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Positional equity and equal sacrifice: design principles for an EU-wide income tax?

Peter J. Lambert
University of Oregon, USA

Correspondence to:
Prof. Peter Lambert
University of Oregon
Department of Economics
1285 University of Oregon
Eugene, OR 97403-1285
email: plambert@uoregon.edu

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Abstract

Conditions are explored under which a putative EU-wide layer of income tax, additional to the national income taxes of the Member States, would: (a) be horizontally equitable, taking the equals in different EU countries to be those at the same percentile points in the country-specific income distributions, assuming these to differ in logarithms by location and scale only; (b) satisfy an extended equity criterion, that of equal progression among equals; and (c) engender equal sacrifices from the citizens of each country in terms of rank-dependent and utilitarian social evaluation functions. Numerical simulations are undertaken to explore the form that such an EU-wide income tax would take and the properties it would have.

1. Introduction

The prospect – or, in the UK at least, the spectre – of an EU income tax occasionally looms, both in the popular press and also in the European Parliament. To wit, consider the old headline “Now Britain faces single European tax system: France and Germany spearhead plan to control revenue and social security” in *The Independent* newspaper of 16th January 1997, and the article, nine years on, entitled “Now EU wants a £510 income tax” in *The Daily Express* newspaper of December 31st 2006, which was prompted, no doubt, by the opinion expressed at a recent EU summit by M. Jose Maria Gil-Robles, President of the European Parliament, that “the direct taxation of the people would more closely involve individual citizens with the European government”. A certain UK web blogger noted, in reaction to this news, “Oh Brilliant. We already shell out billions of pounds for an organisation we don’t want to be in as well as having to put up with stupid laws that they shove on us ... When will it end? If they do manage to get a European income tax I will refuse to pay it. Even if it means jail time”. It is worth noting, however, that economists do not, as yet at any rate, advocate an EU-wide income tax (see *e.g.* Cnossen 2002 on this).

In this paper, we consider the putative introduction of an EU-wide layer of income tax, additional to the national income taxes of the Member States, whose revenue would go directly to the centre. One can imagine the new tax being levied at a universal flat rate on all disposable incomes, in order not to interfere with relative income differentials between and within countries. It is a small leap from there to suppose that a concessionary rate for the poorest countries might be instituted, and another small leap to a plethora of flat rates, negotiated country-by-country by the politicians, and perhaps to the introduction of progression.

For systematic analysis, the question of an EU-wide social welfare function (henceforth SWF) arises, in which a person’s domicile may or may not be a relevant factor. However, as shown by Cubel and Lambert (2002a, 2002b), if domicile is *not* relevant to social welfare, and a common income tax were devised, applicable in all countries, then both overall welfare and inequality could potentially be improved by allowing an element of differentiation into this tax – thereby, at least on the face of it,

admitting horizontal inequity.¹

If allowance is made for differences in the taxable capacities of citizens of the different Member States, then of course horizontal inequity does not automatically follow from different within-country tax treatments. Recent research shows that, depending on the mechanism that identifies the equals across countries, an extended equal treatment characteristic, that of equal progression among equals, which could be said to supplement both the vertical and horizontal aspects, may also be achievable - alongside both vertical equity and classical horizontal equity (Ebert and Lambert, 2004).

How should we identify the equals across the EU countries? Ought we to admit of differences in need or social desert based on domicile? As between an income unit in Luxembourg having €35,000 p.a. and an income unit in Latvia also having €35,000 p.a., which is socially the more deserving of an additional euro? Arguably the one in Luxembourg suffers more relative deprivation than the one in Latvia, being further down its country-specific distribution of living standards (Runciman, 1966); but would this merit a more lenient income tax in Luxembourg? Does not one's intuition go the other way? There is an interesting issue here for income tax design.

In what follows, we explore the possibilities for equitable income taxation across EU member countries under the assumption that *the equals in the different countries are those at the same percentile points in their within-country distributions*, and under the additional assumption that the within-country income distributions differ in logarithms only by location and scale - as would be the case, for example, in a world of lognormal income distributions.² Clearly this “positional” method of identifying the equals, which has echoes of Roemer's (1998) argument that those who supply equivalent effort are at the same percentile position in their respective distributions,³ would result in the different

¹ In the case of proportional taxes, and a group of countries which can be divided into poorer and richer subgroups in a specific sense (see *ibid.*), relative to taxing everybody at a common flat rate, vertical equity is enhanced by taxing people in the poorer subgroup at a lower flat rate, and in the richer subgroup of countries at a higher flat rate.

² These assumptions were articulated in Lambert (2004a) and briefly explored there.

³ See Roemer (2006) for a nice encapsulation: “In measuring an individual's effort, we should attempt to sterilize out that aspect of effort which is attributable to circumstance. A simple way of doing so is to identify an individual's degree of effort with the *quantile* which he or she occupies on the distribution of advantage of his or her type” (p. 235). In the present context, we can think of positional equity in terms of “sterilizing out” the effects of circumstance *qua* birthplace/domicile from peoples' fortunes.

tax treatment of an income unit in Luxembourg having €35,000 p.a. and an income unit in Latvia also having €35,000 p.a. We shall be able to examine the appropriate differences in tax treatment of such income units shortly.

