do so. These findings suggest that policy makers should be careful when setting up preferential regimes that apply to taxpayers below a certain turnover threshold. As turnover is strictly related to output, such regimes might have a negative impact on economic activity, if the observed response is real. On the other hand, if the observed responses were explained by evasion, this policy could lead to reduced tax collection.
1 Introduction

Stimulating entrepreneurship is key to generate economic growth. In several developing and advanced economies, policy makers attempt to foster business activity by setting up preferential tax regimes for small-medium enterprises (SMEs). The idea behind this policy is that simpler tax regimes with a lower tax burden would attract entrepreneurs that, in absence of this policy, would have either not produced or remained in the informal sector. These simplified schemes often feature some form of taxation of gross reported revenues, e.g. turnover taxation, as opposed to the standard profit-based tax regimes for businesses and corporations.

The seminal paper by Diamond and Mirrlees (1971) advises against turnover taxation as it violates production efficiency. However, policy makers often deviate from this theoretical benchmark as turnover taxation makes compliance easier for small businesses and is more difficult to evade. Moreover, when there is no complete tax enforcement and evasion is possible, Best et al. (2015) argue that production-inefficient tax regimes might actually enhance welfare as efficiency losses are more than outweighed by higher revenue efficiency due to increasing compliance. As turnover taxation receives more attention as a policy tool, its effects on behaviour are worth-exploring. Although turnover is a key indicator of economic activity, we still know little about how much firms actually adjust it as a response to taxation. This paper fills this gap.

I investigate to what extent solo self-employed adjust sales turnover due to incentives of the tax system.\(^1\) I study responses to the notches created by the eligibility cut-offs of the preferential tax regimes for solo self-employed in Italy. Then, I focus on the notch created by the turnover tax regime threshold to estimate the turnover tax elasticity. Since turnover is strictly related to output, after accounting for prices, analysing such responses is extremely important for both academic research and policy-makers.

The Italian tax system provides a suitable framework to address this question as tax liabilities for solo self-employed in preferential regimes depend on the level of turnover. If turnover is below a certain threshold, Italian solo self-employed can opt out of the ordinary tax regime and choose to be taxed at a preferential rate. In addition to tax advantages, the preferential regimes also have simplified compliance procedures.\(^2\) Conversely, if turnover is above the cut-off, higher average tax rates apply as the ordinary tax regime remains the only option. This creates a series of notches in the tax schedule for solo self-employed at different levels of turnover, depending on the sector and year being considered. I show that there is bunching below some of the statutory turnover-limits of the preferential regimes, as some solo self-employed choose to adjust their revenues and/or limit growth in sales to access tax advantages. Then, I exploit the notch created by the eligibility cut-off of the preferential turnover tax regime for solo self-employed to estimate the turnover tax elasticity.

\(^1\)Solo self-employed are self-employed individuals who work without collaborators or employees. The share of solo self-employed in self-employment is increasing in many OECD countries (Boeri et al. 2020).

\(^2\)Similar regimes have been implemented in several developing countries (Best et al. 2015).
I use administrative data from ISTAT on all self-employed operating in Italy between 2012 and 2019. In this period, self-employed could choose between the ordinary tax regime and (at least) one scheme with potentially preferential tax-rates and simplified compliance procedures. The ordinary tax regime is moderately progressive and includes personal income-tax, social security contributions and VAT. Then, various preferential tax regimes have been introduced, exempting self-employed from VAT, and replacing the progressive personal income tax schedule with a proportional levy on taxable income (“a flat tax”). The turnover tax regime is one example of the preferential schemes being introduced in Italy, with the tax base being its distinguishing feature. While the ordinary regime taxes profits, the turnover regime defines the tax base as a sector-specific share of turnover, resulting in different tax incentives across sectors. The main analysis of this paper looks at responses to the notches in the tax schedule generated by the preferential turnover regime. Heterogeneity across sectors is exploited to investigate whether differences in responses are in line with differences in tax incentives.

This paper makes two main contributions to the literature. First, while the existing evidence of bunching largely focus on taxable income adjustments, this paper focuses on responses to taxation of sales turnover; turnover is a specific component of taxable income for self employed and a key indicator of economic activity. I show that individual entrepreneurs in Italy adjust the level of revenues as a response to financial incentives of the tax system. Solo self-employed bunch below the turnover threshold, set by the tax code, to qualify for a preferential tax scheme. Moreover, I document extensive and intensive margin responses in the turnover distribution after two key tax reforms in 2015 and 2018.

Turnover responses to taxation are studied by Harju et al. (2019) and Liu et al. (2021) in the context of VAT registration thresholds, and by Aghion et al. (2022) with regard to the preferential regimes for self-employed in France. The first two studies show that businesses bunch below the VAT registration threshold. Harju et al. (2019) find that compliance costs due to VAT tax filing explain most of the observed bunching of small firms in Finland, so that the estimated elasticity of value added is quite low. Then, Liu et al. (2021) find that bunching is more likely when corporations have lower inputs-sales ratio, higher proportion of business-to-consumer sales, and lower mark-ups. Differently from Harju et al. (2019), and Liu et al. (2021), this paper investigates the responses at the threshold where there is an overall change of the taxation of solo self-employment income including, but not limited to, VAT. This seems to be a more suitable case to study how turnover responds to tax incentives, aside from compliance costs related to the tax system. Finally, while Aghion et al. (2022) stress the importance of tax

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3National Statistics Agency, Italy.

4Saez (2010) for the US, Chetty et al. (2011) for Denmark, Kleven and Waseem (2013) for Pakistan, Bastani and Selin (2014) for Sweden, Adam et al. (2021) for the UK.

5They assume the VAT incidence falls, at least partly, on entrepreneurs.

6This is motivated by the fact that VAT threshold in Finland is quite low (€8,500), so that the estimated compliance costs (€1,300) are relatively more important than the incentives generated by the VAT rate.
simplicity and evasion responses, our findings might be evidence that real responses play a role as bunching remains large after excluding self-employed with reported turnover being multiple of one thousand (round-number bunching).

