

The Rise of Pass-Throughs and the Decline of the Labor Share*

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Abstract

We study the coevolution of the fall in the U.S. corporate-sector labor share and the rise of business activity in tax-preferred pass-throughs. We find that reallocating activity to the form it would have taken prior to the Tax Reform Act of 1986 accounts for one third of the decline in the corporate-sector labor share between 1978 and 2017. Our adjustments are concentrated among mid-market firms in services, magnifying the role of the manufacturing sector and superstar firms in driving the remaining decline in the labor share. Our findings highlight the importance of tax policy when measuring factor shares.

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1 Introduction

In the past forty years in the United States, the share of corporate-sector value added accruing to labor in national accounts fell from 62.9% to 57.9% (Figure 1A). This period coincided with a striking rise in the share of business activity organized in “pass-through” form (Figure 1B). This paper shows that these trends are related.

Why would growth of the pass-through sector, which now accounts for the majority of business income, matter for the corporate-sector labor share? The simple answer is taxes. First, entrepreneurs have flexibility to characterize their income as labor payments or as profits. They typically choose the label that minimizes taxes subject to the law. In recent years, that label has been profit for a growing number of firms. Second, the composition of corporate-sector firms has changed: many labor-intensive firms are now organized outside the corporate sector as tax-preferred partnerships. The joint quantitative importance of these factors for falling labor shares and rising capital shares is an open question with implications for the analysis of technological change, inequality, and tax policy.

The historical turning point for the rise of pass-throughs is the Tax Reform Act of 1986 (TRA86). TRA86 lowered personal income tax rates substantially and raised the tax burden on (non-pass-through) C-corporations. As a result, by organizing in pass-through form, entrepreneurs avoid C-corporation taxes and benefit from lower effective tax rates. Subsequent changes in payroll taxation and in the legal treatment of pass-throughs raised the benefits and feasibility of adopting pass-through form, accelerating the pace of this sector’s growth.

We take two steps to quantify the contribution of the pass-through sector to the decline of the labor share. First, we reclassify a portion of S-corporation value added as labor income. Using data on 183,000 firms that switch from C-corporation to S-corporation form between 2000 and 2012, we estimate that reported labor payments fall sharply in the switching year by 2.29% of sales, which are offset by a corresponding increase in reported profits. Estimates that account for heterogeneous effects by firm size imply that 1.22% of aggregate S-corporation sales can be thought of as recharacterized labor payments.

This behavior implies the decline in labor payments captures a reporting response, as owner-managers compensate themselves in the tax-preferred form of S-corporation profits. Had these firms remained C-corporations, owner-managers would have likely continued to pay themselves via labor income to avoid payout and corporate tax. Reclassifying 1.22% of aggregate S-corporation sales increases the corporate-sector labor share by 0.89 percentage points in 2017.

Our second adjustment is to “reincorporate” partnership activity into the corporate sector. Since 1980, partnership net income has grown from 13% to 35% of total business profits.

This rise occurred as the corporate sector in the national accounts shrank from 60% to 57% of GDP and the noncorporate business sector—which includes partnership activity—grew from 14% to 17% of GDP (Figure 1C). Partnership activity comprises mainly capital-light activity in the form of financial, legal, and consulting services. These businesses have higher labor shares than the businesses that have remained in corporate form. Treating these partnerships as C-corporations both reverses the recent decline of corporate-sector value added relative to GDP and increases the corporate-sector labor share by 0.79 percentage points in 2017.

Together, these two adjustments imply the 5.0-percentage-point decline in the labor share is overstated by 32%. The extent of understated labor income has grown over time in line with the pass-through sector’s expansion. In the 1990s, the growth of S-corporations accounts for most of this effect, whereas partnerships play a larger role in more recent years. All of the decline in our adjusted series occurred since the early 2000s.

More than half of the adjustment comes from skilled service firms in capital-light industries. Firms in these industries include law firms, consultancies, doctors’ and dentists’ offices, and financial service firms such as hedge funds and private equity funds. Such medium-sized firms account for a disproportionate share of pass-through value added, while large, capital-intensive manufacturers are more prominent as C-corporations (Figure 1D). By correcting for downward bias among mid-market service firms, our adjusted series implies a larger role for superstar firms and the manufacturing sector to drive the remaining decline in the labor share.

2 Institutional Background and Data

2.1 Institutional Background

The way entrepreneurs report their income depends on tax rules. This section describes U.S. business taxes as of 2017. We focus on the three formal business types: C-corporations, S-corporations, and partnerships. C- and S-corporations are both in the corporate sector, whereas partnerships and sole proprietorships are not. We focus on formal business because sole proprietorships have not exhibited clear growth over the past forty years, and their role in labor-share measurement is studied elsewhere (Gollin, 2002; Elsby, Hobijn and Şahin, 2013).

C-corporations pay the corporate income tax; their taxable shareholders pay dividend taxes on distributed profits. C-corporations can retain earnings to delay the owner-level tax. In contrast, S-corporations do not pay corporate tax, and they cannot defer the distribution

of profits, which are deemed distributed and taxable at the owner level when earned. The tax rate that applies to S-corporation profits is the individual income tax rate for each owner based on their share of firm profits.

Owner-managers have leeway in whether they report their income as wages or profits. TRA86 made S-corporation form tax superior to C-corporation form for eligible firms. Ever since, the S-corporation share of business activity has risen while the C-corporation share has fallen.

C-corporation owner-managers face tax incentives to report their income as wages while S-corporation owner-managers face tax incentives to report it as profits. Since wages are deductible, owner-managers of C-corporations can avoid the corporate tax plus dividend tax when they report their share of profits as wages. Their wage income faces personal income tax plus payroll and social insurance taxes. In contrast, S-corporation owner-managers do not pay payroll and social insurance taxes when they report their share of profits as business income.

In 2017, the tax rate for C-corporation profits was 35% at the entity level and 15% to 23.8% (including the 3.8% surtax on net investment income) for taxable dividends depending on a taxpayer's income bracket. The top marginal income tax rate for wages was 39.6%. The payroll tax rate was 12.4% for the first \$118.5K of wages. The more relevant marginal incentives for top earners were the uncapped social insurance taxes of 2.9% for Medicare and 0.9% for the Affordable Care Act. Thus, a high-income C-corporation owner-manager saved 7.1%— $(35 + .238 \times (100 - 35)) - (39.6 + 3.8)$ —on the margin by paying herself as wages; a high-income S-corporation owner-manager saved 3.8% in payroll and social insurance taxes by paying herself in profits. Comparing corporate forms, the lowest rate for a C-corporation owner-manager was 43.4%, which exceeded the 39.6% rate for an S-corporation owner-manager. This wedge encouraged firms to organize as S-corporations and label owner-manager income as profits.¹

A related change in the organization of business activity is the growth of partnerships. Following TRA86 and state law changes permitting partnerships to receive limited liability protection, many firms that might have otherwise chosen C-corporation form instead organized as partnerships. This option appeals especially to firms, such as large law firms and consultancies with too many owners to receive pass-through tax treatment as S-corporations, and financial firms that have non-individual investors as limited partners. Unlike the case of S-corporations, owner-managers of partnerships receive little pay as wages. Instead, their

¹S-corporation owner-manager compensation is required to be “reasonable” and reflect the value of market services. In practice, the IRS rarely adjusts S-corporation owner tax liabilities (Auten, Splinter and Nelson, 2016; Nelson, 2016).

compensation is ordinary business income (i.e., profits) and guaranteed payments, both of which enter the national accounts as proprietors' income in the noncorporate business sector. The tax treatment of this compensation can allow partners to avoid payroll and social insurance taxes just like in S-corporations (OTA, 2016).

2.2 Data

Administrative tax data. Our event studies use de-identified administrative tax data from 1996 to 2016 for the population of C-corporations and S-corporations. We use a sample of firms that switch from C-corporation to S-corporation form between 2000 and 2012, which allows us to study outcomes in a four-year window around the switching event. During this time, the number of firms switching each year is approximately 15,000, cumulatively accounting for nearly 10% of all C-corporations in 2000. The outcome variable in the event studies is *Labor payments*, which equals *Salaries and wages* plus *Compensation of officers, Pension and profit-sharing contributions*, and *Benefit programs*, as listed on the business income tax return.

Following Smith et al. (2019), we link S-corporations and individual-owned partnerships to their owners for 2001–2014 by merging firm-level business income tax returns onto firm information returns that identify owners. We then merge on each owner's fiscal income and W-2 wage payments. We use this population of linked owner-firm data to compute *Owner pay*, which combines wages and ordinary business income paid to owners, at the industry and firm-size levels. We supplement these population-level data with the Integrated Business Data aggregates from the Statistics of Income (SOI) samples from 1980 to 2015, as well as other public aggregates for all business forms. We produce additional collapses from the restricted-use SOI corporate and partnership samples covering the years 1992 to 2017 and 1987 to 2017, respectively. Appendix D.1 describes these supplemental data and how we use them.

Macroeconomic data. Aggregate data on corporate- and noncorporate-sector value added and labor compensation come from NIPA. Gross value added of corporate business is from Table 1.14, line 1. Corporate sector compensation of employees is from Table 1.14, line 4. US GDP comes from Table 1.1.5, line 1.

Noncorporate-sector value-added components come from Table 1.13. National income for sole proprietors and partnerships is from Table 1.13, line 19. Compensation of workers within this sector is line 20. Proprietors' income is line 23. This table uses a national income, net of depreciation, concept to measure sectoral activity within and outside the corporate sector. We supplement this table with depreciation information for sole proprietorships and

partnerships from Table 7.5, line 8, to derive a gross value added concept comparable to the concept for the corporate sector.

3 Pass-Throughs and Recharacterized Labor Payments

3.1 S-corporations

Our goal is to estimate how much S-corporation owner pay would take the form of wages if S-corporations were C-corporations. Following Smith et al. (2019), we estimate how wages and profits evolve after a firm’s choice to reorganize from C-corporation to S-corporation form with an event study:

$$Y_{it} = \sum_{k \in \{-5+, -4, -3, -2, 0, 1, 2, 3, 4, 5+\}} \gamma_k \mathbf{1}(t = k) + \alpha_i + \delta_t + \varepsilon_{it}, \quad (1)$$

where Y_{it} is total wage payments or profits divided by contemporaneous firm sales, γ_k are the coefficients of interest on event time indicators, α_i are firm fixed effects, and δ_t are calendar-year fixed effects. The analysis sample includes 183K firms that switch corporate form between 2000 and 2012, that have maximum sales greater than \$100,000 in 2014 dollars, and that exist for at least 4 years before and after the switch event. Appendix B provides summary statistics.

As in Smith et al. (2019), a nontrivial share of S-corporation profits would have been reported as labor payments if the firms organized as C-corporations. For all firms in our sample, over 2% of sales are suddenly paid as profits instead of wages upon switching. We interpret the immediate divergence in both profits and labor payments to reflect recharacterized wages rather than technological changes around the switch.²

To map micro estimates to aggregate quantities, we depart from Smith et al. (2019) and estimate heterogeneous impacts by firm size. Figure 2A estimates the effects on labor payments for firms divided into groups based on mean firm sales. We partition firms based on mean sales with boundaries at \$100K, \$500K, \$1M, \$10M, and \$100M in 2014 dollars. Scope for relabeled labor income is greater among smaller firms, as effect sizes monotonically decrease with firm size. Effect sizes exceed 2% of sales even among firms with \$1M to \$10M in sales and are meaningful (1.1% of sales) for firms in the \$10M to \$100M size group.

²Appendix Figure A.1A presents a plot showing the immediate divergence between profits and wages in the switching year. Appendix Table A.4 presents regression estimates and alternative specifications. We estimate effects relative to firm sales rather than measures of value added to minimize the impact of accounting changes on the scaling variable and to permit loss firms to enter the sample. Our homogeneous estimates differ slightly from Smith et al. (2019) because we use a longer sample and broaden the definition of wage payments using new data.

Only the largest firms show no relabeling response upon switching.³ Other variables do not experience major declines following switching events (Appendix B).

Among S-corporations, mid-market firms account for a substantial share of aggregate activity. Firms with less than \$10M and firms with \$10M to \$100M in average sales respectively account for 51% and 30% of total S-corporation value added, 38% and 34% of total sales, and 65% and 25% of total owner pay in the most recent available years (Figure 2B).