The structure of the paper is as follows. In Section 2, we explain the procedure for identifying the equals in different EU countries and define the appropriate criteria for both classical horizontal equity and an extended equity command, equal progression among equals, in an EU-wide layer of income tax. In Section 3, we introduce the positional equity concept, and identify the criterion for achieving positional equity across the EU under the assumption that the member countries' income distributions differ in logarithms only by location and scale. In Section 4, we divert to briefly discuss equal sacrifice taxation in case the social evaluation function takes a mixed utilitarian and rank dependent form, in which case one's tax liability is a function of both one's income and one's percentile in the income distribution. In Section 5 we explore normative conditions under which the positionally equitable EU income tax could be regarded as engendering equal sacrifices within each EU country. Section 6 considers what such a tax system would look like in practice, and also contains some final remarks.

2. A putative EU-wide income tax: equity criteria

For simplicity, let us confine attention to *two* countries, A and B say, and let us assume that a person's domicile enters into the SWF as well as his or her income level. Then, following Ebert's (2000) approach, set in the general context of social heterogeneity in a population, we may introduce an *equivalent income function* to conduct the business of identifying the equals across countries in terms of their living standards. For country A, we express living standard in terms of money income. For country B, a function $S: \mathfrak{R}^+ \rightarrow \mathfrak{R}^+$ is invoked, to express as $S(x)$ the equivalent living standard in country A of a citizen of country B who has a nominal income level of x . The function $S(x)$ need only be continuous and strictly increasing (Ebert, 2000). For $n > 2$ countries, say A and B_1, B_2, \dots, B_{n-1} , $n-1$ such functions would be needed.

A citizen of country A with income x_A and a citizen of country B with income x_B will be equals if and only if $S(x_B) = x_A$. Let the tax schedules for A and B be $t_A(x)$ and $t_B(x)$ respectively, and let $v_A(x) = x - t_A(x)$ and $v_B(x) = x - t_B(x)$ be the respective post-tax

income functions. If by equal treatment we mean that those with the same pre-tax living standard should also have the same post-tax living standard, which is the usual criterion for classical horizontal equity, this requires the following property: $S(x_B) = x_A \Rightarrow v_A(x_A) = S(v_B(x_B))$; or, writing x_B as x and substituting,

$$(1) \quad S(v_B(x)) = v_A(S(x))$$

That is, the living standard after tax of a citizen of country B having x before tax should be the same as that of a citizen of A having $S(x)$ before tax.⁴ Setting $t_A(x)$ as the “reference” tax schedule in country A, which can embody any chosen degree of vertical equity, $t_B(x)$ would have to be designed to satisfy (1) in order that both horizontal and vertical equity be achieved by the overall income tax.

The result of Ebert and Lambert (2004) already referred to shows that if the equivalent income function takes the isoelastic form, $S(x) = (x/b)^a$ where $a > 0$ and $b > 0$ are constants, then when $t_B(x)$ is constructed so that the tax system $\{t_A(x), t_B(x)\}$ obeys (1), citizens of country B with a given pre-tax living standard will face the same degree of progression as citizens of country A with that living standard. Thus, an extended concept of equity, *equal progression among equals*, is attainable in this case (and in fact, in only the isoelastic case).⁵

3. Lognormality and positional equity

It is perhaps an heroic assumption to make, that country-specific income distributions within the EU are all lognormal. In fact, for what follows, the EU member income distributions may belong to some other family of distributions which in logarithms differ only by location and scale – such as the Pareto and Singh-Maddala families, for example. Again restricting attention expositionally to the case of two countries A and B (rather than the more general A and B₁, B₂... B_{n-1}), under the location and scale assumption an isoelastic function $x_A = S(x_B)$ exists which matches the incomes in A and B position by

⁴ If, on the other hand, ‘equal treatment’ would mean that pre-tax equals should experience equal average tax rates, the criterion would be $t_A(S(x))/S(x) = t_B(x)/x$. If instead equal treatment were taken to mean equal tax payments, then $t_A(S(x)) = t_B(x)$ would be the criterion. For more on these two, see Lambert (2004b).

⁵ See *op cit.* for further details, and also Dardanoni and Lambert (2002). The progression measure is residual progression, defined for a schedule $t(x)$ as the elasticity of post-tax income $v(x) = x - t(x)$ with respect to pretax income, i.e. as $xv'(x)/v(x)$.

position.⁶ Taking the equals in the different EU countries to be those at the same percentile points, (1) can be used to specify an EU-wide layer of additional income tax which both assures equal treatment by percentile in the classical sense and also equal progression by percentile.

