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CONTENTS

182 Editorial

Margaret McKerchar, Michael Walpole and Binh Tran-Nam

184 Tax compliance costs for the small business sector in South Africa – establishing a baseline

Sharon Smulders, Madeleing Stiglingh, Riel Franzsen and Lizelle Fletcher

227

Australian business taxpayer rights to compensation for loss caused by tax official wrongs — a call for legislative clarification

John Bevacqua

250 Findings of tax compliance cost surveys in developing countries Jacqueline Coolidge

288

Tax compliance costs for small and medium sized enterprises (SMEs): the case of the UK

Ann Hansford and John Hasseldine

304

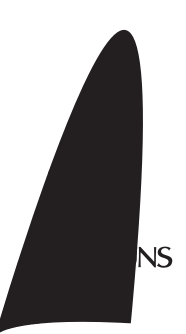
FACTA and Schedule UTP: Are these unilateral US actions doomed unless accepted by other countries?

J. Richard (Dick) Harvey, Jr



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Tax compliance costs for small and medium sized enterprises: the case of the UK

Ann Hansford and John Hasseldine

Abstract

This paper presents a section of the **fings** from the UK arm of an international research project that is evaluating and comparing tax compliance costs affegtismall and medium sized enterps (6MEs) across four countries.

It has been argued that the regulatoryuirements on businessparticularly those on SMEare burdensome and can be a constraint on their growth and so success. There have beeinderable developments in tax policy, which have impacted on compliance costs within the UK over the last 20 years, are the reviewed in order to set the current findings into context. The literature review considers developments in the

1.

A full literature review is considerechnecessary (See Evans, 2001 for full details), but there have been a number of studiescifically focusing on small firms. These include studies in Australia (Wallschutzkly995), Malaysia (Ariff and Pope, 2002), New Zealand (Ritchie, 2001), U.S. (Slemrod, 2004) as well as a multi-country study (OECD, 2001). None of the studies specifically focusing on SME tax compliance costs have been carried out in the UK,iokhwe consider to be a gap in prior literature.

In the recentMirrlees Reviewconducted by the Institute of Fiscal Studies, Crawford and Freedman (2010, pp. 1080-1083) reviewæte compliance cost literature as it affects small firms. They suggest that the high VAT threshold in particular may cause problems for SMEs (especially withgard to expansion and efficiency).

While there can be a link between the level of compliance costs and actual tax compliance, this does not mean that policy should ignore the high burden placed on small businesses. For example, small businesses such as sole proprietors tend to exhibit the lowest voluntary compliance at while also facing the highest compliance costs (Sandford et al. 1989; Slemrod, 2004). One reason is that they may have the opportunity to not comply, but additionally, such firms simply may not understand their tax obligations, especially those without access to expert professional advice.

Attempts by successive governments to mialeasier for small businesses to develop and grow have had mixed outcomes. Frampolicy angle, the U.K. government has had a mantra of reducing compliance cost burdens with it featuring as a Public Service Agreement (PSA) target for HM Revenaed Customs (HMRC). The Department carried out an exercise with KPMG to asserve compliance cost obligations using a Standard Cost Model (HMRC, 2005) resultin various initiatives that are worth reviewing briefly at this stage.

Following publication of the KPMG resear HMRC published a reflection on how changes were going to be implemented bider to address some of the issues raised (HMRC, 2006). The overarching targets were to reduce by at least 10% the administrative burden on business of dealing with HMRC forms and returns over a five year period and reduce the burden ealing with audits and inspections by 10% over three years and 15% over 5 years. Practical manifestations of these include the requirement that businesses should have rowide information only once, have a single point of contact with HMRC and receive support, education and guidance at the time when they most need it. The KPMesearch identified complexities and, what they term, the "irritation factor", which entified a number of obligations that impose the majority of administrative burdens on businesses dealing with the UK tax system; the most important one being the mainx taeturns. In addition there was an acknowledgement that "We know many of occurstomers want to comply but are unsure of what to do or where to find appropriate help" (HMRC, 2006, p. 21).