To transform these event studies into a post-switch estimate of recharacterized wages, define $\bar{\gamma}$ to be the average of γ_k for the post period $k \in 0, 1, 2, 3, 4$ where the outcome is total wage payments relative to firm sales. We report two averages: $\bar{\gamma}_E$ and $\bar{\gamma}_S$ for equal and size weights, respectively. We estimate $\bar{\gamma}_E$ to be 2.44% of sales. To account for heterogeneity by firm size, we estimate a variant of (1) that permits γ_k to differ by firm size. Specifically, we estimate

$$Y_{it} = \sum_{k \in \{-5+, -4, -3, -2, 0, 1, 2, 3, 4, 5+\}} \sum_b \gamma_{b,k} \mathbf{1}(t = k, i \in b) + a_i + d_t + e_{it}, \quad (2)$$

where b corresponds to a sales bin (defined as in Figure 2A), a_i are firm fixed effects, and d_t are calendar-year fixed effects. If we estimate the average post-period effect $\bar{\gamma}_b$ at the size-bin level and compute the weighted average using size-group level, S-corporation sales in 2017 as weights, the estimate for $\bar{\gamma}_S$ is 1.22% of sales.

The lower size-weighted estimate follows from larger firms having smaller declines in labor compensation as a share of their sales. This empirical feature is important for applying these estimates to study aggregate quantities. Accordingly, we use the size-bin-specific estimates to ask how much S-corporation activity would be recorded as labor income within the corporate sector if all S-corporations were instead C-corporations. We use the estimates 3.25%, 2.61%, 2.12%, and 1.09% for the respective size groups in Figure 2 (excluding the top group). Because S-corporation profits cannot be more than 100% capital income and because the largest bin's confidence intervals are positive but include zero, we set the coefficient for the largest bin $\bar{\gamma}_{100M+}$ equal to zero. Thus, in our adjustment, S-corporation profits among firms with sales greater than \$100M are entirely capital. We make the same assumption for firms with less than \$100K in sales, which can be financial conduits and account for a minimal share of aggregate revenues and profits.

We draw on linked owner-firm data for S-corporations from 2001 to 2014 and use the

³Appendix Figure A.1B plots effects for the five largest industries in terms of S-corporation profits in 2017. Each industry shows a large decline in labor payments after switching, though firms in white-collar services show larger effects.

size-bin-specific $\bar{\gamma}_b$'s to construct an implied labor share for S-corporation owners $\omega_{b,t}^S$:

$$\omega_{b,t}^S = \frac{\text{Owner Wages}_{b,t}^S + \bar{\gamma}_b \times \text{Sales}_{b,t}^S}{\text{Owner Pay}_{b,t}^S}. \quad (3)$$

Here, $\bar{\gamma}_b \times \text{Sales}_{b,t}^S$ represents the contribution of recharacterized wages for owners to the labor share. In 2014, applying (3) delivers $\omega_{b,2014}^S$ equal to 62.5%, 63.4%, 58.9%, 47.5%, and 15.2% for the respective size groups in Figure 2B.

3.2 Recharacterized Wages in Partnerships

Unlike S-corporations, partnerships do not face reasonable compensation rules and instead compensate owner-managers via profit distributions. To construct a concept of labor share for partnership owners, we develop an estimate in a consistent fashion to the estimate from S-corporations. The goal is to estimate how much owner pay would take the form of wages if partnerships were C-corporations.

We assume the share of owner pay (i.e., wages plus profits) that partnerships would report as wages equals the share for similarly-sized S-corporations, i.e., we assume $\omega_{b,t}^P = \omega_{b,t}^S$. We then use linked owner-firm data for partnerships to construct size-bin shares of owner pay from the partnership sector each year. These size-bin shares serve as weights for computing an aggregate labor share ω_t^P for partnership owners in year t .

In 2014, we estimate a labor share of owner pay ω_t^P equal to 41.9%. Large firms account for a larger share of owner pay among partnerships (Figures 2B and 2C), so this figure is lower than the analog for S-corporations. During the period when our linked owner-firm data are available, ω_t^P falls from 55.9% in 2001 to 41.9% in 2014, which reflects the entry of larger firms into the partnership sector over time.⁴

4 Labor Shares after Pass-Through Adjustments

4.1 S-corporations

How much would the corporate-sector labor share have declined if all S-corporations were C-corporations? To answer this question, we recompute the corporate-sector labor share after adding S-corporation recharacterized wages to the numerator, leaving the denominator unchanged. For each firm-size bin and year, S-corporation recharacterized wages equal the size-bin-specific $\bar{\gamma}_b$ from Section 3.1 multiplied by sales in that bin. In 2017, we estimate that

⁴We use 55.9% for years prior to 2001 and 41.9% for years after 2014.

\$99B of aggregate S-corporation profits are recharacterized wages. Table 1 provides a simple way to understand the \$99B estimate. In 2017, aggregate S-corporation sales equal \$8.12T and the 2017-sales-bin-weighted mean of $\bar{\gamma}_b$ equals 1.22%. Their product equals \$99B.

Accounting for S-corporation recharacterized wages, the aggregate labor share in 2017 is understated by 0.89 percentage points. How important is this adjustment for the decline in the labor share? The labor share fell from 62.9% in 1978 to 57.9% in 2017, equal to 5.0 percentage points. Hence, our adjustment implies that 17.7% of the decline in the corporate labor share is due to tax-motivated growth of S-corporations.

Figure 3A displays the results for the full time series. The S-corporation adjustment opens up immediately after TRA86, consistent with research documenting immediate adjustments for many firms (Feenberg and Poterba, 1993; Gordon and Slemrod, 2000). The adjustment widens modestly over time. Two factors explain why this widening is less pronounced than the overall growth of pass-through firms. First, as ownership rules for S-corporations relaxed, larger and more capital-intensive S-corporations account for a growing share of activity. Thus, in later years, more activity falls into size bins where we estimate lower recharacterized-wage shares. Second, as partnership form became more flexible and legally substitutable for corporate form in the 1990s, growth in the pass-through sector shifted from S-corporations to partnerships.

4.2 Partnerships

We now estimate a counterfactual labor share in the case where tax-motivated growth of partnerships would have instead occurred in C-corporation form. Reincorporating partnerships requires a few considerations that complicate the calculation relative to the case of S-corporations. First, because the national accounts do not separate sole proprietorships and partnerships, we need to remove sole proprietors from aggregate series. Second, there existed a baseline level of partnership activity prior to TRA86. We want to exclude these partnerships from our exercise to focus on partnership growth that is likely to be tax-motivated.

Table 1C walks through our computation in steps for 2017. The first step is to isolate partnerships in the sole-proprietorships-and-partnership value added series from the BEA. This series relies on partnership and sole proprietor tax filings plus adjustments to align definitions with national income concepts.⁵

In 2017, gross value added for sole proprietorships and partnerships is \$3.29T. Gross

⁵The largest adjustments in the BEA series include misreporting, reducing payments to corporate partners that appear in the corporate sector's account, and reducing partnership payments for payments made to other partnerships that would otherwise be double-counted. Pearce (2015) and Cooper et al. (2016) discuss how tiered partnerships complicate measurement of aggregate partnership income.

value added equals the sum of three components: (1) labor compensation is \$1.13T; (2) proprietors' income (i.e., non-W2 payments to sole proprietors and partners) accounts for \$1.50T; and (3) rental income, net interest, and depreciation account for \$0.66T. To estimate each component of gross value added for partnerships, we use the partnership share of the analogous component from SOI aggregates for sole proprietorships and partnerships. For example, in 2017 partnerships generated 82.2%, 72.30%, and 81.5% of combined partnership and sole proprietorship employee compensation, proprietors' income, and other capital income, respectively.⁶

For 2017, we therefore allocate these respective shares of each component of sole-proprietorship-and-partnership gross value added to partnerships. We compute this allocation share each year to account for different growth rates between the partnership and sole proprietorship sectors and among components.

The second step is to compute a baseline level of partnership value added that we assume would have remained outside the corporate sector. We set this baseline to be the 1986 level of partnership value added as a share of GDP. By construction, this assumption ensures there is no difference between the adjusted and unadjusted corporate sector amounts in 1986 and before. Subsequently, as the noncorporate sector grows relative to GDP and the partnership sector grows relative to the sole proprietorship sector, the amount of partnership activity to be reincorporated increases. We compute baseline 1986 shares of GDP component-by-component because labor compensation and proprietors' income have grown faster than other capital income within gross value added.

The third step is to compute excess partnership value added by subtracting the 1986 baseline from actual partnership value added. In 2017, the amount of employee compensation attributed to partnerships is \$925B ($= 82.2\% \times \$1.13T$). Baseline 1986 employee compensation in partnerships as a share of GDP is 2.0%, which yields a baseline level of \$396B. Hence, we estimate the excess employee compensation is \$529B ($= \$925B - \$396B$). The analogous excess amounts for proprietors' income and other capital income are \$469B and \$73B.

The fourth step is to decompose the components of excess value added into labor and capital. Employee compensation and other capital income are 100% labor and 100% capital, respectively. For proprietors' income, we use the labor share of owner pay ω_t^P from Section 3.2. In 2017, ω_t^P equals 41.9%.⁷

⁶For proprietors' income, we use aggregate sole proprietorship and partnership proprietors' income from NIPA to avoid double-counting profits in the partnership sector. See Appendix D.3 for details.

⁷Before applying ω_t^P , we add wages paid to partners from our linked data, which is small relative to owner pay for partnerships (\$17B in 2017). Our baseline ω_t^P might be conservative. For example, Piketty, Saez and Zucman (2018) assume the labor share of proprietors' income is 70%. We consider less conservative

In the final step, we estimate the corporate-sector labor share after reincorporating partnership activity that exceeds its 1986 level. In particular, we add excess employee compensation and the labor share of proprietors' income to the numerator of the corporate-sector labor share. We add all three excess partnership components, which sum to excess partnership value added, to the denominator.

The last lines of Table 1C report the results for 2017. The sum of excess partnership profits and W2 wages paid to partners is \$485B ($\approx \$469B + 17B$). Multiplying this amount by 41.9% yields \$204B of labor compensation to partners. We then subtract the \$17B in W2 wages paid to partners, which are included in the employee compensation category, to obtain our estimate of \$187B for partnership recharacterized wages.

In 2017, our adjustment adds \$716B ($\approx \$529B + \$187B$) of partnership labor income and \$1.07T ($\approx \$529B + \$469B + \$73B$) of partnership value added to the corporate sector. As a result, we estimate that the aggregate corporate labor share is understated by 0.79 percentage points due to tax-motivated migration of relatively labor-intensive business activity from C-corporation form into the noncorporate sector. Relative to the 5.0 percentage-point decline of the raw series, our 0.79-percentage-point partnership adjustment explains 15.8% of the corporate-sector labor share decline.

Figure 3B displays the full time series of results for our partnership adjustment. The graph shows that the partnership adjustment makes little difference until the late 1990s. In recent years, the labor share in the partnership sector exceeds the labor share in the corporate sector by more than ten percentage points. For example, in 2017 the implied labor share for reincorporated activity is 66.9% ($= \$715B/\$1.07T$).

This fact reflects compositional differences across corporate form. Partnerships are now predominantly service-sector firms, such as law firms, consultancies, and financial services, whereas the corporate sector includes more capital-intensive activity in manufacturing and trade, especially among C-corporations. This evolution can be seen in the surge of proprietors' income relative to interest, taxes, and depreciation, which matches the rise in partnership profits since the 1990s. The time series closely follows state-level legal reforms that extended limited liability to partnerships and the 2001 tax cuts that increased the tax advantage of pass-throughs.

4.3 Overall Effect of Pass-Through Growth on the Labor Share

Figure 3C and Table 1A-B combine the S-corporation and partnership adjustments. Over the 1978–2017 period, our corporate labor share series after both adjustments shows a decline

assumptions in Table 2.

of 3.4 percentage points, 31.9% (1.6pp) smaller than the 5.0 percentage point decline in the raw BEA data. Instead of the corporate labor share declining from 62.9% in 1978 to 57.9% in 2017, our adjusted labor share declined from 62.9% to 59.5% in 2017.⁸ Because our S-corporation adjustment primarily affects the pre-2000 series, our partnership adjustment contributes more to flattening the recent downward trend.

By increasing the share of economic activity in the corporate sector, our adjustment also alters the trend in corporate gross value added relative to GDP. Instead of flattening and declining since the 1980s, the series continues the trend extending back to the 1950s of increasing corporate activity. In 2017, adjusted corporate sector value added is 62.3% of GDP, instead of 56.8% in the unadjusted series (Appendix Figure A.3).

Appendix Table A.1 decomposes the adjustment into contributions by three-digit industry for 2017. The three most important are Professional, Scientific, and Technical Services; Outpatient Healthcare; and Other Financial Services, which respectively contribute 27%, 14%, and 11% of the labor share adjustment. Thus, more than half of the adjustment comes from skilled-service firms in capital-light industries.