Putting $S(x) = (x/b)^a$ into (1), and taking $t_A(x)$ as given, the following formula for $v_B(x)$ results, in terms of $v_A(x)$:

$$(2) \quad v_B(x) = b \cdot \left[v_A \left(\left(\frac{x}{b} \right)^a \right) \right]^{\frac{1}{a}}$$

In one special case, that in which $t_A(x)$ is proportional, $v_A(x) = (I-g_A)x$ say, it is clear from (2) that for equity, $t_B(x)$ should also be proportional:

$$(3) \quad v_B(x) = (I-g_B)x, \quad g_B = I - (I - g_A)^{1/a}$$

An EU-wide layer of differentiated proportional tax surcharges could thus be supported as fully equitable if $a \neq 1$. Proportional EU taxes would have the advantage of not interfering with relative income differentials within countries. They would have to be differentiated to the extent that inequality differed between countries. In the lognormal case, the flat tax rate would have to be higher in more unequal countries, and lower in less unequal countries.⁷

Whatever tax schedule is selected for country A, proportional or not, so long as it expresses the desired degree of vertical equity in country A, the tax for B is dictated by the equity requirement in (2), and this guarantees not only equal treatment by percentile in the classical sense but also equal progression by percentile across countries.

⁶ If $\ell n(x_A) \approx N(\theta_A, \sigma_A^2)$ and $\ell n(x_B) \approx N(\theta_B, \sigma_B^2)$, then, as the reader may verify, $S(x) = \left(\frac{x}{b}\right)^a$ matches incomes position by position for $a = \frac{\sigma_A}{\sigma_B}$ and $b = \exp\{\theta_B - a^{-1}\theta_A\}$.

⁷ From (3), $g_B > g_A$ if $a < 1$ and $g_B < g_A$ if $a > 1$. The case $a = 1$ would yield a common proportional tax in both countries, see footnote 1 on this. Under the lognormality assumption, the Lorenz curves for A and B do not intersect if $\sigma_A \neq \sigma_B$, i.e. if $a \neq 1$. Setting $a = \frac{\sigma_A}{\sigma_B}$ as in footnote 6, we have $g_B > g_A$ if $\sigma_A < \sigma_B$ and $g_B < g_A$ if $\sigma_A > \sigma_B$. A minor error in Lambert (2004a) led to this relationship being incorrectly described there.

4. Positional social welfare and equal sacrifice

If the tax schedule chosen for country A by the EU tax designers is such that it engenders equal sacrifices within that country, according to a local (country A) social decision-maker's imposed value judgement, does the tax schedule required by (2) to hold in country B also engender equal sacrifices as perceived within country B? This would be very pleasant, as it would allow the politicians in country B to ensure their country-folk that the tax they will have to pay has been well thought-out, but condition (2), for equity, is paramount; the answer to the equal sacrifice question depends entirely on the evaluation functions attributed by the social decision-makers in each country. We investigate this question now.

Despite the avowedly utilitarian nature of equal sacrifice analysis, Yaari (1988) has shown that the principle can also be articulated in terms of a rank-dependent (linear) social welfare function, in which case one's tax liability becomes a function of one's *position* in the distribution of income rather than one's income *per se*. Lambert and Naughton (2006) extend the equal sacrifice prescription to a class of mixed utilitarian and rank-dependent social welfare functions, which invoke a social utility-of-income function and also attribute weights giving systematically differing social importance to different people's positions in the income distribution. In such a case, tax liability is a function of *both* one's income *and* one's position. This model seems to be worth investigating in the EU context, given the positional equity criterion already articulated.

The Lambert and Naughton (2006) analysis is based upon a doubly parametric family of social evaluation functions of the form

$$(4) \quad Z_X(e, \nu) = \int_0^{\infty} U_e(x) \varphi_{\nu}'(F(x)) f(x) dx$$

where $\alpha > 0$, $U_e(x) = \alpha \frac{x^{1-e}}{1-e}$, $0 \leq e \neq 1$, $U_1(x) = \alpha \ln(x)$, $\varphi_{\nu}(p) = 1 - (1-p)^{\nu}$, $0 \leq p \leq 1$,

$\nu \geq 1$ and $F(x)$ is the distribution function for taxable income. These are "mixed" utilitarian and rank-dependent social welfare functions, as originally introduced by

Berrebi and Silber (1981) and further developed by Araar and Duclos (2005).⁸ The special case $\nu=1$ generates the utilitarian SWF popularized by Atkinson in his 1970 paper and presaged in the work of Kolm (1965, 1968, 1969). The special case $e=0$ is that of the Yaari (1988) linear and rank-dependent SWF.

An equal sacrifice tax function $t(x)$ for this social evaluation function takes the form

$$(5a) \quad t(x) = x - \left[x^{1-e} - \frac{c(1-e)}{\nu[1-F(x)]^{\nu-1}} \right]^{\frac{1}{1-e}} \quad \forall x \in [x_0, x_1]$$

if $e \neq 1$, and

$$(5b) \quad t(x) = \left[1 - \exp\left\{ -\frac{c}{\nu[1-F(x)]^{\nu-1}} \right\} \right] x \quad \forall x \in [x_0, x_1]$$

when $e=1$, for some $x_0 \geq 0$ and, unless $\nu=1$, for some x_1 such that $F(x_1) \neq 1$ (if $\nu=1$ then $x_1 \rightarrow \infty$), where the per-person sacrifice is c . Unless $\nu=1$, this tax depends on both income and percentile. When $\nu=1$, (5a) and (5b) yield the well-known solution to the classical equal sacrifice criterion $U_e(x) - U_e(x-t(x)) = c \quad \forall x \geq x_0$ (see Young, 1990, for

example), and when $e=0$, (5a) reduces to $t(x) = \frac{c}{\nu[1-F(x)]^{\nu-1}} \quad \forall x \in [x_0, x_1]$ with $x_0 >$