Second, building on Kleven and Waseem (2013) and Harju et al. (2019), I develop a new theoretical framework that fits the institutional set-up to get a structural estimate of the elasticity of turnover. The type of discontinuity that I exploit is a non-standard notch. In the theory of notches by Kleven and Waseem (2013), the elasticity is estimated by solving the indifference condition of the “marginal buncher” who faces the same average tax rate above the threshold as every other agent. That is because the cut-off and the tax base are both expressed in the same terms: taxable income. In our case, exceeding the cut-off of the preferential turnover scheme (F-regime) involves a joint change of tax rate and tax liability, but also a change in the tax base. Above the turnover threshold, agents are taxed on actual profits, so that tax incentives vary across individuals with equal turnover. Hence, to solve the indifference condition, we should consider the specific tax incentive that the marginal buncher faces.

Lastly, this paper relates to the policy discussion regarding the opportunity of taxing different types of income differently by setting up preferential tax regimes for certain taxpayers. Adam and Miller (2021) discuss the different tax rules applying to wage-earners, self-employed and business owners’ income in the UK, and argue that preferential tax regimes could create inefficiency, unfairness, complexity and revenue losses for the government. This paper shows that this might also be the case in Italy: many solo self-employed declare revenues up to the eligibility thresholds for the preferential tax regime. If that is due to tax planning/evasion, then the preferential tax regime is eroding the tax base and therefore causing revenue losses for the Treasury. If bunching is due to self-employed limiting their growth in sales, then the tax system is also encouraging businesses to remain small, which is potentially detrimental to economic growth.

The rest of the paper is organised as follows. Section 2 outlines the institutional background and the data being used. Section 3 presents the methodology and the evidence of bunching on turnover, including the sector-specific analysis. Section 4 describes the theoretical framework that is used to estimate the turnover elasticity. Section 5 provides structural and reduced-form estimates of the turnover elasticity. Section 6 concludes.

2 Institutional Background and Data

2.1 Tax regimes for solo self-employed

In Italy, self-employed have two options for income taxation: i) the ordinary tax regime; ii) one of the existing preferential tax regimes. The first includes the progressive personal income tax schedule (see table 1), social security contributions (see table 2), and VAT.

7The marginal buncher is the individual who is just indifferent between bunching and not bunching.
Sellers charge VAT on their sales, remit it to the tax authorities every three months, and claim back the VAT paid on inputs of production. The standard VAT rate was 21% in 2012-2013, 22% from 2014 onwards, and it applies to most goods and services.\textsuperscript{8}

In the 2010’s, two preferential tax schemes – alternative to the ordinary regime – were introduced, allowing solo self-employed with turnover below a certain threshold to have tax advantages and simplified compliance procedures.\textsuperscript{9} They provide lower income tax rates and/or a different tax base on which reduced rates apply. Moreover, a distinctive feature of these schemes is the exemption from VAT, meaning that the turnover cut-off to access these schemes coincides with the VAT registration threshold. Next, I describe two such schemes, alternative to the ordinary regime described above: 1) M-regime (2012-2015); 2) F-regime (from 2015 onwards).

### Table 1: Ordinary regime: Income tax rates 2012-2019

<table>
<thead>
<tr>
<th>Thresholds (€)</th>
<th>Starting</th>
<th>Basic</th>
<th>Middle</th>
<th>Higher</th>
<th>Top</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax rates</td>
<td>23%</td>
<td>27%</td>
<td>38%</td>
<td>41%</td>
<td>43%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Year</th>
<th>Category</th>
<th>Contributions</th>
<th>Thresholds</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Variable</td>
<td>Basic</td>
</tr>
<tr>
<td>2012</td>
<td>Commerce</td>
<td>21.40%</td>
<td>€14,930</td>
</tr>
<tr>
<td>2013</td>
<td>Commerce</td>
<td>21.84%</td>
<td>€15,357</td>
</tr>
<tr>
<td>2014</td>
<td>Commerce</td>
<td>22.3%</td>
<td>€15,516</td>
</tr>
<tr>
<td>2015</td>
<td>Commerce</td>
<td>22.7%</td>
<td>€15,548</td>
</tr>
<tr>
<td>2016</td>
<td>Commerce</td>
<td>23.2%</td>
<td>€15,548</td>
</tr>
<tr>
<td>2017</td>
<td>Commerce</td>
<td>23.6%</td>
<td>€15,548</td>
</tr>
<tr>
<td>2018</td>
<td>Commerce</td>
<td>24%</td>
<td>€15,710</td>
</tr>
<tr>
<td>2019</td>
<td>Commerce</td>
<td>24%</td>
<td>€15,878</td>
</tr>
</tbody>
</table>

Notes: Commerce includes wholesale, retail trade and other self-employed. The contribution rate for Commerce applies between the basic and middle threshold, and then rises by 1 p.p. for any profit between the middle and top threshold. No contributions are due on profits exceeding the top threshold. Different contribution rates apply for members of professional associations.

\textsuperscript{8}Italy has two reduced VAT rates: 4% for food and agricultural products; 10% for energy and gas used by households.

\textsuperscript{9}These include an exemption from filing VAT reports and bookkeeping for income tax purposes. However, entrepreneurs must keep all documents they receive and produce for their transactions.
### Table 3: Tax credits: 2012-2019

<table>
<thead>
<tr>
<th>Type</th>
<th>Brackets (€)</th>
<th>Amount (€)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Self-employment</td>
<td>0 – 55,000</td>
<td>(\frac{55,000-TP}{55,000} \times 1,104)</td>
</tr>
<tr>
<td>One child &lt; (≥) 3 y.o</td>
<td></td>
<td>(1 - \frac{TP}{110,000}) \times 1220 (950)^a</td>
</tr>
<tr>
<td>Two children &lt; (≥) 3 y.o</td>
<td></td>
<td>(1 - \frac{TP}{110,000}) \times 1220 (950)^a</td>
</tr>
<tr>
<td>Non-working spouse</td>
<td>0 – 15,000</td>
<td>800 – (\frac{(180-TP)}{15,000})</td>
</tr>
<tr>
<td></td>
<td>15,001 – 40,000</td>
<td>690</td>
</tr>
<tr>
<td></td>
<td>40,001 – 80,000</td>
<td>(\frac{(80,000-TP)}{40,000}) \times 690</td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td>share of expenditure</td>
</tr>
</tbody>
</table>

Notes: Other includes the 19% tax credit for expenditures in healthcare services, gyms, university fees. This rises to 20% for high-efficiency refrigerators, 36% for renovations and 55% for energy-saving devices. Tax credits reduce the amount owed to the tax authorities.

^a In 2012, the per-child amount was lower: €800 (€900) for < (≥) 3 y.o. child.