Table 2 explores the robustness of our adjusted corporate labor share (see Appendix C for details). One concern is that our analysis relies on estimates from the population of non-random corporate form switchers.⁹ To address this concern, we consider alternative recharacterized-wages estimates and changes to the event study specification. We also consider a version of the partnership adjustment that allows the largest partnerships—which include consultancies, law firms, accountancies, and financial service firms that clearly provide human-capital services compensated via nonwage income—to have nonzero recharacterized wages. Across sensitivity analyses, we find that the tax-motivated growth in pass-throughs explains between 26.8% and 40.4% of the decline in the corporate labor share.

To be clear, our empirical argument is (a) an increasing share of corporate activity is occurring in pass-through form rather than C-corporation form; and (b) pass-through owner-managers pay themselves less in wages and more in profits for tax purposes. The legal services industry (NAICS 5411) offers a striking example of these dynamics (Appendix Figure A.5). Between 1994 and 2016, the total number of law firms increased steadily. Nearly all of this growth came via S-corporations, which rose from 25K to 113K. In contrast, the number of

⁸Appendix Table A.5 shows this result is robust to different start and end points by comparing the five-year average of 1978–1982 versus 2013–2017. Note the overall effect (1.6pp) differs from the sum of the individual effects (0.9pp and 0.8pp) because the partnership adjustment increases the denominator. Appendix Figure A.4 applies these adjustments to the overall labor share.

⁹We may overstate recharacterized wages if these firms are most likely to benefit from switching. However, auditing firms with prior tax returns as C-corporations for aggressive recharacterization would be relatively easy compared to auditing new firms. We may therefore understate the extent of recharacterized wages if these firms tend to be conservative tax planners.

C-corporations declined. In terms of activity shares, C-corporations initially accounted for 75.9% of corporate receipts, which steadily declined to 33.0%. Even in the early 1990s, when C-corporations accounted for the majority of corporate receipts, these firms accounted for less than 20% of law firm profits. Instead, firm surplus was distributed as wages to avoid payout tax for owners. The evolution of law firms toward pass-through form implies that income once characterized as corporate-sector wages now appears as S-corporation profits or noncorporate partnership income.¹⁰

The recharacterized-wage share of pass-through income is lower than the estimate of the human-capital share of pass-through income implied by the owner-death and owner-retirement estimates of Smith et al. (2019). This broader concept of human capital includes, for example, returns to sweat equity (Bhandari and McGrattan, 2021) or spillovers due to firm-level productivity effects of owner-managers (Jäger and Heining, 2019; Choi et al., 2021). Regarding recharacterized wages, in firms with active and passive owners, agency frictions that encourage incentive pay structures likely prevent some C-corporations from distributing all profits as wages. IRS rules may also discourage this behavior. Indeed, Smith et al. (2019) find that wage and profit responses to corporate-form switches are smaller when firms do not have a majority owner. Such frictions would not affect estimates of the human-capital share of a pass-through firm’s income, despite reducing the share of pass-through income that would appear as wages if the firm were a C-corporation. The latter is key to answering this paper’s central question: how much would the BEA’s measured labor share change if pass-through firms were instead C-corporations?

5 Conclusion

Our key finding is that adjusting for pass-through growth raises the 2017 corporate-sector labor share by 1.6 percentage points and implies the 1978–2017 decline is overstated by 31.9%. While our emphasis on pass-throughs does not preclude the importance of other mechanisms, it does provide new evidence that can help guide future investigation.

We draw five lessons from our analysis. First, all of the decline in our adjusted series occurred since the early 2000s. Many studies do not focus on mechanisms that strengthened in the 2000s, but there are prominent exceptions. Autor et al. (2020) (henceforth ADKPV) find that, in manufacturing, transportation, and wholesale trade, concentration rose especially strongly since 2000, and they connect rising concentration to falling labor shares. Barkai (2020) finds evidence of rising markups in the 2000s. Autor and Salomons (2018) emphasize

¹⁰While there are relatively few law firm partnerships, these firms are large within the industry. Including partnership receipts, C-corporations account for less than 20% of total receipts in 2014.

a rise in labor-substituting technology since the 1980s, note the acceleration in the labor share’s decline since 2000, but do not argue technology can account for the acceleration.

Second, ADKPV emphasize the role of superstar firms. Our findings adjust mid-market firms more than large firms, yielding a larger contribution of the biggest firms to the labor share’s decline. Thus, in terms of timing and the firm size distribution, our results reinforce the role played by superstar firms in the labor share decline.

Third, our results reflect the rise of the skilled service sector (Buera and Kaboski, 2012) and the tendency of service-sector firms to elect pass-through form and optimize payments to owners in response to taxes. In contrast, trends in manufacturing drive most of the overall decline in the economy-wide labor share.¹¹ Labor share growth in the services sector is higher with our adjustment, further underscoring the role of manufacturing for the overall decline. Elsby, Hobijn and Şahin (2013); Karabarbounis and Neiman (2014); Acemoglu and Restrepo (2020); Kehrig and Vincent (2018); and Charles, Hurst and Schwartz (2019) stress mechanisms affecting manufacturing: offshoring, investment prices, robots, hyperproductive establishments, and skill mismatch, respectively.

Fourth, our analysis concerns tax factors that may be unique to the U.S. A natural question concerns whether we can draw lessons for international patterns. Capital taxes have fallen more than labor income taxes across many economies (Auerbach, 2006), so the general idea could apply elsewhere. In other countries, one commonly sees deferral of compensation among private businesses, either as retained earnings or generous life insurance and pensions (Kopczuk and Zwick, 2020). These forces could affect the labor share in Europe.

While Karabarbounis and Neiman (2014) document declines in several countries, the evidence on the global decline reveals significant heterogeneity and large outliers.¹² Separately, Gutiérrez and Piton (2020) argue that the decline outside the U.S. is not robust. They focus on the inclusion of self-employed income and real estate in the corporate sector in other countries and how these components bias the labor share toward a downward trend.¹³ Thus, cross-country heterogeneity leaves room for a U.S.-specific story for a sharp decline in the U.S. corporate-sector labor share.

¹¹Following Elsby, Hobijn and Şahin (2013), we decompose the official series into broad industries (Appendix Figure A.6). The contribution from manufacturing to the decline is 7.5 percentage points, which was offset by the rise in services. Without the manufacturing decline, the aggregate labor share would have *risen* 3.8 points.

¹²In EUKLEMS data from 1987 to 2011, three of the largest European economies—the U.K., France, and Italy—do not show declines (Appendix Figure A.7). The U.S. shows a larger decline than all European countries except Norway, an economy 3% the size of the U.S. From 1995 to 2011, Scandinavian countries experience declines, as do most former Soviet Socialist Republics (perhaps including East Germany’s contribution to the German trend). Drawing strong conclusions from these smaller economies and those undergoing transition from communism to capitalism is hard.

¹³Rognlie (2016) also cites increasing housing costs, but does not focus on the corporate sector.

Last, our work complements recent studies on the effect of taxes on macroeconomic measurement. These forces operate mainly within large public and manufacturing companies that prevail as C-corporations. Guvenen et al. (2017) find that transfer pricing arrangements distort the balance of payments, as profits are shifted overseas to avoid U.S. corporate taxation. Tørsløv, Wier and Zucman (2020) find that U.S. multinationals shift profits to tax havens and avoid repatriating them, and this shifting has grown over time. Both transfer pricing and profit shifting may lead the corporate-sector labor share to be overstated. Koh, Santaaulàlia-Llopis and Zheng (2020) find that the change in treatment of intellectual property products in the national accounts flattens the pre-2000 decline in the labor share, leaving a substantial decline that our revised series also shows.

Following the 2017 tax reform, firms face new incentives to select the tax-minimizing corporate form and owner-manager compensation due to, for example, the lower C-corporation tax rate and the qualified business income deduction for pass-through firms. As these incentives are understood, investigating future trends in the labor share will require grappling with the nuances of the tax code.

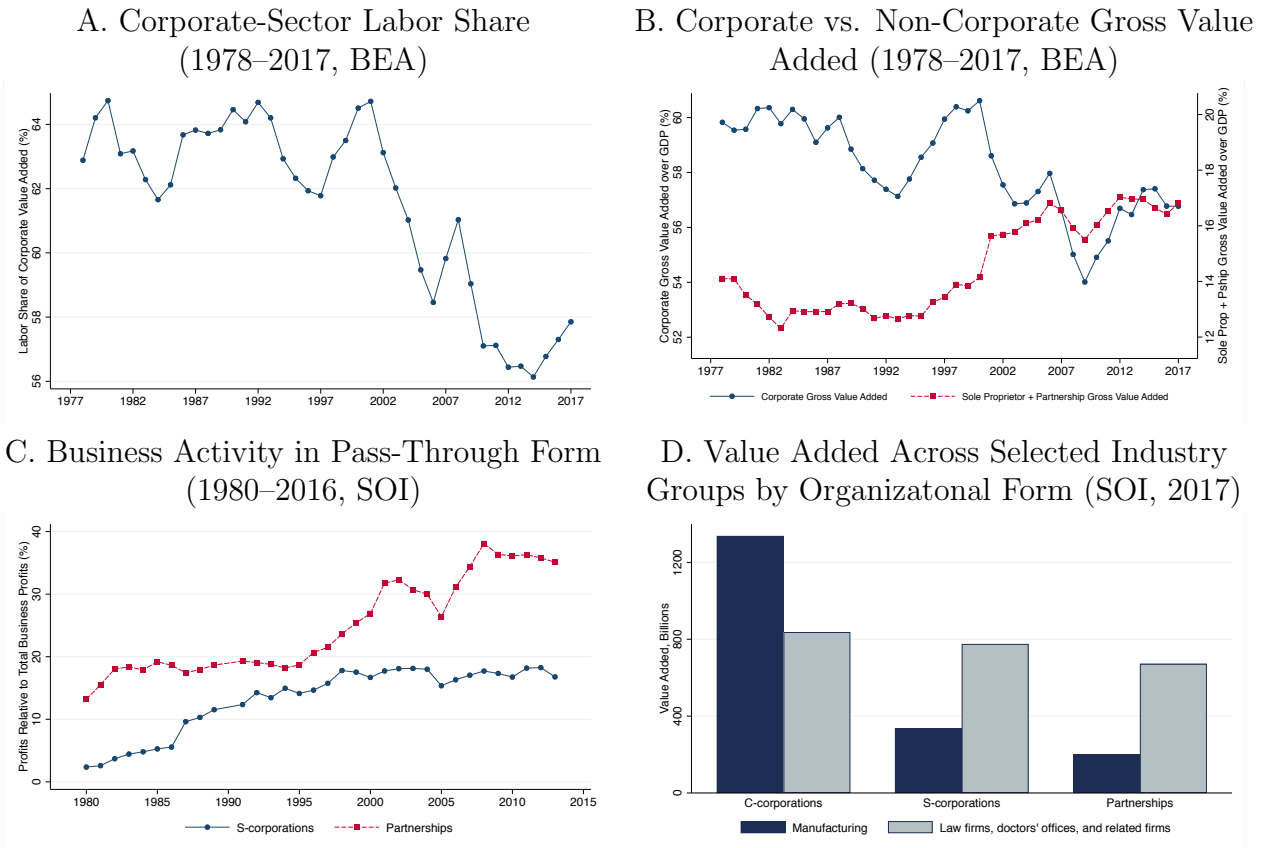
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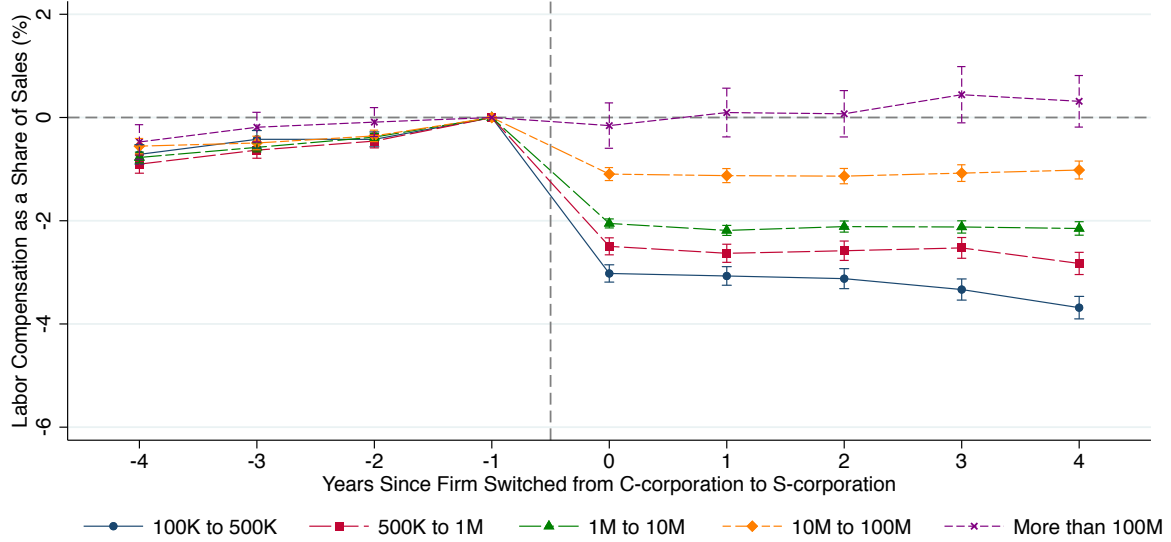
Figure 1: The Evolution of Pass-Through and Corporate Activity in the United States



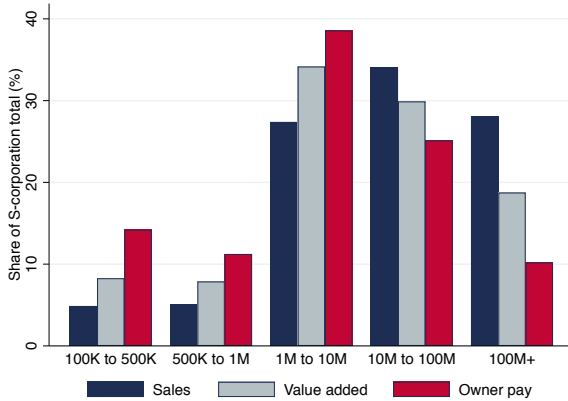
Notes: Panel A plots the labor share in the corporate sector defined as “Corporate Sector Compensation of Employees over Corporate Sector Gross Value Added” from the National Income and Product Accounts (NIPA) constructed by the Bureau of Economic Analysis. Panel B plots the share of business value added by organizational form. Aggregate corporate sector and sole proprietorship and partnership value added is sourced from NIPA Tables 1.14 and 7.5. Panel C shows profits of S-corporations and partnerships from IRS Statistics of Income (SOI) Income Tables. Panel D plots value added in key industry groups by organizational form, computed using SOI data. Manufacturing is NAICS 31-33, and law firms, doctors’ offices, and related firms are NAICS 54 and 62.