$\frac{c}{\nu}$, which is in fact the Yaari (1988) prescription.⁹

⁸ For the genesis of a more general class of “rank-dependent expected utility” (RDEU) evaluation functions, of the form $Z = \int_0^{\infty} U(x)\varphi'(F(x))f(x)dx$ where $U(x)$ and $\varphi(p)$ are both concave, the reader may consult Quiggin (1993), chapters 5 and 14.

⁹ As e and ν increase, the interval between the two cut-offs x_0 and x_1 dictated by admissibility of the equal sacrifice prescription becomes smaller and smaller. The cut-offs x_0 and x_1 provide a ‘floor’ and a ‘ceiling’ for the average tax rate profile but bring ‘cusps’ into the tax level/income relationships: see Lambert and Naughton (2006) for further details. Early writers, from Carver (1895) onwards, were content to have the equal sacrifice principle applied over a bounded range. Young (1990) found that his equal sacrifice model did not fit in the tails of the US income distribution. For $e=1$ (only), the equal sacrifice tax liability itself actually *decreases* with income, from approximately the median onwards. If $e < 1$, the restriction

$$x_0 \cdot [1-F(x_0)]^{\frac{(\nu-1)}{(1-e)}} > \left[\frac{c(1-e)}{\nu} \right]^{\frac{1}{1-e}} \text{ on } x_0 \text{ is implied.}$$

5. Value judgements for positional equity and equal sacrifice

Let the social evaluation function in country A be $Z_A(e, \nu)$ defined as in (4), in which the

utility function is $U_A(x) = \alpha_A \cdot \frac{x^{1-e}}{1-e}$ if $0 \leq e \neq 1$, $U_A(x) = \alpha_A \cdot \ln(x)$ if $e = 1$, and the

distribution function for taxable incomes is $F_A(\cdot)$. Let the tax schedule $t_A(x)$ in country A

be defined by (5a) or (5b). As already explained, for equity the tax schedule $t_B(x)$ in

country B is defined by substituting $t_A(x)$ into (2), obtaining: $v_B(x_B) = b \cdot [v_A(x_A)]^{1/a}$

$$= b \cdot [x_A - t_A(x_A)]^{1/a} \text{ or, from (5a)-(5b), } v_B(x_B) = b \cdot \left[x_A^{1-e} - \frac{c(1-e)}{\nu[1-F_A(x_A)]^{\nu-1}} \right]^{1/a(1-e)}$$

if $e \neq 1$, and $v_B(x_B) = b \cdot \exp\left\{-c/aw[1-F_A(x_A)]^{\nu-1}\right\} x_A^{1/a}$ if $e = 1$. Because of the

percentile matching criterion, if $F_B(\cdot)$ is the distribution function for pre-tax incomes in

country B, then $F_A(x_A) = F_B(x_B)$ where $x_A = S(x_B) = \left(\frac{x_B}{b}\right)^a$. This means that $t_B(x)$ is

defined as follows:

$$(7a) \quad t_B(x_B) = x_B - \left[x_B^{a(1-e)} - \frac{b^{a(1-e)}c(1-e)}{\nu[1-F_B(x_B)]^{\nu-1}} \right]^{1/a(1-e)}$$

if $e \neq 1$, and

$$(7b) \quad t_B(x_B) = \left[1 - \exp\left\{-c/aw[1-F_B(x_B)]^{\nu-1}\right\} \right] x_B$$

when $e = 1$.

What does it take in order that this “induced” tax $t_B(x)$ also be an equal sacrifice tax, for a social evaluation function in country B like the one in country A, but with parameters \tilde{c}, \tilde{e} and $\tilde{\nu}$, say?

For equal sacrifices of \tilde{c} per capita in country B, according to an evaluation function $Z_B(\tilde{e}, \tilde{\nu})$ defined as in (4), from (5a)-(5b) we must have

$$(8a) \quad t_B(x_B) = x_B - \left[x_B^{1-\tilde{e}} - \frac{\tilde{c}(1-\tilde{e})}{\tilde{\nu}[1-F_B(x_B)]^{\tilde{\nu}-1}} \right]^{1/\tilde{e}}$$

if $\tilde{e} \neq 1$, and

$$(8b) \quad t_B(x_B) = \left[1 - \exp \left\{ \frac{-\tilde{c}}{\tilde{\nu}[1-F_B(x_B)]^{\tilde{\nu}-1}} \right\} \right] x_B$$

when $\tilde{e} = 1$ (with end-of-range restrictions which we shall simply assume from now on). Comparing (7a)-(7b) with (8a)-(8b), the following result is fairly immediate.