TP: Taxable Profits = Profits – social security contributions

**Preferential profit tax scheme: M-regime**

Between 2012 and 2015, solo self-employed with turnover below €30,000 could opt out of the ordinary regime and choose the M-regime. This scheme exempts entrepreneurs from VAT registration, annual VAT declaration to the tax authority, as well as record-keeping on clients, suppliers, purchases and payments. Then, the progressive PIT schedule is replaced by a proportional 5% tax rate on profits. Access to this scheme is limited to new businesses (no more than five years old) or until entrepreneurs are 35 years old. While the scheme was abolished in 2015, people already in and satisfying its requirements could keep it.

Although the M-regime has no tax credits, the lower statutory profit tax rate, compared to the ordinary regime, is enough to make this scheme advantageous for most taxpayers. Hence, it is safe to assume that any taxpayer meeting the entry criteria would be better off in the M-regime. As the turnover threshold of €30,000 is not related to any other tax policy in 2012-2014, any excess mass of taxpayers below that threshold can be safely explained by the tax incentive of this scheme.

**Preferential turnover tax scheme: F-regime**

With its introduction in 2015, the F-regime replaces the M-regime as the main preferential tax scheme for solo self-employed. Table 4 shows the sector-specific turnover cut-offs that solo self-employed needed not to exceed if they want to choose this regime. The largest group of taxpayers – including lawyers, doctors, professors, architects and other professionals – faces the €30,000 threshold in 2016-2017. Then, the cut-offs were equalised to €65,000 across sectors in 2018 (autumn budget).
Table 4: F-regime rules by sector in 2016-2018 (2019)

<table>
<thead>
<tr>
<th>Sector</th>
<th>Turnover cut-off (thousands €)</th>
<th>% of Taxable Turnover</th>
<th>Tax rate (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real estate</td>
<td>25 (65)</td>
<td>86</td>
<td>15</td>
</tr>
<tr>
<td>Business Intermediaries</td>
<td>25 (65)</td>
<td>62</td>
<td>15</td>
</tr>
<tr>
<td>Professionals</td>
<td>30 (65)</td>
<td>78</td>
<td>15</td>
</tr>
<tr>
<td>Other activities</td>
<td>30 (65)</td>
<td>67</td>
<td>15</td>
</tr>
<tr>
<td>Food &amp; beverage</td>
<td>45 (65)</td>
<td>40</td>
<td>15</td>
</tr>
<tr>
<td>Retail &amp; accommodation</td>
<td>50 (65)</td>
<td>40</td>
<td>15</td>
</tr>
</tbody>
</table>

Note: the tax rate drops to 5% if the business is less than 5 years old. Turnover cut-offs in 2019 are in parentheses.

The new scheme exempts taxpayers from VAT and replaces the income tax schedule with a proportional tax rate (15% or 5% if the business is less than 5 years old). Moreover, it grants a 35% reduction in SSCs for artisan enterprises and shopkeepers, that are mostly part of the Retail & Accommodation sector. Hence, I assume that all taxpayers in this sector apply for this tax relief. However, differently from the M and ordinary regime, the tax base is a pre-determined share of turnover, that is set by the tax code, and serves as a notional measure of profits on which tax rates apply. Notice that the sector-specific notional profit levels (share of taxable turnover) are used only for tax purposes. Taxpayers are not required to adjust profits to match them to access the preferential tax scheme. The effective preferential tax rate on turnover is therefore given by the social security contribution rate plus the statutory tax rate multiplied by the share of taxable turnover (net of SSCs).

As the turnover and the ordinary regime have different tax bases, the incentives at the threshold will be heterogeneous across agents. Two main mechanisms can be distinguished. First, conditioning on the level of turnover, the incentive (to bunch) generated by the VAT exemption will be stronger for agents with higher value added. Second, given the statutory tax rates in the F and ordinary regime, the incentive to bunch will depend on the difference between the notional profits (tax base in the F-regime) and the actual profits (tax base in the ordinary regime). Even if the statutory tax rate in the F-regime is quite low, compared to the ordinary regime, it’s not certain any agent is better-off by bunching. An entrepreneur with relatively low (actual) profits might pay less in the ordinary regime, and given her preferences, non-bunching might turn out to be optimal. This implies that the F-regime threshold is a notch without a clear dominated region.

2.2 Data

This paper uses administrative data from the Italian National Institute of Statistics (ISTAT). It includes the universe of businesses operating in Italy in the period 2012-10

This is the mechanism analysed by Harju et al. (2019) and Liu et al. (2021).
2019. The data contain information on annual revenues from sales, net of VAT, costs for intermediate inputs of production (like goods and services), personnel expenditures, and profits. The dataset also includes the number of people employed, the specific sector in which the entrepreneur operates, and whether the business is qualified as “artisan”, and therefore eligible for the reduction in SSCs in the F-regime. For the purpose of this project, we restrict our sample to self-employed without collaborators and employees, as only these can qualify for preferential tax schemes in Italy. Table 5 shows some descriptive statistics for selected taxpayers with turnover between €10,000 and €107,000.

We observe heterogeneous average profit rates across sectors, going from the highest for Professionals, to the lowest in the Retail & Accommodation industries. Then, we also consider self-employed with collaborators to observe responses to the (different) personnel expenditure thresholds over the period.

### Table 5: Descriptive statistics, 2012 – 2019

<table>
<thead>
<tr>
<th>Self-employed statistics (n = 14,466,976)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Turnover</td>
</tr>
<tr>
<td>----------</td>
</tr>
<tr>
<td>Mean</td>
</tr>
<tr>
<td>Median</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sector profit rate and shares of taxpayers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Professionals</td>
</tr>
<tr>
<td>Activities</td>
</tr>
<tr>
<td>Mean</td>
</tr>
<tr>
<td>Median</td>
</tr>
<tr>
<td>Sector shares</td>
</tr>
</tbody>
</table>

Note: The sample includes self-employed with turnover between €10,000 and €107,000. Taxpayers are categorized by Statistics Italy’s industrial classification (2007).