Figure 2: Estimating Recharacterized Wages of Pass-through Business

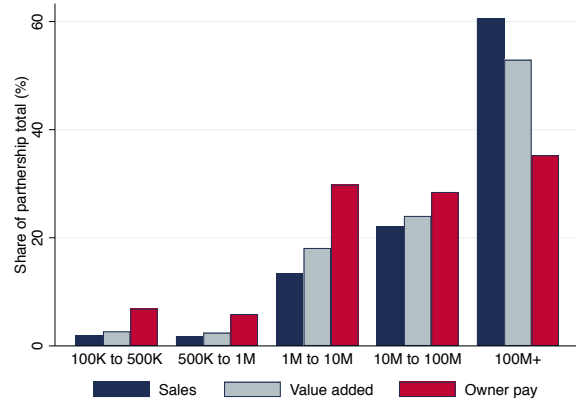
A. Organizational Form Switches Reveal Recharacterized Wages



B. S-corporation Activity by Firm-Size Bin



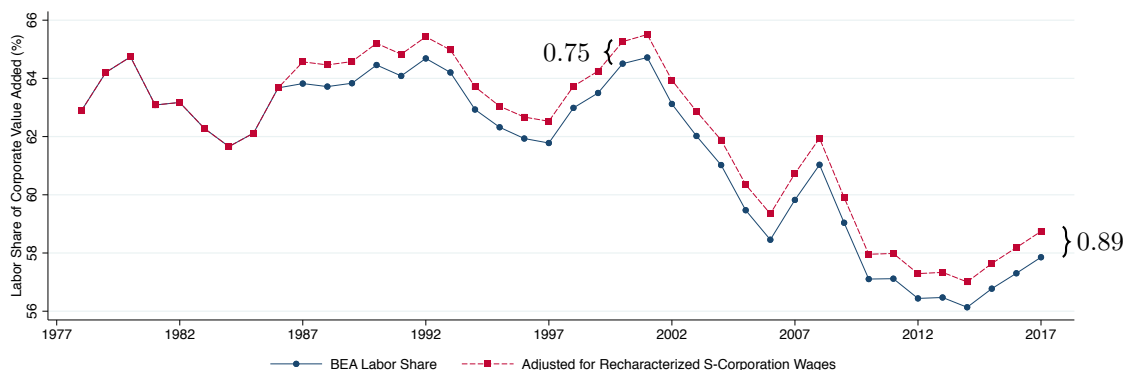
C. Partnership Activity by Firm-Size Bin



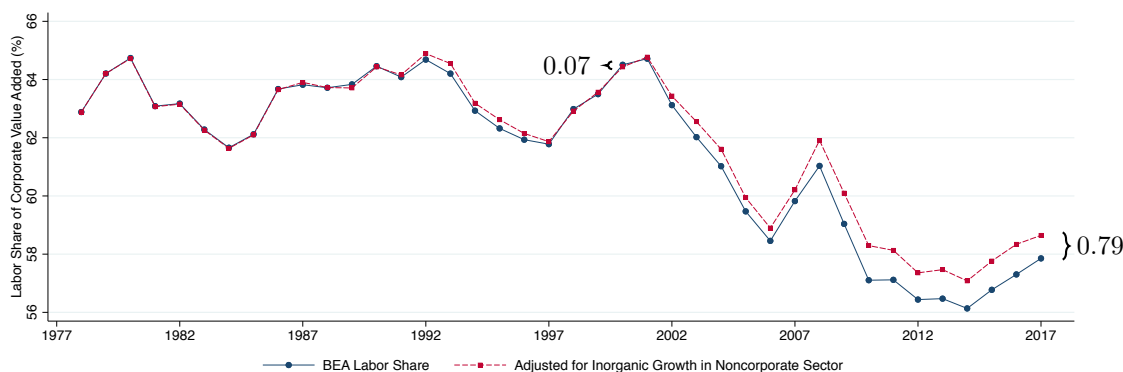
Notes: This figure shows inputs we use to compute recharacterized wages of S-corporations and partnerships. Panel A shows event-study estimates for equation (2), which describe the effect of organizational form switching on labor compensation as a share of sales, accounting for heterogeneity by business size (as measured by sales in constant 2014 dollars). Panels B and C show the distribution of sales and owner pay across the same size bins for S-corporations and partnerships, respectively. S-corporations with sales of less than \$100K account for 0.7% of aggregate owner pay and 0.64% of aggregate sales; partnerships with sales less than \$100K account for -6.3% of aggregate owner pay and 0.34% of aggregate sales. Appendix Figure A.8 shows how the relative size of these groups has evolved over time. We weight according to the sales distribution when averaging panel A’s event-study estimates to yield an aggregate recharacterized wage share of S-corporation receipts. Bin-specific sales are from SOI samples and owner pay is from our linked firm-owner data. We show sales for 2017 and owner pay for the last available year, 2014.

Figure 3: Adjusted Corporate-Sector Labor Shares (1978-2017)

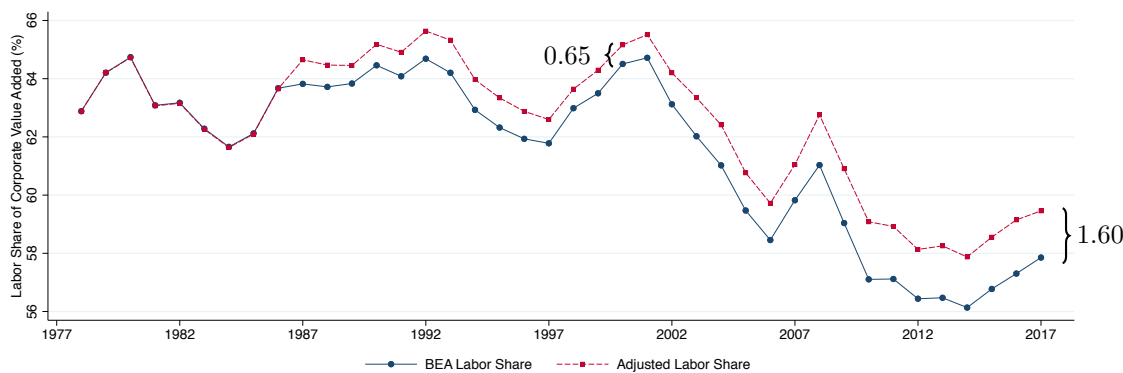
A. Adjusting for Recharacterized S-corporation Wages



B. Adjusting for Partnership Growth in Noncorporate Sector



C. Combining Both Adjustments



Notes: This figure plots adjusted corporate sectors against the headline labor share computed using NIPA table 1.14 aggregates (the “BEA labor share”). Panel A computes the labor share after adding our estimate of recharacterized wages of S-corporations to corporate-sector compensation. Specifically, we apply estimates from equation (2) for each firm-size bin and year. Panel B computes the labor share after adding excess partnership compensation growth and recharacterized wages of partnerships to corporate-sector compensation, and excess partnership gross value added growth to corporate-sector gross value added. We estimate recharacterized wages of partnerships by applying estimates from equation (3) for each firm-size bin and year. Panel C, our preferred series, combines these adjustments.

Table 1: Calculation of Labor Share Adjustment (2017)

Component	2017
<i>A. BEA Corporate Labor Share</i>	
Corporate-sector employee compensation [BEA]	\$6.42T
Divided by: Corporate-sector gross value added [BEA]	\$11.09T
Equals: Corporate-sector labor share	57.9%
<i>B. Pass-through-adjusted Corporate Labor Share</i>	
Corporate-sector employee compensation [BEA]	\$6.42T
Plus: S-corporation recharacterized wages	\$99B
Plus: Excess partnership employee compensation	\$529B
Plus: Partnership recharacterized wages	\$187B
Divided by:	
Corporate-sector gross value added [BEA]	\$11.09T
Plus: Excess partnership employee compensation	\$529B
Plus: Excess partnership profits	\$469B
Plus: Excess partnership other capital income	\$73B
Equals: Pass-through adjusted Corporate Labor Share	59.5%
<i>C. Adjustment components</i>	
S-corporation sales [SOI]	\$8.12T
Times: Recharacterized wages as a share of S-corporation sales	1.22%
Equals: S-corporation recharacterized wages	\$99B
Noncorporate employee compensation [BEA]	\$1.13T
Times: Partnership share of noncorporate employee compensation [SOI]	82.2%
Less: 1986 noncorporate employee compensation GDP-deflated to current year [BEA]	\$396B
Equals: Excess partnership employee compensation	\$529B
Noncorporate profits (proprietors' income) [BEA]	\$1.50T
Times: Partnership share of profits [SOI/BEA]	72.3%
Less: 1986 noncorporate proprietors' income GDP-deflated to current year [BEA]	\$619B
Equals: Excess partnership profits	\$469B
Noncorporate other capital income [BEA]	\$657B
Times: Partnership share of noncorporate other capital income [SOI]	81.5%
Less: 1986 noncorporate other capital income GDP-deflated to current year [BEA]	\$463B
Equals: Excess partnership other capital income	\$73B
Excess partnership profits [above] + W-2 wages paid to partners [SOI]	\$485B
Times: Wages as a share of profits	41.9%
Less: W-2 wages paid to partners [SOI]	\$17B
Equals: Partnership recharacterized wages	\$187B

Notes: This table summarizes our adjustments to the corporate-sector labor share. Panel A uses aggregates from NIPA table 1.14 to compute the baseline labor share of corporate-sector gross value added. Panel B gives an overview of our adjustments, namely adding recharacterized wages of S-corporations and partnerships to labor compensation and adding excess partnership gross value added to corporate sector GVA. Panel C shows how we calculate each of the aggregates we use in Panel B to adjust the Panel A labor share.