Theorem

If $\nu = \tilde{\nu}$, $1-\tilde{e} = a(1-e)$ and $\tilde{c} = c b^{1-\tilde{e}}/a$, then (7) and (8) are equivalent

Under the conditions on social evaluation functions expressed in this theorem, the rank weighting scheme in country B is the same as that in country A ($\nu = \tilde{\nu}$) but the inequality aversion parameters of the respective utility of income functions, as well as the per capita sacrifice levels c and \tilde{c} , differ. The utility-of-income function in B takes the form $U_B(x) = \alpha_B \cdot \frac{x^{1-\tilde{e}}}{1-\tilde{e}}$ if $0 \leq \tilde{e} \neq 1$, and $U_B(x) = \alpha_B \cdot \ln(x)$ if $\tilde{e} = 1$. As the reader may verify, under the parameter restrictions stated in Theorem 1 the utility-of-income functions for countries A and B are related in this way:

$$(9) \quad U_A(x_A) = \left(\frac{\alpha_A}{\alpha_B} \right) \cdot \left(\frac{c}{\tilde{c}} \right) U_B(x_B)$$

and this, together with identification of equals criterion $x_A = S(x_B) = \left(\frac{x_B}{b} \right)^a$, accounts for relationship between the per capita sacrifice levels c and \tilde{c} in the two countries. If $a = b = 1$ the income distributions in A and B are identical and so are the tax functions and per capita sacrifices. In general, the relationship between the tax schedules $t_A(x)$ and $t_B(x)$,

and the per capita sacrifice levels c and \tilde{c} , depends on both the shift in location and the shift in scale of the distribution of income in B (in logarithms) away from that in A.¹⁰

A restriction must apply in order that the \tilde{e} of Theorem 1 be non-negative in case $e < 1$. It is that

$$(10) \quad a < \frac{1}{1-e}$$

If inequality is very low in region B (so that $a = \frac{\sigma_A}{\sigma_B}$ is very large), then (10) may be violated for some values of $e < 1$. In fact, given σ_A and $\sigma_B > \sigma_A$, $e > 1 - \frac{1}{a} = \frac{(\sigma_A - \sigma_B)}{\sigma_A}$ is required. This tells us that the equal sacrifice model cannot apply in both countries if inequality aversion in the relatively very equal country B is not sufficiently close to unity. In the case of n countries, A and B_i , $i = 1, 2, \dots, n-1$, where from Theorem 1 the inequality aversions \tilde{e}_i satisfy

$$(11) \quad 1 - \tilde{e}_i = a_i(1 - e) \quad \text{where} \quad a_i = \frac{\sigma_A}{\sigma_{B_i}}$$

the model fails to prescribe equal sacrifice taxes in all countries unless

$$(12) \quad e > \max \left\{ 1 - \frac{1}{a_1}, 1 - \frac{1}{a_2}, \dots, 1 - \frac{1}{a_{n-1}} \right\}$$

If (12) does hold, then the following is implied by (11): if $0 < e < 1$, inequality aversion \tilde{e}_i (< 1) will be lower the higher is a_i (i.e. the lower is inequality in country B_i), whilst if $e > 1$, inequality aversion \tilde{e}_i (> 1) will be higher the higher is a_i (i.e. the lower is inequality in country B_i). We have not seen such links suggested between inequality and inequality aversion in any other literature.¹¹

¹⁰ As Lambert and Naughton (2006) show for this equal sacrifice model, there is a one-to-one relationship between the per capita sacrifice level and the revenue raised by the tax.

¹¹ One might wish that the model would validate a lower concern for inequality in countries where inequality is lower, but this is clearly not the case: a positive association between $|1 - \tilde{e}_i|$ and σ_{B_i} is suggested, given σ_A . Atkinson (1970, p. 251) argues for higher inequality aversion in richer counties: “it might quite reasonably be argued that as the general level of income rises we are more concerned about inequality,” whilst Lambert *et al.* (2003) find a tendency for inequality aversion and inequality to move in opposite directions between countries “...the inference that relatively inequality averse countries have lower levels of objective inequality appears robust” (see also Harvey, 2005, on this).

6. Positionally equitable equal sacrifice taxes in the EU: some illustrative calculations

Let p be the rank of a person in country A with income x_A , and let the income of a person in country B with rank p be x_B , where, of course, $x_A = \left(\frac{x_B}{b}\right)^a$ and $p = F_A(x_A) = F_B(x_B)$.