3 Bunching Estimation and Evidence

3.1 Behavioural response estimation: bunching method

The bunching method requires the estimation of the counterfactual distribution that would have existed in the absence of the notch and which will be compared to the empirical distribution. Following Chetty et al. (2011) and Kleven and Waseem (2013), I estimate the counterfactual distribution by fitting the observed distribution with a flexible polynomial, excluding an area around the threshold \( y^\ast \). I group observations in bins denoted by \( j \) of size \( s \) in such a way that the the upper bound \( y_j \) of bin \( (y_j - s, y_j] \) at the turnover threshold \( y^\ast \) coincides with the threshold itself. Hence, all taxpayers bunching at the threshold \( y^\ast \) will be part of bin \( (y^\ast - s, y^\ast] \). I run the following regression

11 For the preferential turnover regime, profit rate heterogeneity across sectors explains why different sectors have different shares of taxable turnover, that works as a notional profit level for each category of self-employed.
excluding the region $[y_L, y_U]$ around the threshold,\footnote{Including these observations would require to add round-number fixed effects to the regression for the counterfactual estimation.}

\begin{equation}
    c_j = \sum_{i=0}^{p} \hat{\beta}_i \cdot (y_j)^i + \sum_{i=y_L}^{y_U} \gamma_i \cdot 1[y_j = i] + \nu_j
\end{equation}

where $c_j$ is the number of taxpayers grouped in bin $j$, and $y_j$ is the turnover level in bin $j$.

In view of round-number bunching, I omit taxpayers declaring revenues that are multiples of €1K for the benchmark estimation. Then, I extrapolate the fitted distribution to the cut-off using the fitted values of the regression $\hat{c}_j = \sum_{i=0}^{p} \hat{\beta}_i \cdot (y_j)^i$ for $[y_L, y_U]$. Excess bunching is defined as the difference between the observed and counterfactual density to the left of the threshold in $[y_L, y^*]$, that is $\hat{B} = \sum_{y_j = y_L}^{y^*} (c_j - \hat{c}_j)$. The lower bound of the excluded area $y_L$ is chosen at the point where the turnover distribution begins to increase, i.e. when bunching behaviour starts. Then, the upper bound is chosen such that the estimated excess bunching to the left of the threshold $\hat{B}$ equals the estimated missing mass to the right of the threshold in $[y^*, y_U]$, that is $\hat{M} = \sum_{y_j > y^*} (\hat{c}_j - c_j)$.

In line with the bunching literature, I use a residual-based bootstrap procedure to estimate the confidence intervals. A large number of turnover distributions are estimated by random resampling of residuals in (1), with which new estimates of the counterfactual distribution are obtained. Then, The 95% confidence interval is obtained from the distribution of the estimates of the parameter of interest.

Following Kleven and Waseem (2013), I distinguish between the turnover response conditional on bunching, and the actual turnover response given by heterogeneous tax
incentives at the threshold. I refer to the first one as structural response – driven by structural elasticity $e$ – and to the second as observed response, driven by the observed elasticity. The observed response includes those agents who optimally choose not to bunch given their particular incentive at the threshold, and are unresponsive to the notch. We focus on the structural response, and therefore structural elasticity, as we want to focus on those agents that have an incentive to bunch. Hence, denote by $B$ excess bunching, and by $\beta(y)$ the share of agents at turnover $y$ with sufficiently low profits $\pi$ such that they are unresponsive to the notch. Then, excess bunching reads

$$B = \int_{y^*}^{y^*+\Delta y^*} (1 - \beta(y))h_0(y)dy \approx (1 - \beta(y^*)) \Delta y^*$$

(2)

where the approximation assumes that the counterfactual density $h_0(y)$ and the share of non-bunchers $\beta$ are roughly constant for $y \in (y^*, y^* + \Delta y^*)$. The term $(1 - \beta)\Delta y^*$ is defined as the average turnover response attenuated by non-bunchers. Differently from Kleven and Waseem (2013), $\beta$ represents the share of taxpayers that are unresponsive not because of frictions, but because of weaker (or even absent) tax incentives. For instance, consider agents in narrow range above the threshold where we can assume bunching or not only depends on tax liabilities above and below threshold. Then, some taxpayers might not choose to bunch because they have very low profits and therefore very low tax liabilities in the profit tax regime above the threshold. Reworking (2) yields

$$\Delta y^*/y^* = \frac{B}{(1 - \beta)h_0(y^*)y^*}$$

where $y^*$ is expressed in binwidth units. We can compute the proportional behavioural response $\Delta y^*/y^*$ after estimating the counterfactual density $h_0(y)$.

### 3.2 Evidence of Turnover Responses

Figure 2 shows the turnover distribution in three periods: 2012-2014, 2016-2018 and 2019. In the first period (panel a), we can see bunching just below €30,000, which is the only relevant threshold for the preferential profit regime in 2012-2014. Then, panel (b) shows responses to the multiple sector-specific thresholds of the newly-introduced turnover (F) regime in 2016-2018. Notice that the spike below €30,000 gets bigger as that is also the valid threshold of the F regime for “Professionals” and “Other activities”. Finally, panel (c) shows bunching below €30,000 and €65,000, which are the turnover cut-offs for, respectively, the preferential profit (M) and turnover (F) regimes in 2019.

Figure 3 looks at changes in the turnover distribution over time. I find evidence suggesting that the introduction of the turnover regime in 2015 generated extensive margin responses, whereas the 2018’s reform generated intensive margin responses.

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13 As in this case bunching would require changing turnover marginally, we can abstract from their specific preferences
Figure 2: Bunching below the turnover thresholds to access the preferential regimes

(a) 2012-2014: M regime (30K threshold)

(b) 2016-2018: M & F regime (25K, 30K, 45K, 50K thresholds)

(c) 2019: M regime (30K threshold) & F regime (65K threshold)

Figure 3: Responses to the introduction of the turnover regime in 2015 (a) and to the 2018’s reform (b)
Figure 4: Bunching at the €65,000 threshold in 2019 to access the preferential turnover regime.

(a) Professionals

(b) Other Activities

(c) Construction & Real Estate

(d) Retail & Accommodation

(e) Business Intermediaries

Figure 5: The bunching coefficient is given by the total excess mass below the turnover threshold divided by the counterfactual density at the threshold. 95% bootstrap confidence intervals (100 samples).
Fig. 3 (a) plots the turnover distribution of 2016-2017 over the one of 2013-2014 (used as counterfactual) and shows the excess mass below the main threshold at €30,000 is larger than the missing mass above it. Fig. 3 (b) plots the 2019’s distribution with that of 2016-2017, used as counterfactual: the 2018’s reform that raised the eligibility threshold of the regime to €65K gave solo self-employed an incentive to move up along the turnover distribution. Sector-specific evidence is presented in Appendix 7.4.