Table 2: Adjusting the Labor Share under Different Specifications

	1978 labor share (%)	2017 labor share (%)	Decline 1978-2017 (pp)	Share decline explained by tax reporting (%)
<i>A. Official estimate and main specification</i>				
Official BEA	62.9	57.9	5.0	
Baseline adjustment	62.9	59.5	3.4	31.9
<i>B. Sensitivity analysis of recharacterized wage share</i>				
Use lower bound on switchers' confidence intervals	62.9	59.6	3.3	34.4
Use upper bound on switchers' confidence intervals	62.9	59.4	3.5	30.6
Use sales minus COGS denominator for switchers event study	62.9	59.5	3.3	33.6
Treat large partnerships like mid-sized S-corporations	62.9	59.9	3.0	40.4
<i>C. Sensitivity analysis of GDP inflation correction</i>				
Keep corporate share of total VA constant at 1986 levels	62.9	59.2	3.7	26.8
<i>D. Joint sensitivity analysis with GDP inflation correction alternative</i>				
Use confidence interval lower bounds + Keep corp. share constant	62.9	59.3	3.6	29.4
Use confidence interval upper bounds + Keep corp. share constant	62.9	59.1	3.7	25.5
Treat large Pships like mid-sized S + Keep corp. share constant	62.9	59.5	3.4	32.7

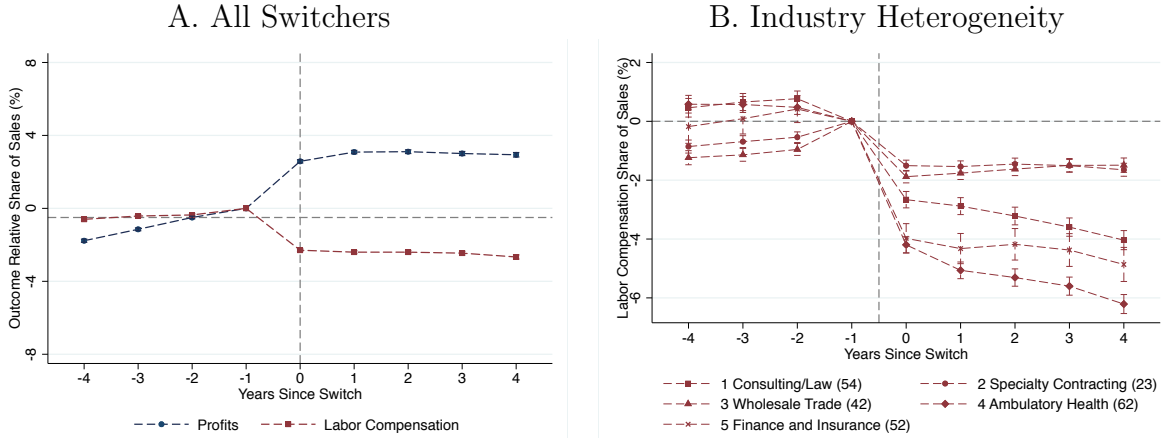
Notes: This table shows sensitivity analysis of our main result. Our baseline adjustment is presented in Table 1.

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A Appendix

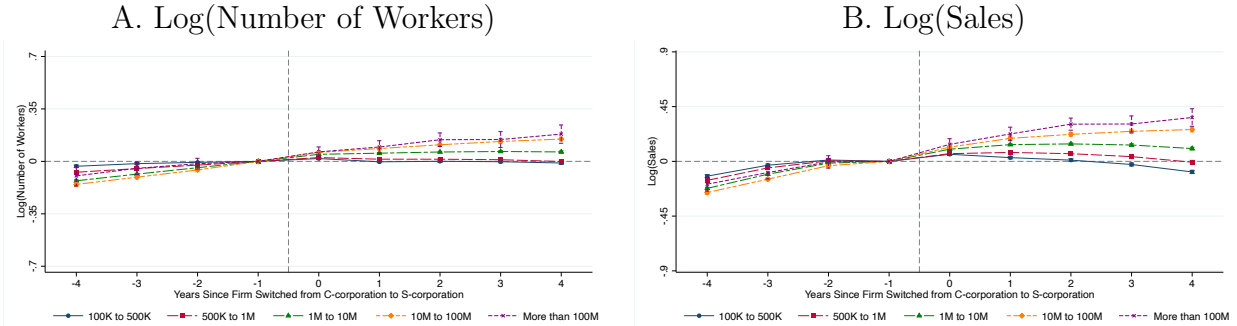
This appendix contains supplemental analysis.

Figure A.1: Organizational Form Switches Reveal Recharacterized Wages



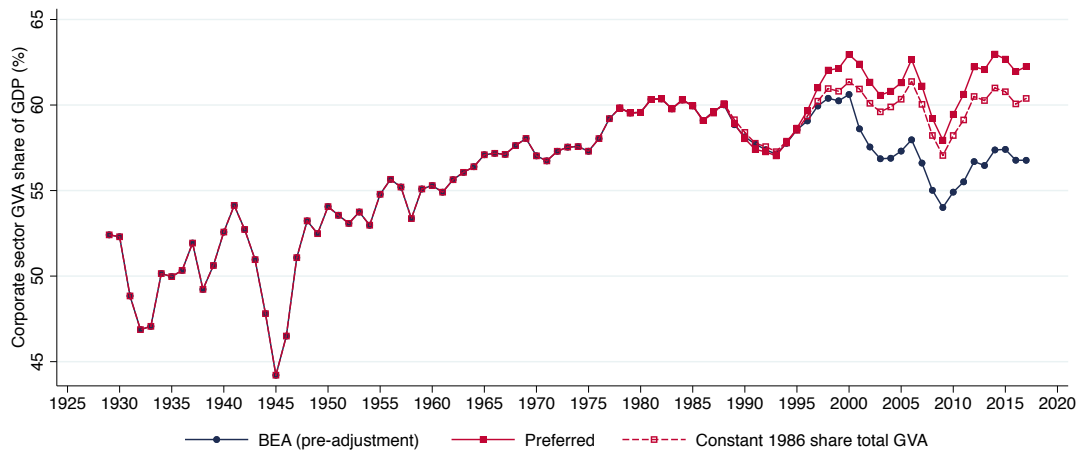
Notes: This figure presents event-study analyses examining how labor payments and profits change after a firm reorganizes from C-corporation form to S-corporation form. We run regressions as in (1) and plot the event-time coefficients, where the outcome variable is either total wage payments or profits over firm sales, and estimates include firm and calendar-year fixed effects. The sample includes switcher firms from between 2000 and 2012 with maximum sales greater than \$100K in 2014 dollars, which exist for at least four years before and after the switch event. Panel A plots the coefficients for firm-level profits and labor compensation for the full analysis sample. Panel B plots separate labor compensation coefficients for firms in the five largest (two-digit NAICS) industries in terms of S-corporation profits in 2017.

Figure A.2: Switcher Characteristics During Organizational Form Switches



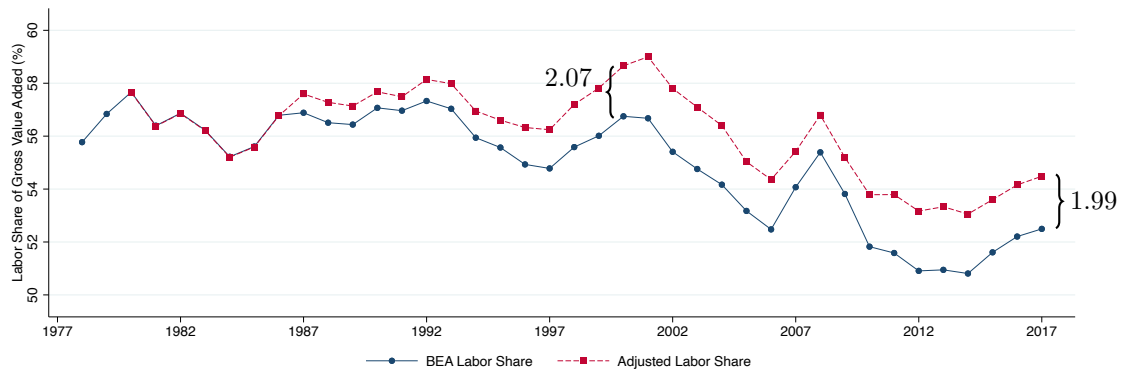
Notes: This figure plots event studies that examine other firm characteristics around switches from C-corporation to S-corporation form. Observations are trimmed at the one percent level. To ensure comparability of outcomes across time periods, we exclude firms that file partial year returns during $t = 0$ because they had to change their fiscal years following the switch. Panel A plots the natural logarithm of the number of workers, and Panel B plots the natural logarithm of sales in 2014 U.S. dollars. The y-axes are scaled to range from plus or minus 0.5 standard deviations of the respective outcome variable.

Figure A.3: Adjusted Corporate Sector Value Added



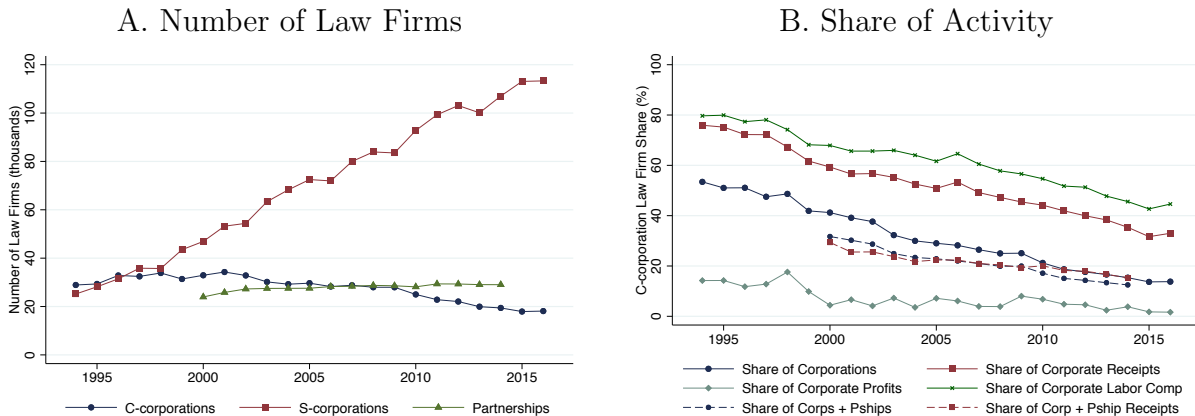
Notes: This figure plots gross value added (GVA) in the corporate sector relative to GDP. The BEA series takes total corporate sector GVA directly from line 1 of NIPA Table 1.14. The Preferred series adds gross value added from the partnership sector which, under our counterfactual adjustments shown in Figure 3, would have remained in the corporate sector. The “Constant 1986 share total GVA” series, which relates to Table 2C, shows corporate sector GVA as it would have been if it had remained the same share of corporate, sole proprietorship, and partnership GVA as in 1986.

Figure A.4: Adjusted Overall Labor Shares (1978-2017)



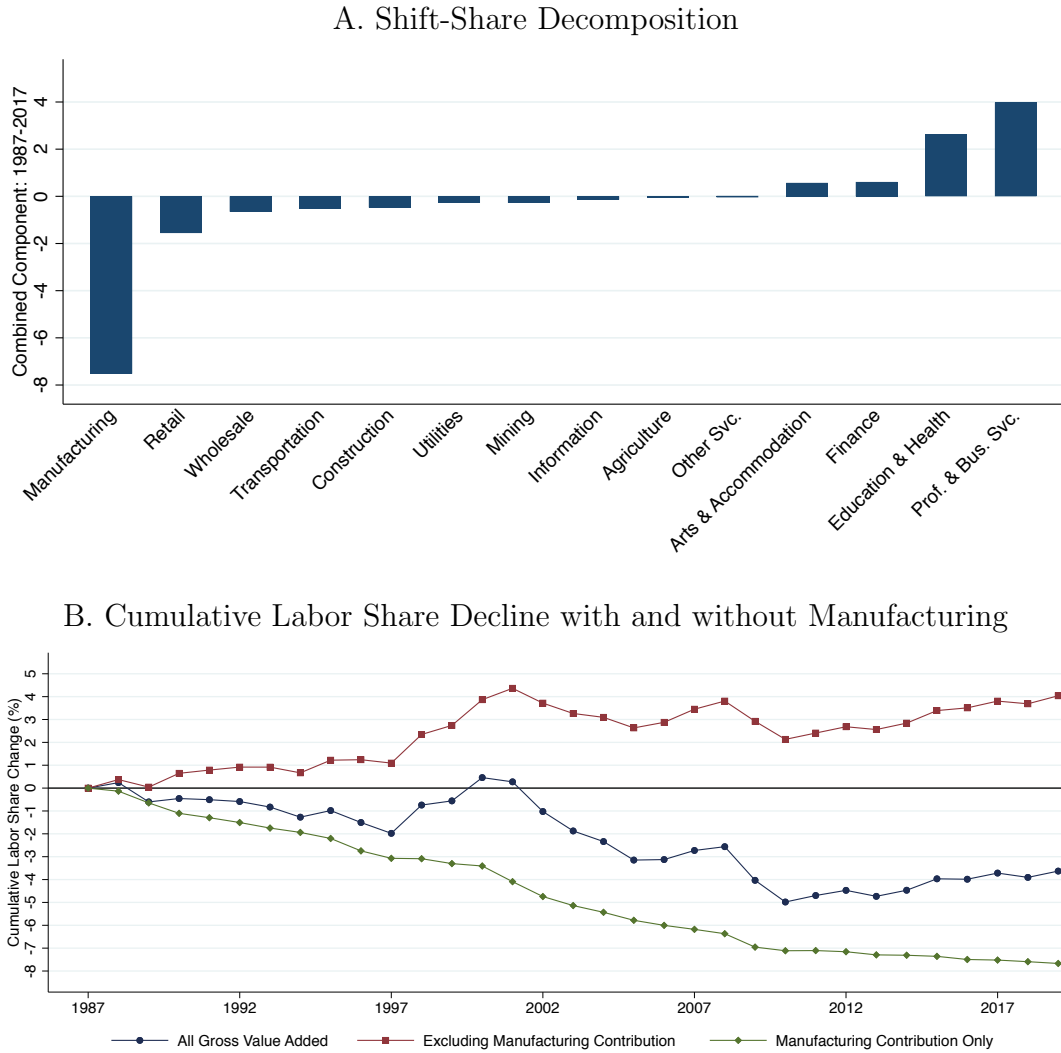
Notes: This figure plots the effect of applying our S-corporation and partnership adjustments to the overall labor share. This adjustment adds S-corporation recharacterized wages and the wage share of excess partnership profits to the numerator of the overall labor share and includes the entire noncorporate business sector in the denominator. Since both corporate and noncorporate activity are both represented in the denominator, we make no changes to the raw BEA gross value added series. Over the 1978–2017 period, our overall labor share series after both adjustments shows a decline of 1.3 percentage points, 60.8% (2.0pp) smaller than the 3.3 percentage point decline in the raw BEA data. Relative to Figure 3C, our adjustments increase the overall labor share more in earlier years because of the relationship between the unadjusted labor share and the post-adjustment partnership labor share. Specifically, partnerships in the early 2000s have a similar labor share to the corporate sector, so adding them does not move the corporate sector share. However, they have a higher labor share than the overall series due to lower labor shares in the noncorporate sector. Accordingly, adding recharacterized partnership wages increases the noncorporate labor share and thereby the overall labor share substantially.