Denote $ATR_A(p) = t_A(x_A)/x_A$ and $ATR_B(p) = t_B(x_B)/x_B$ as the average tax rates at percentile p in the two countries. It follows either from (2), or by substituting parameter values from Theorem 1 into (8a)-(8b) and comparing with (5a)-(5b), that

$$(13) \quad [1 - ATR_A(p)] = [1 - ATR_B(p)]^a$$

so that average tax rates are not the same at corresponding positions in the two distributions (recall footnote 4 on this). Equation (13) can be used to compute average tax rates at given percentile points in B from information about distribution A and its tax schedule (this is not necessary if $e = 1$, as the average tax rate in each country is flat in this case). Thus let $u(p)$ denote the value in $N(0,1)$ at percentile point p , so that $x_A = \exp\{\theta_A + u(p)\sigma_A\}$ is the income level at percentile p in country A. Assuming $e \neq 1$, from (5a) we have

$$(14) \quad ATR_A(p) = 1 - \left[1 - \frac{c(1-e)}{\nu \cdot \exp\{(1-e)(\theta_A + u(p)\sigma_A)\}} (1-p)^{\nu-1} \right]^{\frac{1}{1-e}}$$

and then $ATR_B(p)$ follows from (13). If we set c such that average tax rate on the median income in country A is λ , say, then (14) requires that

$$c = \frac{\nu \cdot \exp\{(1-e)(\theta_A + u(\frac{1}{2})\sigma_A)\} \cdot \left(\frac{1}{2}\right)^{\nu-1}}{(1-e)} \cdot [1 - (1-\lambda)^{1-e}], \text{ where of course } u(\frac{1}{2}) = 0, \text{ and in}$$

consequence (14) itself becomes

$$(15a) \quad ATR_A(p) = 1 - \left[1 - \frac{1 - (1-\lambda)^{1-e}}{\exp\{(1-e)\sigma_A u(p)\} \cdot [2(1-p)]^{\nu-1}} \right]^{\frac{1}{1-e}} \quad (e \neq 1)$$

which is readily computed in terms of p , e , ν and λ , along with the lognormal

parameter σ_A . If $e = 1$, then from (5b), $c = \frac{\nu \cdot \left(\frac{1}{2}\right)^{\nu-1}}{(1-\lambda)}$ is required and then

$$(15b) \quad ATR_A(p) = 1 - (1 - \lambda) \frac{1}{[2(1-p)]^{p-1}} \quad (e = 1)$$

In order to compute the average tax rate in B at percentile p we use (13); the only additional information we need is the relativity parameter $a = \frac{\sigma_A}{\sigma_B}$. To compute the average tax rate in A or B at a fixed income level, \tilde{x} say, first we identify the relevant percentile points for that income level in A and B, call them \tilde{p}_A in A and \tilde{p}_B in B,¹² and then we use (15a)-(15b) to compute $ATR_A(\tilde{p}_A)$ (and also $ATR_A(\tilde{p}_B)$) and (13) to obtain $ATR_B(\tilde{p}_B)$ (in terms of $ATR_A(\tilde{p}_B)$).

We now give some illustrative calculations to show how the additional layer of income tax would impact upon income units in countries of the old EU with high and low mean incomes and high and low inequality, and upon new member countries and candidate countries too.

From Tsakloglou and Cholezas (2005) and Cholezas and Tsakloglou (2007), the mean (M) and variance of logarithms (I) of hourly net earnings in 2000 in 13 of the original 15 EU countries can be obtained, as well as their rankings against each other in these two respects. These summary statistics do *not* relate to overall net incomes, on account of missing components such as unearned incomes, and also because hours worked vary between countries (see *ibid.*). But we can use the rankings the authors obtained as a rough guide, to select examples of EU members states exhibiting high(H)/low(L) mean and high(H)/low(L) inequality constellations. Table 1 shows the four countries we selected. They are Luxembourg (HH), Denmark (HL), Portugal (LH) and Italy (LL).¹³

¹² These points can be identified from the equations $u(\tilde{p}_A) = \frac{[\ln(\tilde{x}) - \theta_A]}{\sigma_A}$ and $u(\tilde{p}_B) = \frac{[\ln(\tilde{x}) - \theta_B]}{\sigma_B}$ and

the N(0,1) distribution. Notice that $u(\tilde{p}_B) = a \cdot u(\tilde{p}_A) + \frac{1}{\sigma_A} [(a-1)\theta_A - a \ln(b)]$

¹³ The distributions used by Cholezas and Tsakloglou exclude those for the Netherlands and Sweden (due to lack of data), are for earnings *net of tax* (except for France and Finland due to data deficiencies), and in all cases are *by the hour*. However, the high-low categorization in terms of means accords with that of the OECD for real GDP per head in 2002. See Eurostat (2004), in which Luxembourg is characterized as a high income country, Denmark is a high-middle income country, Italy is at the bottom of the high-middle group and Portugal is low-middle.

Table 1: Cholezas and Tsakloglou's rankings of 13 of the original 15 EU member states by the mean (M) and variance of logarithms (I) in mean hourly earnings [1 = highest, 13 = lowest in the relevant respect].

		Inequality I	
		High	Low
Mean M	High	Luxembourg M = 1, I = 2	Denmark M = 5, I = 13
	Low	Portugal M = 13, I = 1	Italy M = 9, I = 10

The mean of log hourly earnings, which would correspond to the lognormal parameter θ of our model, were it to be couched in terms of hourly earnings, can be derived from the mean hourly wage M and variance of logarithms σ^2 figures reported by Cholezas and Tsakloglou, according to the formula $M = \exp\{\theta + \frac{1}{2}\sigma^2\}$. Approximate values for the lognormal parameters representing the four countries are shown in Table 2.