The next figures focus on the €65,000 cut-off of the preferential turnover regime in 2019. Figure 4 shows the distributions of turnover of the different sectors. Figure 5 reports the values of the excess bunching coefficient $b$ for all sectors. It is defined as the ratio between the excess mass of taxpayers to the left of the threshold and the value of the counterfactual distribution at the threshold, and serves as a measure of how strong bunching is. We can see there are heterogeneous responses across sectors, with Professionals showing the highest bunching coefficient.

Self employed in different sectors have different incentives to bunch for two reasons: i) some sectors are on average more profitable than others, and the self-employed in higher value added industries have a larger tax burden in the ordinary regime than lower value added ones, conditional on turnover; ii) the taxable share of turnover, which is the tax base in the preferential regime, is sector-specific. The incentive to bunch will therefore depend on the gap between actual profitability, which determines the tax burden in the ordinary regime, and the notional profits in the turnover regime. The higher actual profits for an individual, compared to the notional profits in the preferential regime, the higher the chances of bunching at the turnover threshold.

Hence, the theoretical prediction is that bunching should be stronger in those sectors in which actual profits tend to be consistently higher than notional profits, as there would be more people that would potentially benefit from a lower tax base in the preferential turnover regime. To find whether this is actually the case, we compare the bunching coefficient of the different sectors with the difference between actual profit and notional profits for the median agent in the profit distribution. This theoretical prediction is supported by the data: there is a positive relationship between the extent of bunching and the difference in tax bases across regimes for the median profitability level. We observe more bunching in those sectors in which larger shares of taxpayers would have a larger tax base in the ordinary regime.

Since tax incentives are different in different sectors, the standard bunching coefficient alone cannot be used to compare responses across sectors. Without accounting for different tax incentives at the threshold, it is not possible to disentangle large responses \textit{per se} from large responses due to large tax-burden-gaps across regimes. One way to tackle this issue is to normalise the standard bunching coefficient by the tax gap between the ordinary and preferential regime. For that, we need to know the whole tax incentive that the agent faces, including VAT incidence if VAT is not neutral for the entrepreneur.
4 Theory

4.1 A frictionless model without extensive margin responses

This section describes the theoretical framework that will be used to estimate the elasticity of turnover with respect to net-of-turnover-tax rate. Building on Kleven and Waseem (2013) and Harju et al. (2019), I develop a model describing agent’s behaviour around the turnover threshold of the preferential turnover tax (F) regime, in line with the evidence provided in section 3. Below (above) the threshold, agents are taxed on turnover (profits). This creates a non-standard notch in the tax schedule with a change of tax rate, tax base and tax liabilities.

Following the bunching literature (Kleven 2016), preferences are represented by a quasi-linear utility function (exp. 2), with turnover \( y \) and consumption \( C \). Turnover \( y \) generates disutility \( \phi(y, n) \), that is increasing in turnover, but decreasing in the agent’s ability \( n \). The elasticity of turnover with respect to net-of-tax rate is denoted by \( \epsilon \). The production costs of generating turnover \( y \) are given by \( c_i = f_i + v_i(y) \), with fixed and variable costs, \( f_i \) and \( v_i(y) \) respectively, that can be heterogeneous across agents. Each agent-type \( i \) is therefore identified by ability and costs: \( \theta_i = \{n_i, c_i\} \). Ability \( n \) governs willingness to work and therefore where in the turnover distribution an agent will be. Then, individual production costs \( c_i \) determine where in the profit distribution an agent is located, conditional on generating a certain level of turnover.

\[
U = C - \phi(y, n),
\]

\[
\phi(y, n) = \frac{n}{1 + \frac{\epsilon}{n}} \left( \frac{y}{n} \right)^{1 + \frac{1}{\epsilon}}. \tag{4}
\]

Agents maximise utility \( U \) by choosing how much to work, namely the level of turnover \( y \), and face an upward notch at \( y^* \). Below the cut-off \( y^* \), agents have access to the preferential tax regime in which turnover is taxed proportionally at rate \( t_B \). While entrepreneurs don’t charge VAT to customers, they also cannot deduct VAT payments on inputs \((c_i t_V)\). The effective tax on turnover in the preferential tax regime is therefore \( t_P = t_B + t_V (c_i/y) \). Above the threshold, agents are taxed on their profits \( \Pi \), and a different tax schedule applies: \( t_A(\pi) \) is the implicit average turnover tax rate (IATTR), that is the equivalent proportional tax on turnover that the agent would pay, given the actual profit tax schedule for self-employed. Moreover, if VAT is not fully passed on to selling prices, revenues are scaled down by \( 1 + \alpha t_V \) where \( \alpha \) captures the split of the tax incidence between consumers and sellers.\footnote{Harju, Kosonen, and Nordström-Skans (2018) found evidence of VAT-non-neutrality among small restaurants in Finland and Sweden, as they did not alter prices after reductions in their VAT rate.} \( \alpha = 0 \) means VAT is fully passed on to consumers, so that changes in VAT are irrelevant for the entrepreneur. The opposite
case is $\alpha = 1$, when entrepreneurs bear the whole VAT burden.

$$C = \begin{cases} 
  y(1 - t_B) - c_i(1 + t_V) & \text{if } y \leq y^* \\
  y \left( \frac{1 - t_A(\pi)}{1 + \alpha t_V} \right) - c_i & \text{if } y > y^*
\end{cases}$$

I make the following assumptions: 1) smooth distributions of ability ($n$), turnover ($y$) and profits ($\pi$); 2) turnover can be changed by changing output that is always demanded; 3) no optimisation frictions (frictionless model). Extensive margin responses are ruled out at this stage.

**Agent’s optimisation**

For an agent optimising to the left of the turnover cut-off ($y \leq y^*$), the FOC is given by $y^* = n \left[ (1 - t_B) - c'(y)(1 + t_V) \right]^c$, where $t_B$ is the preferential turnover tax rate and $t_V$ is VAT. Provided that variable costs do not change much for those affected by the turnover threshold of the preferential regime, the FOC simplifies to

$$y^* = n \left[ (1 - t_B) \right]^c.$$

(5)

Then, to the right of the cut-off, ($y > y^*$), utility maximisation yields the following FOC

$$\left( \frac{1}{1 + \alpha t_V} \right) \left[ 1 - t_A(\pi_i) - c'(y) \right] - y t_A'(\pi_i) \frac{\partial \pi_i}{\partial y} \left( \frac{y}{n_i} \right) \frac{1}{2},$$

where $\frac{\partial \pi}{\partial y} = 1 - c'(y)$. Utility is raised by the net-of tax and net-of-marginal-costs part of additional turnover (direct effect). Then, changing turnover also varies profit $\pi$, and this affects tax liabilities, and therefore utility (indirect effect). The sign of the indirect effect depends on whether changing turnover at the margin increases or decreases profits.