Figure A.5: The Evolution of Organizational Form Choice for Lawyers



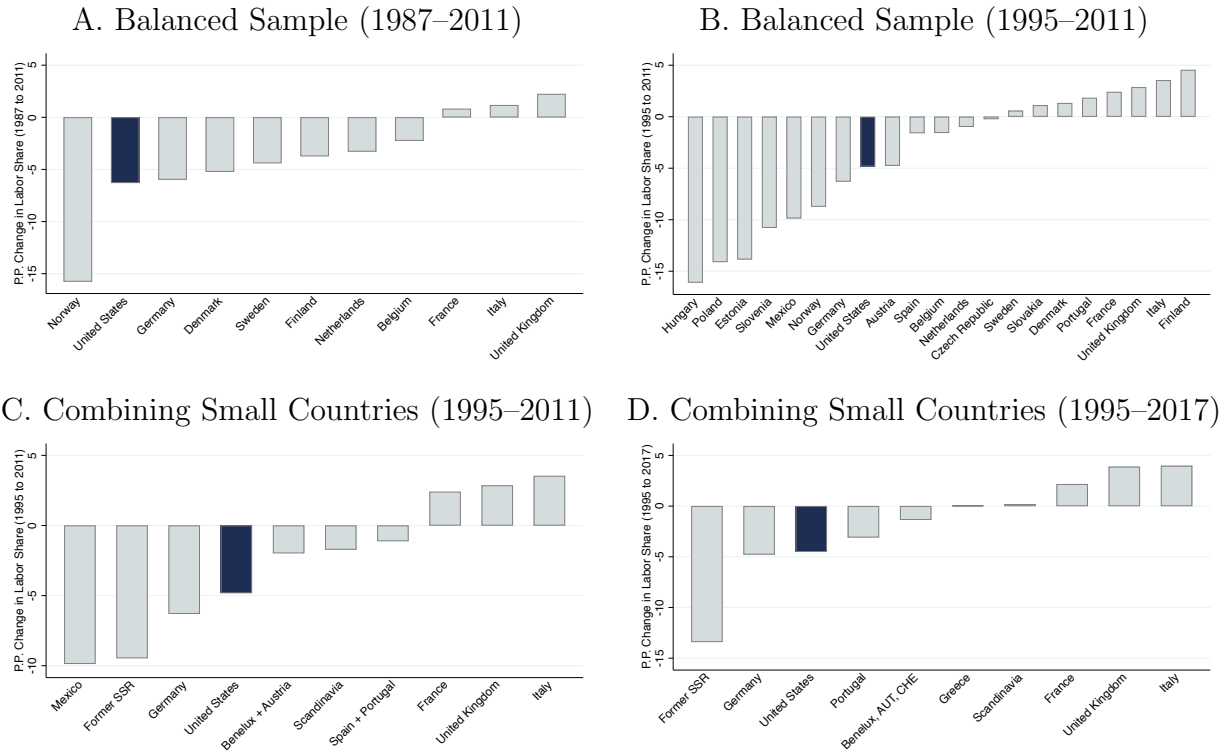
Notes: For tax years from 1998 onward, we use NAICS code 5411. For tax years prior to 1998, we use SOI Principal Business Activity code 8111.

Figure A.6: The Manufacturing Sector Drives the Labor Share Decline (1987–2017)



Notes: This figure presents evidence highlighting the role of the manufacturing sector in the decline of the labor share. Data come from the BEA industry accounts, as in Elsby, Hobijn and Şahin (2013). Panel A presents the contribution of different industries to the decline in the labor share from 1987 to 2017. The bars in blue show the contributions in the raw data and the red bars show the contributions after adjusting both for the recharacterized wages of S-corporations and for businesses organized as partnerships. Panel B presents the cumulative change in the labor share from 1987 to 2017, excluding our adjustments for the pass-through sector. The blue line shows the cumulative decline in the labor share of all gross value added, the red line shows the cumulative change in the labor share after excluding any change due to the manufacturing sector, and the green line shows the cumulative contribution from the manufacturing sector.

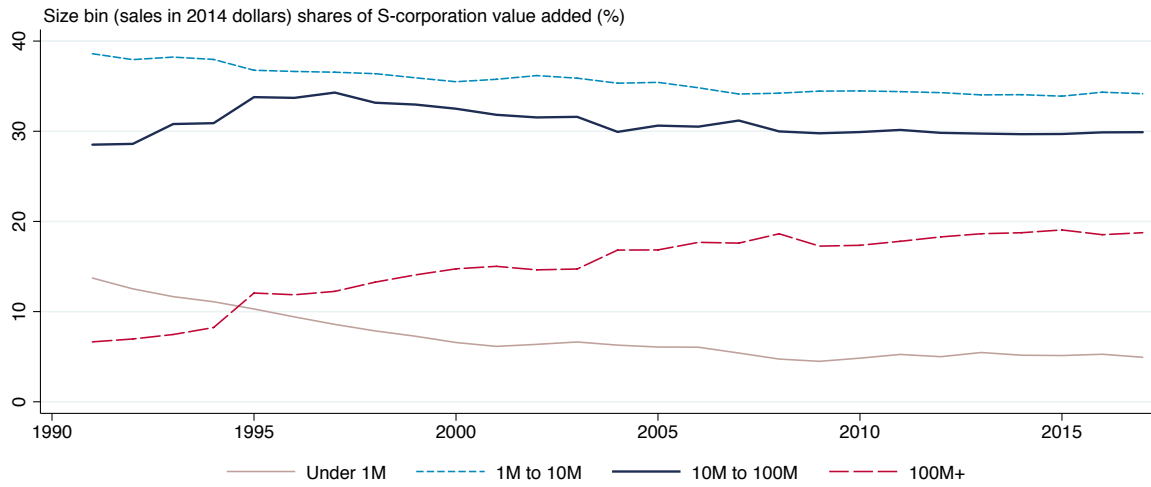
Figure A.7: Corporate-Sector Labor Share Decline in the OECD



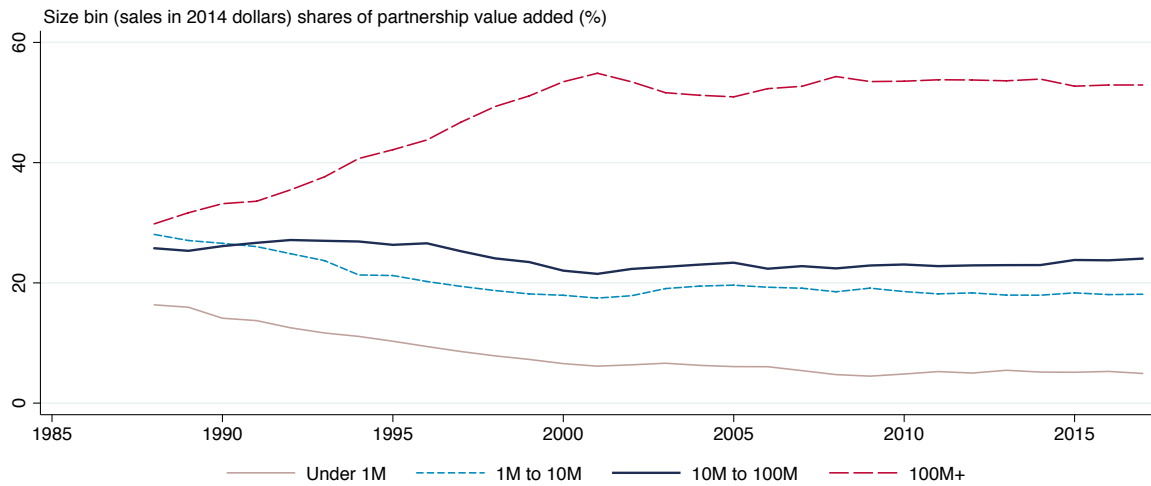
Notes: This figure shows the decline in the corporate-sector labor share in OECD countries. In panels A-C, we use the exact series from Karabarbounis and Neiman (2014), which end in 2011, to aid comparison to their results. Panel D uses data from the UN National Accounts Official Country Data database. Each graph plots the percentage point change between a beginning year and an end year. Panel A includes the OECD countries for which data are available from 1987 through 2011. Panel B plots the change from 1995 to 2011 for a broader set of OECD countries with available data. Panels C and D aggregate smaller countries by region and compute a weighted average labor share change, where the weights are corporate-sector gross value added in 2011 and 2017, respectively.

Figure A.8: Pass-through Value Added by Firm-Size Bin

A. S-corporations



B. Partnerships



Notes: This figure extends the value added series from panels B and C of Figure 2 to show shares from 1987 (partnerships) or 1991 (S-corporations) to 2017. Bottom bins are condensed into a single “under 1M” bin.

Table A.1: Industry Composition of Labor-Share Adjustments (2017, \$B)

NAICS	Industry Name	Adjustments			2017 Baseline (BEA)		
		Combined	S-corporation	Partnership	Value added	Share total (%)	
1	541	Professional, Sctfc., & Technical Svc.	51.8	19.3	32.4	1456.7	8.5
2	621	Ambulatory Health Care Svc.	27.1	18.6	8.5	711.7	4.2
3	523	Securit., Cmmdty Cntrcts, & Oth. Fin.	21.1	3.2	17.9	304.3	1.8
4	238	Specialty Trade Contractors	6.6	5.1	1.5	797.8 [†]	4.7 [†]
5	211	Oil & Gas Extraction	6.4	0.3	6.1	174.6	1.0
6	423	Merchant Wholesalers, Durable Gds.	5.4	3.9	1.5	1163.5 [†]	6.8 [†]
7	561	Administrative & Support Svc.	4.7	3.5	1.2	548.2	3.2
8	531	Real Estate	4.6	3.8	0.8	2377.4	13.9
9	424	Merchant Wholesalers, Nondurable Gds.	4.4	2.6	1.8	1163.5 [†]	6.8 [†]
10	517	Telecommunications	3.8	0.3	3.5	1005.4 [†]	5.9 [†]
11	524	Insurance Carriers	3.7	2.8	1.0	560.6	3.3
12	623	Nursing & Residential Care Facilities	2.9	2.9	0.0	145.8	0.9
13	111	Crop Production	2.8	0.7	2.1	140.1	0.8
14	522	Credit Intermediation	2.8	1.5	1.2	625.9	3.7
15	236	Construction of Buildings	2.8	1.9	0.8	797.8 [†]	4.7 [†]
16	722	Food Svc. & Drinking Places	2.1	1.3	0.8	440.9	2.6
17	325	Chemical Mfg.	2.1	0.4	1.7	358.3	2.1
18	332	Fabricated Metal Product Mfg.	2.0	1.6	0.5	149.2	0.9
19	441	Motor Vehicle & Parts Dealers	1.9	1.0	0.9	207.3	1.2
20	711	Performing Arts, Spectator Sports, & Related Industries	1.8	1.8	0.0	129.2	0.8
Total			195.1	98.7	96.4	17094.2	100

Notes: Table A.1 disaggregates the labor-share adjustments, showing the adjustments by three-digit NAICS industry for the twenty industries with the largest combined labor-share adjustment. The “Combined” column presents the total labor-share adjustment. The “S-corporation” column shows the contribution from S-corporation recharacterized wages, based on event-study estimates with sector heterogeneity (partially shown in figure A.1) and apportioned into 3-digit industries using industry value added shares from SOI corporate sample collapses. The “Partnership” column shows the contribution from reincorporating firms organized as partnerships with labor shares in excess of the corporate-sector labor share, apportioned using industry profits shares from firm-owner linked data collapses. In terms of Table 1 items, it represents the sum of “excess partnership compensation” and “recharacterized wages of partnerships” minus the labor share of total “excess gross value added.” For both S-corporations and partnerships, we apportion the 2017 adjustment using 2014 value added and profits shares, respectively, as 2014 is the last year in which we have firm-owner linked partnership data. The “2017 Baseline” columns, which we show for reference but are not inputs for our adjustment, are from the BEA GDP-by-industry accounts. Gross value added in these columns encompasses both corporate and non-corporate business. Totals and shares marked with † are two-digit totals, which we show for three-digit industries not disaggregated by the BEA. Note that NAICS 531 comprises two industries with very low human capital shares—lessors of real estate (5311) and activities related to real estate, e.g., property managers (5313)—and one industry with a very high human capital share—offices of real estate agents and brokers (5312). This latter industry accounts for the bulk of our adjustment.

