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In the context of cross-border finance, the term arbitrage is used to describe the exploitation by multinational groups of asymmetries between different tax regimes (tax regimes do not always match...

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known as "cross-border tax arbitrages," although, as I have discussed elsewhere (Shaviro, 2004), they are not really arbitrages in a finance sense. During the Clinton Administration, the United States Treasury proposed to deny U. S. tax benefits to taxpayers engaging in certain of the transactions. Vehement opposition forced the Treasury to back

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has come under intense scrutiny since the global financial crisis, and is usually portrayed as a form of aggressive tax avoidance. Press coverage has often shown little ...

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transaction or entity
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In its simplest terms, cross-border tax arbitrage refers to a situation in which a taxpayer or taxpayers rely on conflicts or differences between two countries' tax rules to structure a transaction or entity with the goal of obtaining tax benefits (for example, reduced or no taxation) overall.

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A main goal of the reform is to effectively reduce aggressive tax avoidance opportunities through cross-border dividend arbitrage. These transactions, known as "cum-cum-deals," have received heightened scrutiny in Germany following a highly-publicized media investigation that concluded that the scheme costs the German treasury millions of Euros in lost tax revenue.

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