If profits go up (down), then the tax base is larger (smaller) and the tax liability increases (decreases), so that the indirect effect term is negative (positive). Provided that variable costs do not change much for those affected by the turnover threshold of the preferential regime, the FOC simplifies to

$$\left( \frac{1}{1 + \alpha t_V} \right) \left[ 1 - t_A(\pi_i) - t_A'(\pi_i)y \right] = \left( \frac{y}{n_i} \right) \frac{1}{2}.$$  

(6)

Condition (6) implies that if two agents have equal turnover $y$ at the optimum, but different profits, then the agent with higher profits $\pi_i$, and therefore higher tax liability $t(\pi_i)$, must also have higher ability $n_i$ and/or higher elasticity $e$. By allowing an imperfect negative correlation between ability $n$ and individual cost function $c_i$ – therefore keeping $n_i$ and $c_i$ distinct – one can account for heterogeneous elasticity as well as heterogeneous profitability across agents, conditional on a certain level of turnover.
**Heterogeneous Profitability and Incentives to bunch**

Agents with different profits (costs) have different tax incentives at the threshold. Suppose that two agents, \( M \) and \( B \), have equal turnover, but \( B \) has lower costs - therefore higher profits - than \( M \). As earnings taxation above the threshold depends on profits, the implicit average turnover tax rate \( t(\pi) \) will differ for these two different profit-types. Figure 6 shows that agent \( M \) faces a lower average tax rate, \( t_A(\pi_M) < t_A(\pi_B) \), and therefore has larger consumption than agent \( B \). While agent \( M \) is just indifferent between bunching and remaining at the interior point \( y_I \) (marginal buncher), agent \( B \) is going to bunch to get a higher payoff. Any other agent with turnover \( y_I \), but with profits lower than agent \( M \) is not going to bunch at the notch point \( y^* \). This also implies that knowing the position of the marginal buncher is not enough to isolate the relevant tax incentive. We shall return to this issue in the section devoted to the elasticity estimation.

The multiplicity of budget sets above the threshold also implies that there can be multiple marginal bunchers at different levels of turnover. Hence, this notch does not create a clear dominated region. The decision to bunch will not just depend on preferences and turnover, but also on individual’s profits conditional on turnover. For the purpose of the elasticity estimation, we consider the last marginal buncher, namely the marginal buncher with the highest pre-notch turnover \( y \), for whom we can estimate the proportional turnover response \( \Delta y^*/y^* \) using bunching below the cut-off \( y^* \).

### 4.2 Indifference condition

To estimate the elasticity of turnover, I exploit the indifference condition for the last marginal buncher, whose utility from bunching at the threshold is given by

\[
U_{y^*} = (1 - t_B)y^* - c(y^*)(1 + t_V) - \frac{n}{1 + \frac{1}{e}} \left( \frac{y^*}{n} \right)^{1 + \frac{1}{e}}
\]
while at the best interior point, $y_I$ (and profits $\pi_I$), the agent’s utility reads

$$U_{y_I} = \left(1 - \frac{t(\pi_I)}{1 + \alpha t_V}\right) y_I - c(y_I) - \frac{n}{1 + \frac{1}{e}} \left(\frac{y_I}{n}\right)^{1 + \frac{1}{e}}.$$ 

With zero variable costs, $U_{y_I}$ can be rewritten using the FOC from (2) with $c'(y) = 0$.

$$U_{y_I} = n \left(1 - \frac{-t_A(\pi)}{1 + \alpha t_V}\right) \left[1 + e \left(\frac{1 - t_A(\pi) - y_I t'_A(\pi)}{1 - t_A(\pi)}\right)\right] - c(y_I).$$

Using the agent’s FOC in absence of the threshold, $y^∗ + \Delta y^∗ = n(1 - t_B)\epsilon$, and assuming that $c(y^*) = c(y_I)$, we derive the indifference condition $U_{y^∗} = U_{y_I}$ for the last marginal buncher:

$$\frac{1}{1 + \Delta y^*/y^*} \left[1 - \frac{c t_V}{(1 - t_B)y^*}\right] - \frac{1}{e + 1} \left[1 + \frac{1}{1 + \Delta y^*/y^*}\right]^{1+1/e}$$

$$- \left[\frac{1 - t_A}{1 + \alpha t_V} - \frac{1 - t_B}{1 - t_B}\right]^{1+e} \left(\frac{1 - t_A - y_I t'_A(\pi)}{1 - t_A}\right) \epsilon \left[1 - \frac{1}{e + 1} \left(1 - t_A - y_I t'_A(\pi)\right)\right] = 0. \quad (7)$$

where $t'_A(\pi) = \frac{\partial t_A(\pi)}{\partial \pi} \bigg|_{\pi = \pi_I}$. As in Kleven and Waseem (2013), expression 7 characterises the relationship between the behavioural response of the marginal buncher $\Delta y^*/y^*$, the average net-of-tax-rate in the two regimes $\frac{1 - t_A}{1 - t_B}$, and the elasticity $e$. We also allow for imperfect VAT pass-through on selling prices, implying some of the VAT tax burden falls on entrepreneurs, as in Harju, Matikka, Rauhanen (2019). However, differently from Kleven and Waseem (2013), and Harju, Matikka, Rauhanen (2019), agents face two alternative regimes that have different tax bases and tax rates around the turnover threshold. Agents are taxed on turnover below the threshold, and on profits if they are above it. Thus, expression 7 also includes the effect that changing turnover has on tax liabilities above the threshold via changes in profits.

## 5 Elasticity estimation

Using the tax parameters and behavioural responses to the turnover regime’s 65K threshold in 2019, I estimate the elasticity by solving the indifference condition (7) for 5 sectors: Professionals, Other Activities, Business Intermediaries, Construction & Real Estate, Retail and Accommodation. This results in a system of 5 equations, one indifference condition for each sector, and 6 unknowns, given by the VAT incidence parameters $\alpha_j$ in each group and the elasticity parameter. Hence, we need an additional restriction to solve the system of equations. In the next section, I describe how I tackle this issue.