Table A.2: Switcher and Stayer Summary Statistics

Attribute	Mean	Standard deviation	P5	P25	P50	P75	P95
Switchers							
Labor Compensation	722,755	5,631,723	0	40,793	191,827	585,115	2,593,903
Profits	167,922	3,741,460	-57,896	0	11,364	63,473	494,968
Sales less COGS	1,751,306	20,663,700	0	156,781	487,116	1,287,953	5,428,598
Labor Share	0.39	0.22	0.00	0.24	0.41	0.55	0.73
Effective Tax Rate	0.20	0.14	0.00	0.16	0.19	0.27	0.45
Stayers							
Labor Compensation	2,824,648	108,929,056	6,410	36,993	122,042	398,121	2,716,994
Profits	973,720	81,238,672	-210,555	-7,605	1,912	27,041	265,071
Sales less COGS	7,093,538	331,220,256	17,586	105,447	286,365	810,452	5,096,860
Labor Share	0.44	0.22	0.08	0.28	0.44	0.60	0.82
Effective Tax Rate	0.09	0.11	0.00	0.00	0.00	0.15	0.33

Notes: This table shows summary statistics describing firms in our “switchers” sample of firms, drawn from the population of S- and C-corporation tax returns, as well as a “stayers” sample. Switchers are defined as firms that switch from C- to S- corporation form during our sample period. Switcher summary statistics are given for the two years preceding a switching event. Stayers are defined as firms that are C-corporations in 2016 and thus did not experience a C- to S-corporation switching event in our sample period. Labor Compensation, Profits, and Sales less Cost of Goods Sold (COGS) are in 2014 U.S. dollars. Labor Compensation includes wage payments and benefits. Labor Share is the ratio of Labor Compensation to Sales less COGS. Effective Tax Rate is defined as the ratio of total tax to taxable income from the firm’s tax return. Number of switcher observations: 188k. Number of stayer observations: 870k.

Table A.3: Switchers and Stayers by Industry

Rank	Industry	NAICS	Switchers (%)	Stayers (%)
1	Professional, Scientific, and Technical Services	541	12.4	13.3
2	Ambulatory Health Care Services	621	9.7	6.8
3	Specialty Trade Contractors	238	8.3	7.8
4	Real Estate	531	5.3	3.3
5	Merchant Wholesalers, Durable Goods	423	4.5	4.8
6	Food Services and Drinking Places	722	3.7	6.4
7	Construction of Buildings	236	3.6	2.8
8	Merchant Wholesalers, Nondurable Goods	424	3	2.9
9	Personal and Laundry Services	812	2.9	4.4
10	Repair and Maintenance	811	2.8	3.5
11	Administrative and Support Services	561	2.6	3.3
12	Insurance Carriers and Related Activities	524	2.4	1.7
13	Motor Vehicle and Parts Dealers	441	2.3	1.9
14	Food and Beverage Stores	445	2.1	2.9
15	Miscellaneous Store Retailers	453	1.9	2.1
16	Fabricated Metal Product Manufacturing	332	1.8	1.5
17	Unclassified Industry	999	1.5	1.2
18	Truck Transportation	484	1.4	2.3
19	Crop Production	111	1.1	1
20	Miscellaneous Manufacturing	339	1	1.1
21	Residual		25.6	25.1

Notes: This table shows the composition of our sample of switchers and stayers by NAICS industry. Switchers are defined as firms that switch from C- to S- corporation form during our sample period. Stayers are defined as firms that are C-corporations in 2016 and thus did not experience a C- to S-corporation switching event in our sample period.

Table A.4: Event-study results across specifications

	Pooled (1)	Omit t-2 (2)	Early (3)	Late (4)	Services (5)	Growth Ctrl (6)
$t = 0$	-2.29 (0.04)	-1.93 (0.04)	-2.52 (0.05)	-1.97 (0.07)	-2.68 (0.32)	-2.41 (0.04)
$t = 1$	-2.40 (0.04)	-2.04 (0.05)	-2.70 (0.06)	-2.03 (0.09)	-2.73 (0.32)	-2.61 (0.04)
$t = 2$	-2.40 (0.05)	-2.04 (0.05)	-2.73 (0.07)	-2.07 (0.12)	-2.75 (0.33)	-2.65 (0.05)
$t = 3$	-2.45 (0.05)	-2.09 (0.06)	-2.84 (0.09)	-2.16 (0.14)	-2.86 (0.34)	-2.74 (0.06)
$t = 4$	-2.66 (0.06)	-2.30 (0.06)	-3.08 (0.10)	-2.44 (0.17)	-3.30 (0.35)	-2.98 (0.06)
Mean impact	-2.44	-2.08	-2.78	-2.13	-2.86	-2.68
Events	183,297	183,297	111,301	71,996	60,089	183,297
Observations	2,982,439	2,982,439	1,850,256	1,132,156	2,760,333	2,892,816

	100-500K (7)	500K-1M (8)	1-10M (9)	10-100M (10)	>100M (11)
$t = 0$	-3.02 (0.09)	-2.50 (0.08)	-2.05 (0.04)	-1.10 (0.06)	-0.16 (0.22)
$t = 1$	-3.07 (0.09)	-2.63 (0.09)	-2.19 (0.05)	-1.13 (0.07)	0.10 (0.24)
$t = 2$	-3.12 (0.10)	-2.58 (0.10)	-2.11 (0.05)	-1.14 (0.08)	0.07 (0.23)
$t = 3$	-3.33 (0.10)	-2.53 (0.10)	-2.12 (0.06)	-1.08 (0.08)	0.44 (0.28)
$t = 4$	-3.68 (0.11)	-2.83 (0.11)	-2.15 (0.07)	-1.02 (0.09)	0.31 (0.25)
Mean impact	-3.25	-2.61	-2.12	-1.09	0.15
Events	50,347	31,726	72,528	15,335	987

Notes: This table shows estimates of the change in labor compensation as a share of sales (%) within our C- to S-corporation switchers sample across different specifications. Pooled specification results are event study coefficients from figure A.1. “Omit t-2” omits event year $t = -2$ rather than event year $t = -1$ to address the concern that $t = -1$ data may reflect partial-year tax returns. Early and Late columns show results from years 2000–2006 and 2007–2012, respectively. Services shows average results across service-sector firms (2-digit NAICS industries 51, 52, 54, 56, 61, 62) from a pooled regression that interacts event-time indicators with industry indicators. Growth Ctrl shows results from a regression that includes the mean of firm-level sales growth prior to the switch interacted with event-time indicators as an additional set of controls. Columns (7)–(11) present our main event-study results (as shown in Figure 2A) across firm-size bins. Standard errors in parentheses.

Table A.5: Adjusting the Labor Share under Different Specifications: Five-Year Averages

	1978-1982 average labor share (%)	2013-2017 average labor share (%)	Decline 1978-1982 to 2013-2017 (pp)	Share decline explained by tax reporting (%)
<i>A. Official estimate and main specification</i>				
Official BEA	63.6	56.9	6.7	
Baseline adjustment	63.6	58.7	4.9	26.3
<i>B. Sensitivity analysis of recharacterized wage share</i>				
Use lower bound on switchers' confidence intervals	63.6	58.8	4.8	28.1
Use upper bound on switchers' confidence intervals	63.6	58.6	5.0	25.3
Use sales minus COGS denominator for switchers event study	63.6	58.7	4.9	27.3
Treat large partnerships like mid-sized S-corporations	63.6	59.1	4.5	33.2
<i>C. Sensitivity analysis of GDP inflation correction</i>				
Keep corporate share of total VA constant at 1986 levels	63.6	58.3	5.3	21.6
<i>D. Joint sensitivity analysis with GDP inflation correction alternative</i>				
Use confidence interval lower bounds + Keep corp. share constant	63.6	58.5	5.1	23.5
Use confidence interval upper bounds + Keep corp. share constant	63.6	58.3	5.3	20.6
Treat large Pships like mid-sized S + Keep corp. share constant	63.6	58.7	4.9	26.3

Notes: This table conducts the same robustness exercises as in Table 2 except that it compares average labor shares over 1978–1982 and 2013–2017 rather than 1978 and 2017.

B Switcher Robustness

Appendix Tables A.2 and A.3 provide sample summary statistics for the switchers analysis. We report statistics and the industry composition for both switchers and “stayers,” defined as the population of C-corporations in 2016, which therefore excludes S- to C-corporation switches during our sample. Switchers are quite similar relative to stayers in terms of size and industry composition. Switchers are smaller on average though larger at the median, which reflects the fact that very large C-corporations elect to not to switch. Switchers face higher effective tax rates than stayers prior to switching, which supports our interpretation that the decision to switch reflects tax motives.

Appendix Figure A.2 plots event studies for the level of firm characteristics during switching events. The switching event appears to coincide with constant, modest growth, implying that firms that switch are likely to be firms that would benefit from lower taxes on total surplus in the future. Despite the firm growing in terms of revenues and the number of workers, switching coincides with a sharp decrease in labor payments. Tax rules appear to be the primary force that can explain the sharp and persistent decline in labor compensation and offsetting increase in tax-preferred profits. Note that identification of the effect we are studying does not rely on an assumption that switching events are randomly assigned. Instead, we assume that changes in labor compensation *relative to contemporaneous firm sales* around the switching event reflect the different tax incentives for S-corporations versus C-corporations. Appendix Table A.4 shows that including a control for pre-switch sales growth interacted with event-time indicators slightly strengthens our estimates.

C Robustness Details

Table 2 explores the robustness of our adjusted corporate labor share. Panel A reports headline numbers: the official corporate labor share declined 5.0 percentage points from 1978 to 2017, while our adjusted corporate labor share declined only 3.4 percentage points, 31.9% smaller than in the official series.

Panels B and C report results from single deviations from our baseline adjustment. First, there is statistical imprecision in the recharacterized wages estimates $\bar{\gamma}_b$ from Figure 2A that underlie our aggregate estimates. The first two rows use the 95% confidence interval lower bounds and the upper bounds on the bin-specific recharacterized wages estimates. The third row uses sales minus cost of goods sold rather than sales as the denominator in the event-study regressions and the recharacterized-wages calculation. Across these three analyses, we find that the tax-motivated growth in pass-throughs explains between 30.6% and 34.4% of

the decline in the raw BEA corporate labor share.

Our partnership adjustment assumes that 0% of large partnership proprietors' income would be recharacterized wages, despite the fact that the partners of many large consultancies, law firms, accountancies, and financial services firms clearly provide human-capital services and are compensated by law via (nonwage) proprietor's income. The last row of Panel B sets the coefficient for the largest bin $\bar{\gamma}_{100M+}$ equal to the coefficient for the second largest bin $\bar{\gamma}_{10M \text{ to } 100M}$ rather than equal to zero, when computing S-corporation recharacterized wages. In this case, tax-motivated growth in pass-throughs explains 40.4% of the decline in the raw series, highlighting the importance of mid-market and large firms in these adjustments.

Section 4.2 assumes that, in the absence of TRA86, all partnership activity would have grown at the same rate as GDP, so any excess partnership activity should be reallocated to C-corporations. Panel C makes a more conservative assumption: in the counterfactual, partnership activity would have grown fast enough to keep the corporate share of total value added constant at 1986 levels, rather than declining as it has in the official data. Specifically, we scale our measures of excess partnership activity such that corporate-plus-excess-partnership gross value added make up the same share of corporate-plus-noncorporate gross value added as the corporate sector did in 1986. This alternative assumption reallocates less partnership activity to the C-corporate sector, reducing the impact of the partnership adjustment. Under this assumption, tax-motivated growth in pass-throughs explains 26.8% of the decline in the corporate labor share.