Table 2: approximate lognormal parameters for the distributions of hourly net earnings for Luxembourg, Portugal, Denmark and Italy

Luxembourg (HH)	$\theta = 2.7$	$\sigma^2 = 0.26$
Portugal (LH)	$\theta = 1.7$	$\sigma^2 = 0.30$
Denmark (HL)	$\theta = 2.7$	$\sigma^2 = 0.10$
Italy (LL)	$\theta = 2.0$	$\sigma^2 = 0.17$

In order to proceed with stylized calculations, representing putative HH, HL, LH and LL member countries of the EU but not actual ones dependent on specific estimates, we select representative “high” and “low” values for the lognormal parameters, namely these:

$$(16) \quad \theta_L = 1.8, \quad \theta_H = 2.7, \quad \sigma_L^2 = 0.15, \quad \sigma_H^2 = 0.28$$

The new and emergent countries of the EU generally have much lower per capita income levels, but similar inequality experiences as the older member states (i.e. some high and

some low).¹⁴ An “ultra-low” θ -value, in combination with the already-set high and low σ^2 -values can be used to represent such countries. We chose

$$(17) \quad \theta_U = 1.5$$

for this purpose, giving two new constellations UL and UH to join the existing four, HH, HL, LH, LL.

Taking HH as country A, the parameters $a_i = \frac{\sigma_A}{\sigma_{B_i}}$ and $b_i = \exp\{\theta_{B_i} - a_i\theta_A\}$, $i = LH, HL, LL, UH, UL$ can now be calculated. Here are the relevant values:

$$\text{HH: } a_{HH} = 1, b_{HH} = 1$$

$$\text{LH: } a_{LH} = 1, b_{LH} = \exp\{\theta_L - a_{LH}^{-1}\theta_H\} = \exp\{1.8 - 2.7\} = 0.4066$$

$$\text{HL: } a_{HL} = 1.87, b_{HL} = \exp\{\theta_H - a_{HL}^{-1}\theta_H\} = \exp\{2.7 - (1.87^{-1} \times 2.7)\} = 3.5118$$

$$\text{LL: } a_{LL} = 1.87, b_{LL} = \exp\{\theta_L - a_{LL}^{-1}\theta_H\} = \exp\{1.8 - (1.87^{-1} \times 2.7)\} = 1.4278$$

$$\text{UH: } a_{UH} = 1, b_{UH} = \exp\{\theta_U - a_{UH}^{-1}\theta_H\} = \exp\{1.5 - 2.7\} = 0.3012$$

$$\text{UL: } a_{UL} = 1.87, b_{UL} = \exp\{\theta_U - a_{UL}^{-1}\theta_H\} = \exp\{1.5 - (1.87^{-1} \times 2.7)\} = 1.0578$$

although we shall not need the b_i -values for the calculation of average tax rates at percentiles (recall (13) and (15a)-(15b)). We set $\nu = 1, 2$ (representing the utilitarian and Gini-based mixed SWF respectively), and choose $e = \frac{1}{2}, 1, 2$ as the inequality aversion parameter in country HH (equal to that in the other high-inequality countries, from (11), from which it also follows that inequality aversion in the low-inequality countries has to be $\tilde{e} = 0.065, 1, 2.87$ for coherence with the model). Table 3 shows average tax rate by percentile in each of the six representative types of country in the case that $\lambda = 0.01$, *i.e.* when the average tax rate at median income in country HH is set at 1%. Table 4 shows average tax rates in the six representative types at fixed income values (for which the b_i -values may be used to compute the appropriate positions \tilde{p}_i , recall footnote 11).

¹⁴ Take for example Latvia and Croatia as examples of new and emergent EU countries. In World Development Indicators (2006), GDP per capita and Gini coefficient values can be found for very many countries including these two and of course all of the countries of the old EU. Variances of logs are absent from these statistics unfortunately, but the Ginis suggest that Latvia's inequality lies between that of Portugal and Italy, and that Croatia's is close to that of Denmark. In respect of the means (and broadly in accord with Eurostat, 2007, already cited), Latvia in 2003 had a real GDP per head of about 1/5th of that in Luxembourg and 1/3rd of that in Denmark, and Croatia fared slightly better.