Moreover, since earnings taxation depends on profits, agents with equal turnover but different profits (costs) have different incentives to bunch. Hence, the position of
the (last) marginal buncher in the turnover distribution is not enough to isolate the tax rate in the ordinary regime $t_A$ to use in the indifference condition. For the elasticity estimation presented below, I consider the sector-specific taxable shares of turnover in the preferential regime as reference-profitability-levels to compute the tax burden in the ordinary regime.

5.1 Assumptions

First, I impose that all VAT incidence parameters must lie between zero and one, i.e. $0 \leq \alpha_j \leq 1$ for any $j$. Then, I pick the group that has the highest estimated VAT incidence parameter among all sectors, for any value of the elasticity, and I set the VAT incidence parameter of that sector to unity. This means that in the estimates of the simultaneous parameters, we select the highest possible VAT parameters, compatible with our initial assumption. As choosing the highest VAT incidence parameters means that we consider the largest possible tax gaps between the two alternative regimes at the threshold, the resulting tax elasticity is a lower bound estimate. The group with the highest VAT incidence parameter is Retail and Accommodation. Therefore, I set $\alpha_{\text{Retail}} = 1$, meaning self-employed in this sector bear VAT entirely.\footnote{There is empirical evidence that this is the case in Finland and Sweden: Harju, Kosonen, and Nordström-Skans (2018) found evidence of VAT-non-neutrality among small restaurants, as they did not alter prices after reductions in their VAT rate.}

Hence, I estimate the elasticity parameter, equal for all sectors, and the VAT incidence parameters such that $0 \leq \alpha_j \leq 1$ for any sector $j$. Lastly, for the baseline estimation, I assume that costs do not vary around the threshold, i.e. $c(y^*) = c(y_I)$.

5.2 Structural elasticity - results

Table 6 presents the point estimates for the tax elasticity and VAT incidence parameters in the case of zero additional compliance costs in the ordinary regime, relative to the preferential regime (column 1 - baseline), and when the ordinary regime determines additional compliance costs of €1300, which is the estimate of Harju et al. (2019). As the largest simplifications of the preferential regime come from the VAT exemption, as in Harju et al. (2019), this estimate is also a good reference for the additional hassle costs of the ordinary regime in Italy. In table 6, column (2), the estimated elasticity is lower than in the baseline scenario as behavioural responses are now partly explained by the additional hassle costs in the ordinary regime. Finally, figure 7 reports the 95% bootstrap confidence intervals for the VAT incidence parameters.
Table 6: Structural estimates

<table>
<thead>
<tr>
<th></th>
<th>(1)</th>
<th>(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Turnover Elasticity</td>
<td>0.072</td>
<td>0.043</td>
</tr>
</tbody>
</table>

VAT incidence parameters ($\alpha$)

<table>
<thead>
<tr>
<th>Sector</th>
<th>Parameter 1</th>
<th>Parameter 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retail &amp; accommodation</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Business intermediaries</td>
<td>0.788</td>
<td>0.813</td>
</tr>
<tr>
<td>Other activities</td>
<td>0.518</td>
<td>0.531</td>
</tr>
<tr>
<td>Professionals</td>
<td>0.339</td>
<td>0.366</td>
</tr>
<tr>
<td>Real estate</td>
<td>0.125</td>
<td>0.161</td>
</tr>
</tbody>
</table>

Compliance costs - €1300+^1

Note: to obtain these estimates, I solve condition (7) by using the estimated turnover responses and the observed values for $t_A(\pi), t_B, t_V, t_V'(\pi), y_I$ for the €65K threshold of the F-regime in 2019.

Figure 7: VAT incidence parameters

Point estimates with Bootstrap 95% CI

5.3 Structural vs Reduced-form elasticity

Following Kleven (2018), adapted to our case to include VAT incidence, I compute the sector-specific reduced-form elasticities \{e_P,e_O,e_RE,e_BI,e_RA\}. To do so, I use the bunching estimates for the proportional change in turnover ($\Delta y^*/y^*$) for each sector as well as the VAT incidence parameter estimates from section 5.2 to compute the full tax gap $\Delta t$ between the ordinary and preferential regime. Figure 8 reports these estimates next to structural elasticity $e$, estimated as described in section 5.2. Except for the real estate sector, all reduced-form sector-specific estimates are within with the confidence interval of the structural elasticity. This suggests that the model described in section 4.1, although simple, is able to capture the key incentives at play in this setting.

$$e \approx \frac{1}{2} \cdot \frac{(\Delta y^*/y^*)^2}{\Delta t/(1-t_B)}, \quad \Delta t = t_A - t_B + \text{VAT incidence.}$$ (8)
5.4 Discussion

The evidence on turnover responses shows that some solo self-employed adjust their turnover to locate themselves below the eligibility cut-off for the preferential regime. After accounting for the tax incentives in different sectors, the largest responses come from professionals and business intermediaries. Responses could reflect changes in productive effort (labour supply), but at this stage it is not possible to exclude the hypothesis that evasion might explain part of the adjustments in turnover. Other authors (e.g. Aghion et al, 2022) have argued that the simplest evasion strategies would involve reporting turnover as a round number at, or very close to, the eligibility threshold. The facts that bunching is often quite dispersed below the threshold, and that responses remain large even after omitting observations that report turnover as a multiple of 1000, would therefore be consistent with real responses.

Another issue is whether the introduction of the preferential turnover regime reduces tax revenues for the government. Answering this question would require us to know the following: i) how much do self-employed adjust turnover, i.e. how large bunching is; ii) how large is the inflow from the ordinary to the preferential regime for those taxpayers that are already below the preferential regime threshold; iii) how large are extensive margin responses. The first two channels would have a negative impact on tax revenues, while the third one would have a positive effect as new economic activity generates additional tax revenues. This paper provides evidence on the first point and partly on the third one.
6 Concluding Remarks

This paper investigates to what extent solo self-employed adjust sales turnover due incentives of the tax system. I study the turnover responses to the notches created by the eligibility cut-offs of the preferential tax regimes for solo self-employed in Italy. I find that solo self-employed bunch below some of the turnover thresholds, set by the tax code, to qualify for a preferential tax scheme. Then, I adapt the models of Kleven and Waseem (2013) and Harju et al. (2019) to derive a modified indifference condition that fits the institutional set-up and I use it to estimate the turnover tax elasticity. To do that, I exploit the behavioural responses to the turnover threshold of the preferential (turnover) regime in 2019. The estimated elasticity is small but larger than zero.