Panel D conducts three double deviations from our baseline adjustment: the Panel C alternative plus one Panel B alternative. These analyses find that the tax-motivated growth in pass-throughs explains 25.5%–32.7% of the decline in the raw series.

We also conduct a perturbation analysis that illustrate the impact of the partnership owner-pay parameter on the results.¹⁴ We incrementally increase this parameter from 41.9% to 50%, 62.%, and 75%. For each alternative value, the share of the decline explained by tax reporting is 38.4%, 48.3%, and 58.2%, respectively. The latter value is aggressive, because the recharacterized-wage share of pass-through income is likely below the human-capital share of 75% estimated in Smith et al. (2019). Thus, the implied estimate can be interpreted as

¹⁴An alternative approach would impute wages to partners using observationally similar workers (Fleck et al., 2014). However, there is evidence that partners earn substantially more than observationally similar workers (see, e.g., Kaplan and Rauh (2010) or Azmat and Ferrer (2017) on the pay of law firm partners). Thus, such an approach would tend to understate recharacterized wages for the partnership sector; for example, BEA data imply the wage imputed for professional service workers would be less than \$50 in 2017. Ideally, one could also consider imputing partnership wages using owner pay for similar C-corporations. Unfortunately, we do not have complete data on the wage compensation of C-corporation owners, because firm-owner links are not available in the tax data for these firms.

suggesting our approach can account for at most 58.2% of the decline in the raw series.

D Data Appendix

This section describes the data sources for this paper, where we use the different data sources, and variable definitions. Section D.1 outlines the series we use by data source. Section D.2 reviews the data used in each exhibit, noting extrapolations.

D.1 Data by source

- **National Income and Product Accounts (NIPA)**
 - Table 1.1.5 “Gross Domestic Product: Annual” (line 1), retrieved 2021-03-06 via FRED using series code GDPA.
 - Table 1.13: “National Income: Sole proprietors and partnerships” (line 19); “Consumption of Fixed Capital: Sole Proprietor and partnerships;” “Sole proprietors and partnerships: Compensation of employees” (line 20); and “Sole proprietors and partnerships: Proprietors’ income with IVA and CCadj” (line 23). Retrieved 2021-03-06 via FRED using series codes A1641C1A027NBEA, A1615C1Q027SBEA, A1642C1A027NBEA, and A1645C1A027NBEA respectively.
 - Table 1.14: “Gross value added of corporate business” (line 1); “Compensation of employees” (line 4). Retrieved 2020-09-04 via BEA graphic user interface (GUI).
 - Table 7.14: “Posttabulation amendments and revisions” (line 3). Retrieved 2020-12-14 via BEA GUI.
- **BEA GDP-by-Industry Accounts** “Components of Value Added by Industry” table. Retrieved 2021-03-13 via BEA GUI.
- **Statistics of Income (SOI) public data:**
 - Integrated Business Data (1980-2015). Retrieved on 2020-09-04 via <https://www.irs.gov/pub/irs-soi/15otidb1.xls>.
 - Table 1 “All Partnerships: Total Assets, Trade or Business Income and Deductions, Portfolio Income, Rental Income, and Total Net Income (Loss), by Industrial Group” 1993-2018. Retrieved on 2021-03-06 via <https://www.irs.gov/statistics/soi-tax-stats-partnership-statistics-by-sector-or-industry>.

- Table 2 “Sole-proprietorship Non-farm Income Statements” 1996-2018. Retrieved on 2021-03-06 via IRS webpage.
- Table 2.3 “Returns of Active Corporations, Other than Forms 1120S, 1120-REIT, and 1120-RIC” 2016 and 2017. Retrieved on 2021-03-06 via <https://www.irs.gov/pub/irs-soi/16co23ccr.xlsx> and <https://www.irs.gov/pub/irs-soi/16co23ccr.xlsx>.
- Table 6.1 “Returns of Active Corporations, Form 1120S” 2016 and 2017. Retrieved on 2021-03-06 from <https://www.irs.gov/pub/irs-soi/16co61ccr.xlsx> and <https://www.irs.gov/pub/irs-soi/17co61ccr.xlsx>.
- **United Nations System of National Accounts** Table 4.8. Retrieved on 2020-06-24 via the UN SNA GUI at http://data.un.org/Data.aspx?d=SNA&f=group_code%3a408.
- **Restricted-use SOI corporate and partnerships samples**, which we collapse to yield aggregates by industry (NAICS 2-, 3-, and 4-digit) and sales bin (in constant 2014 dollars).
- **Other administrative data** See subsection 2.2 for detailed descriptions
 - Population of C- and S-corporation returns, 1996-2014
 - Linked firm-owner tax returns for partnerships and S-corporations, 2001-2014, as in Smith et al. (2019), which we collapse to yield aggregates by industry and sales bin (in constant 2014 dollars).
- **Replication data** from Karabarounis and Neiman (2014) (labor share by country) and Elsby, Hobijn and Şahin (2013) (supplement to BEA GDP-by-industry accounts).

D.2 Data by exhibit

1. Figure 1

- (a) *Panel A* uses “Gross value added of corporate business” (line 1) and “Compensation of employees” (line 4) from NIPA table 1.14, retrieved via BEA GUI.
- (b) *Panel B* uses “National Income: Sole proprietorships and partnerships;” “Consumption of Fixed Capital: Sole Proprietorships and partnerships;” and GDP retrieved via FRED using series codes A1641C1A027NBEA, A1615C1Q027SBEA, and GDPA, respectively. It also uses “Gross value added of corporate business” (line 1) from NIPA table 1.14, as in panel A.

- (c) *Panel C* uses Net income of S-corporations, C-corporations, and partnerships from SOI Integrated Business Data.
- (d) *Panel D* uses restricted-use data from the SOI corporate and partnerships samples. We calculate value added as the sum of W-2 wages, non-wage compensation, interest paid, net depreciation, depletion, Domestic Production Activities Deduction, other deductions, and gross profits minus total deductions.

2. Figure 2

- (a) *Panel A* uses the population of S- and C-corporation returns covering 1996-2016. For estimating event-study specifications, we narrow the sample to firms that switch from C- to S-corporation form from 2000 to 2012.
- (b) *Panels B and C* use latest-year data from two sources. We take 2014 owner pay, defined as the sum of wages paid by firm and ordinary income, from our firm-owner linked sample of S-corporations and partnerships. Sales (gross receipts) and value added, both from 2017, are from the SOI corporate and partnerships samples; value added is defined as in Figure 1D.

3. Figure 3, Table 1, and Table 2

- (a) *BEA Labor Share* (Figure 3A and Table 1A) is the ratio of “Gross value added of corporate business” and “Compensation of employees” as in Figure 1A.
- (b) *S-corporation recharacterized wages* are the product of total S-corporation receipts with average bin-specific recharacterized wage shares of receipts, weighted by each size bins’ share of sales.
 - *Total S-corporation receipts* From 1980 to 2015, we take S-corporation receipts from Integrated Business Data as in Figure 1C. For 2016 and 2017, we supplement the IBD aggregates with receipts from SOI table 6.1 “Returns of Active Corporations, Form 1120S.”
 - *Size bin-specific S-corporation receipts* are from collapses of the SOI corporate sample, as in Figure 2B and 2C, covering 1992-2017.
 - *Recharacterized wage shares of receipts* are shown in Figure 2A.

We extrapolate S-corporation receipts backwards as a constant share of “Gross value added of corporate business” from NIPA table 1.14. We extrapolate the aggregate series (IBD and table 6.1) backwards from 1980 and the size bin-specific series backwards from 1992.

- (c) *Non-corporate employee compensation, profits, and other capital income* Compensation and profits are “National income: Sole proprietorships and partnerships: Compensation of employees” and “National Income: Sole proprietorships and partnerships: Proprietors’ income with IVA and CCadj” retrieved via FRED using series codes A1642C1A027NBEA and A1645C1A027NBEA, respectively, on 2021-03-06. Other capital income is the difference between Non-corporate gross value added as in Figure 1B and the sum of non-corporate employee compensation and profits.
- (d) *Partnership and sole proprietorship components of gross value added* including employee compensation; proprietors’ income; and other capital income are from sole proprietorship and partnership SOI income statements. Specifically, sole proprietorships data are from (non-farm) table 2 “Income Statements” retrieved on 2021-03-06. Partnerships data are from “Table 1: All Partnerships: Total Assets, Trade or Business Income and Deductions, Portfolio Income, Rental Income, and Total Net Income (Loss), by Industrial Group” retrieved on 2021-03-06. We construct components of GVA as described in section D.3. SOI proprietors’ income is available from 1980 to 2017, and other SOI components of gross value added are available from 1996 to 2017. For years in which data are not available, we extrapolate backwards using shares from the earliest available year.
- (e) *W-2 wages paid to partners* is from the firm-owner linked sample covering 2001-2014. We extrapolate backwards from 2001 and forwards from 2014 as a constant share of SOI partnership profits.
4. **Appendix Figure A.1** uses event-study coefficients estimated within a subset of the population of C- and S-corporation tax returns as in Figure 2. It also uses restricted-use SOI corporate sample data to rank 2-digit industries by profits.
 5. **Appendix Figure A.3** plots NIPA corporate sector GVA from table 1.14; GDP retrieved via FRED (series code GDPA); and “Inorganic partnership GVA” as shown in Table 1.
 6. **Appendix Figure A.5** uses linked firm-owner data from Smith et al. (2019) for partnerships and from the SOI corporate sample for C- and S-corporations.
 7. **Appendix Figure A.6** uses data from the BEA GDP-by-industry accounts covering 1997-present, retrieved via the BEA GUI. We supplement these data with replication data from Elsby, Hobijn and Şahin (2013) which provides the BEA GDP-by-industry value added items from 1987-1997.

8. **Appendix Figure A.7** uses data from Karabarbounis and Neiman (2014), as well as from the UN System of National Accounts table 4.8, retrieved via the UN SNA GUI at http://data.un.org/Data.aspx?d=SNA&f=group_code%3a408.
9. **Appendix Figure A.8** uses the data underlying Figure 2B and 2C.
10. **Appendix Table A.1** uses BEA GDP-by-industry data as in Figure A.6; collapses of the SOI corporate sample and firm-owner linked data as in Figure A.5; adjusted underlying series from table 1; and sector-specific event-study estimates partially shown in Figure A.1.
11. **Appendix Tables A.2 and A.4** use the population of C- and S-corporate tax returns as in Figure 2A.
12. **Appendix Table A.5** uses the same data as Table 2.

D.3 Concept definitions in SOI data

Components of gross value added

To calculate the partnership share of each component of gross value added (GVA), we construct GVA component analogs for both organizational forms in the SOI data as follows:

$$\begin{aligned}
 \mathbf{Profits}_{\text{Sole prop, SOI}} &\equiv \text{Net income} \\
 \mathbf{Compensation}_{\text{Sole prop, SOI}} &\equiv \text{Cost of labor} + \text{Contract labor} + \\
 &\quad \text{Employee benefit programs} + \\
 &\quad \text{Pension and profit-sharing plans} + \\
 &\quad \text{Salaries and wages} \\
 \mathbf{Other\ capital\ income}_{\text{Sole prop, SOI}} &\equiv \text{Rent paid on machinery and equipment} + \\
 &\quad \text{Rent paid on other business property} + \text{Taxes paid} \\
 &\quad \text{Mortgage indebtedness} + \text{Depreciation} + \\
 &\quad \text{Other interest paid on business indebtedness}
 \end{aligned}$$

Profits_{Pships, SOI} \equiv Net income

Compensation_{Pships, SOI} \equiv Cost of labor + Salaries and wages+

Guaranteed payments to partners+

Pension and profit-sharing plans + Employee benefit plans

Other capital income_{Pships, SOI} \equiv Rent paid + Interest paid + Depreciation + Taxes paid

Partnership share of gross value added components

For each component of gross value added, we compute the partnership share of each component as one minus the sole proprietorship component. Specifically, for $c \in \{\text{Compensation, Other capital income}\}$, we take:

$$\text{Partnership share } c = 1 - \frac{C_{\text{Sole prop, SOI}}}{C_{\text{Sole prop, SOI}} + C_{\text{Pship, SOI}}}.$$

For profits, we use a slightly different formula:

$$\text{Partnership share profits} = 1 - \frac{\text{Profits}_{\text{Sole prop, SOI}}}{\text{Sole prop and pship profits}_{\text{NIPA 1.13}}}.$$

where $\text{Sole prop and pship profits}_{\text{NIPA 1.13}}$ is “National Income: Sole proprietorships and partnerships: Proprietors’ income with IVA and CCadj” (retrieved via FRED using series code A1645C1A027NBEA). We choose this definition for the denominator to avoid double-counting profits accruing to partnerships holding other partnerships (see, e.g., Pearce (2015) and Cooper et al. (2016)), though our results are not sensitive to this choice.