Table 3: % average tax rates at given percentiles for the six constellations

<i>percentile</i>	<i>20th</i>	<i>30th</i>	<i>40th</i>	<i>50th</i>	<i>60th</i>	<i>70th</i>	<i>80th</i>
$\nu = 1$ (utilitarian)							
$e = \frac{1}{2}$							
HH, LH, UH	1.25	1.15	1.07	1.00	0.94	0.87	0.80
HL, LL, UL	0.67	0.62	0.57	0.54	0.50	0.47	0.43
$e = 1$							
HH, LH, UH	1.00	1.00	1.00	1.00	1.00	1.00	1.00
HL, LL, UL	0.54	0.54	0.54	0.54	0.54	0.54	0.54
$e = 2$							
HH, LH, UH	0.64	0.76	0.88	1.00	1.14	1.31	1.55
HL, LL, UL	0.34	0.41	0.47	0.54	0.61	0.71	0.83
$\nu = 2$ (Gini-based)							
$e = \frac{1}{2}$							
HH, LH, UH	0.78	0.82	0.89	1.00	1.17	1.45	2.00
HL, LL, UL	0.42	0.44	0.48	0.54	0.63	0.78	1.07
$e = 1$							
HH, LH, UH	1.59	1.40	1.20	1.00	0.80	0.60	0.40
HL, LL, UL	0.86	0.75	0.64	0.54	0.43	0.32	0.21
$e = 2$							
HH, LH, UH	0.40	0.54	0.73	1.00	1.42	2.17	3.79
HL, LL, UL	0.22	0.29	0.39	0.54	0.76	1.17	2.05

As Table 3 shows, the utilitarian equal sacrifice tax is regressive when $e = \frac{1}{2}$. In fact this would be so for any $e < 1$: see Young (1990). Also the tax is regressive when $e = 1$ in the Gini-based case: see Lambert and Naughton (2006) on this. Notice that in all cases the average tax rate at the median is 1% in high inequality countries and 0.54% in low inequality countries (and these are the flat rates at all percentiles if $\nu = e = 1$). For $\nu = 2$, the average tax rate rises much faster along the income parade when $e = 2$ than when $e = \frac{1}{2}$, but starts from a lower base.

Table 4: % average tax rates at given income values (expressed in terms of HH percentile) for the six constellations

<i>Income value, by percentile in HH</i>	<i>% average tax rate at that income value</i>					
	<i>HH</i>	<i>HL</i>	<i>LH</i>	<i>LL</i>	<i>UH</i>	<i>UL</i>
<i>$v = 1, e = 2$</i>						
at 20 th in HH	0.64	0.36	1.57	1.91	2.10	24.17
at 30 th in HH	0.76	0.42	1.85	2.21	2.48	26.61
at 40 th in HH	0.88	0.48	2.12	2.50	2.85	28.81
at 50 th in HH	1.00	0.54	2.42	2.79	3.24	30.93
at 60 th in HH	1.14	0.60	2.76	3.12	3.69	33.11
at 70 th in HH	1.31	0.68	3.18	3.52	4.24	35.50
at 80 th in HH	1.55	0.79	3.73	4.04	4.97	38.33
<i>$v = 2, e = 2$</i>						
at 20 th in HH	0.40	0.23	0.99	1.21	1.33	17.21
at 30 th in HH	0.54	0.30	1.33	1.59	1.78	21.16
at 40 th in HH	0.73	0.40	1.78	2.09	2.39	25.64
at 50 th in HH	1.00	0.54	2.42	2.79	3.24	30.93
at 60 th in HH	1.42	0.75	3.43	3.86	4.57	37.40
at 70 th in HH	2.17	1.13	5.18	5.67	6.87	45.56
at 80 th in HH	3.79	1.93	8.84	9.30	11.57	56.16

Table 4 compares the tax rates which would be experienced at fixed income levels in the different countries. The fixed income levels chosen for these comparisons are those to be found at the 20th to 80th percentile points in country HH. Comparing HH with HL, we see that among the richer countries of the EU, those with less inequality have lower tax rates at any given income level. The constellations LH, LL, UH, UL represent poorer old EU countries and new and emergent ones. Taxpayers in these countries can expect to pay higher taxes than those living in the richer countries at the same income level. The tax rates in UL are extraordinarily high, but of course the income values in UL which correspond to the decile values in HH are right at the top, where the density of taxpayers is extremely thin.

Finally, we turn to the Luxembourg/Latvia question in terms of which we opened this whole discussion. A net annual income of €35,000 in Luxembourg is at approximately the 70th percentile on the basis of Cholezas and Tsakloglou's (2007)

estimates.¹⁵ Taking Latvia to be represented by UH (on which, recall footnote 14), we see from Table 4 that the additional layer of income tax across the EU, if designed to satisfy positional equity and equal sacrifice, could lead to tax rates of the order of $1\frac{1}{2}\%$ – 2% in Luxembourg and 4% – 7% in Latvia on an annual disposable income of €35,000 (depending on parameter values).

If horizontal equity across the EU called for equal average tax rates, rather than equal treatment in the sense of (2), then of course none of the analysis of this paper would apply (as we said in footnote 4). We have conditioned the analysis on a positional equity criterion, according to which the equals in different EU countries are those at the same percentile points in the country-specific income distributions. We also assumed that the country-specific income distributions differ in logarithms by location and scale only. Our illustrative calculations have shown that, under these assumptions, it would be feasible to design an EU income tax which would engender both equal progression among equals and equal sacrifices from the citizens of each country in terms of rank-dependent and utilitarian social evaluation functions. The way is open for more serious work, should the issue of the direct taxation of EU citizens actually reach the political agenda.

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¹⁵ An earned income of €35,000 corresponds to a net wage of approximately €19 per hour, assuming 40 hours of work per week for 46 weeks. The mean in Luxembourg is €16.71 per hour.

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