7 Appendix

7.1 Derivation of the Indifference condition

For the last marginal buncher \( M \), utility from bunching at the threshold is

\[
U_y = (1 - t_B)y^* - c(y^*)(1 + t_V) - \frac{n}{1 + \frac{1}{e}} \left( \frac{y^*}{n} \right)^{1+\frac{1}{e}}
\]

Then, at the best interior point, \( y_I \), with profits \( \pi_I \), the agent’s utility reads

\[
U_{yI} = \left( \frac{1 - t(\pi_I)}{1 + \alpha t_V} \right) y_I - c(y_I) - \frac{n}{1 + \frac{1}{e}} \left( \frac{y_I}{n} \right)^{1+\frac{1}{e}}
\]

Using the FOC, \( (1 - t_A(\pi) - t_A'(\pi)y) = (y/n)^{1/e} \), we can rewrite \( U_{yI} \) as

\[
U_{yI} = n \left( \frac{1 - t_A(\pi)}{1 + \alpha t_V} \right) \left( \frac{1 - t_A(\pi) - y_I t'_A(\pi)}{1 + \alpha t_V} \right)^e \left[ 1 - \frac{1}{1 + e} \left( \frac{1 - t_A(\pi) - y_I t'_A(\pi)}{1 - t_A(\pi)} \right) \right] - c(y_I)
\]

We assume that variable costs are not crucial for the decision of bunching around the threshold, that is \( c(y_I) = c(y^*) \) so that setting \( U_y^* - U_{yI} = 0 \) gives

\[
(1 - t_B)y^* - c(y^*) t_V - n \cdot \frac{e}{1 + e} \left( \frac{y^*}{n} \right)^{1+\frac{1}{e}}
\]

\[
-n \left( \frac{1 - t_A(\pi)}{1 + \alpha t_V} \right) \left( \frac{1 - t_A(\pi) - y_I t'_A(\pi)}{1 + \alpha t_V} \right)^e \left[ 1 - \frac{1}{1 + e} \left( \frac{1 - t_A(\pi) - y_I t'_A(\pi)}{1 - t_A(\pi)} \right) \right] = 0
\]

Divide all terms by \( n \), and use the agent’s FOC in absence of the threshold, \( y^* + \Delta y^* = n(1 - t_B)^e \). Finally, after pre-multiplying the condition by \( 1/(1 - t_B)^{1+e} \) and collecting terms, we can rewrite the indifference condition as

\[
\frac{1}{1 + \Delta y^*/y^*} \left[ 1 - \frac{c t_V}{(1 - t_B)y^*} \right] - \frac{e}{e + 1} \left( \frac{1}{1 + \Delta y^*/y^*} \right)^{1+1/e}
\]

\[
- \left[ \frac{1}{1 + \alpha t_V} \cdot \frac{1 - t_A}{1 - t_B} \right]^{1+e} \left( \frac{1 - t_A - y_I t'_A(\pi)}{1 - t_A} \right) \left[ 1 - \frac{e}{e + 1} \cdot \frac{1 - t_A - y_I t'_A(\pi)}{1 - t_A} \right] = 0.
\]

where \( t'_A(\pi) = \frac{\partial t_A(\pi)}{\partial \pi} \big|_{\pi = \pi_I} \) and \( c = c(y^*) \).

7.2 Appendix A - Ordinary tax regime

The ordinary tax regime includes the progressive personal income tax (IRPEF) schedule, social security contributions (SSCs), and VAT.
Tax schedule for businesses (Commerce)

Figure 9: The ordinary regime includes income tax (IRPEF), social security contributions, deductions.

7.3 Appendix - Heterogeneous elasticity

In the case of heterogeneous elasticity, excess bunching is defined as

\[ B = \int_{y^*}^{y^* + \Delta y^*} (1 - \beta(y))h_0(y)dyde \approx (1 - \beta)h_0(y^*)E[\Delta y^*_e] \]  

where the approximation assumes that the counterfactual density \( h_0(y) \) and the share of non-bunchers \( \beta \) are roughly constant for \( y \in (y^*, y^* + \Delta y^*_e) \). The term \( (1 - \beta)E[\Delta y^*_e] \) is defined as the average turnover response attenuated by non-bunchers. Differently from Kleven and Waseem (2013), \( \beta \) represents the share of taxpayers that are unresponsive not because of frictions, but because of weaker (or even absent) tax incentives. Reworking (7) yields

\[ E[\Delta y^*_e]/y^* = \frac{B}{(1 - \beta)h_0(y^*)y^*} \]

where \( y^* \) is expressed in binwidth units. We can compute this after estimating the counterfactual density \( h_0(y) \).

7.4 Turnover distribution before and after the 2015’s and 2018’s tax reforms

This section presents evidence on the effects of the 2015’s and 2018’s tax reforms to the sectorial turnover distributions. Figure 10 (a)-(e) plots the 2017’s and 2014’s turnover distribution for each sector, where 2014 serves as a counterfactual. The fact that the additional excess mass below the new regime threshold (in green) in each sector is not matched by a corresponding missing mass above it suggests the introduction of the turnover regime generated extensive margin responses. Then, I investigate the changes
in the turnover distributions after the 2018’s reform that raised the eligibility threshold of the regime to €65K for all sectors. Figure 11 plots the 2019 and 2017 distributions, where 2017 serves as counterfactual.

**Figure 10:** Sectorial turnover distributions before and after the introduction of the turnover regime in 2015.

![Sectorial turnover distributions before and after the introduction of the turnover regime in 2015.](image)

Note: the vertical red line is the turnover threshold for the preferential profit regime; the green line is the cut-off for the turnover regime in 2017. For Professionals, and Other Activities, the two thresholds coincide and equal €30,000.
Figure 11: Sectorial turnover distributions before and after the 2018’s reform to the turnover regime (all sector-specific thresholds raised to €65K).

(a) Professionals

(b) Other Activities

(c) Construction & Real Estate

(d) Retail & Accommodation

(e) Business Intermediaries

Note: the vertical red line is the turnover threshold for the preferential profit scheme; the green line is the cut-off for the turnover regime in 2017; the blue line is the cut-off for the turnover regime in 2019 for all sectors.
References