Compliance cost reviews (CCRs) introduced by HMRC had an overall aim of minimising the costs of complying with newnd existing tax obligations. In order to achieve this improved traiming and guidance was introduced for those dealing with impact assessments, better support with its unassurance of each mpact assessment

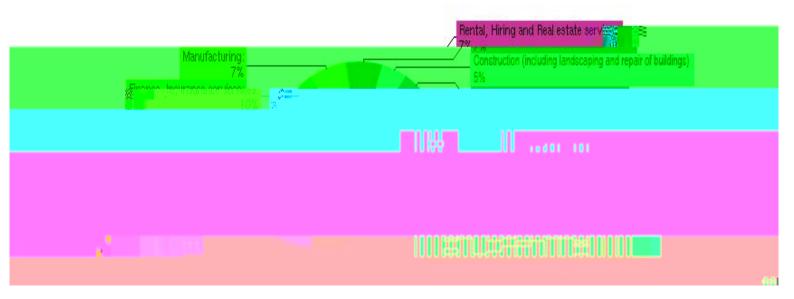
and regular liaison with the Better (Rubation Consultative Committee (HMRCa, 2010). The outcomes identified included the need to give more consideration to the effects of changes on all sizes of business, to address the lack of understanding of commercial practices and business models impact assessments need to better identify data sources and more clearly plain the analysis they contain and underlying assumptions, including the impacts on tax agents (HMRCb, 2010).

The next section outlines the stages in quartionnaire design and method adopted in collecting data and we also acknowledged to ffs encountered and limitations in our method.

3.

The questionnaires were sent out in J20041 to members of ACCA and so by definition all responses were filled out bayqualified accountant. Forty one ACCA members responded and of those over (5251%) had been admitted to membership over ten years ago, with a further 15304 mitted 5-9 years ago and 12 respondents admitted in the past four years. They represented firms from a variety of sectors (see Figure 1). In terms of legal structure, (355ns (85%)) were private limited companies.

Figure 1: The sector of the respondents to the questionnaire



The number of years the firms have been trading ranged from over ten years for 24 firms (60%) to one firm that had been in business for less than a year.

In terms of size by turnover, two firmsprerted a turnover under £73,000 (the current UK VAT registration threshold) withtwo firms reporting turnover exceeding £25,900,000. The median firm had a turndwetween £1,350,000 and £6,500,000, so being between the VAT cash account ingit and upper turnover limit for a small company.

For the opinion driven questions (detailed Siection 4.2) respondents were asked how

4.1.2 In-house Compliance Costs and Time

Apart from fees paid to external advisseinternal compliance activities can be significant in terms of the actual houtsken in that area and activity and the commercial value of that time. Our surveycused on four distinct areas: VAT, Income Tax and Corporate Tax, PAYE and Capital Gains Tax.

Table 2: In-house Compliance Costs and time spent allocated to different taxes

| | VAT | Inc./Corp. Tax | PAYE | CGT | Total |
|-------------------------------|---------|-------------------|---------|-------|----------|
| Average Cost % in-house cost | £ 6,062 | £ 4,362 | £ 3,645 | £ 602 | £ 14,671 |
| | 41.3% | 29.7% | 24.9% | 4.1% | 100.0% |
| Average Hours % in-house time | 219 | 85 | 115 | 15 | 434 |
| | 50.5% | 19.6% | 26.5% | 3.4% | 100.0% |

The results show that VAT consumes, on age; over half of all in-house time spent on tax compliance and incur over 40% of the value of that time. In contrast Income Tax and Corporation Tax only incur roughly 20% of in-house time, but cost approximately 30% of the value of that time is might be due to the, often, complex nature of direct tax in the U.K. PAYEorsumes about one-quarter of firms' time and value, and lastly, CGT oca lam7.4()o1131 -1ly Average Cotut on f nfo0

4.1.4 Total Tax Compliance Costs

Total tax compliance costs are the sumina flouse and external costs of complying with taxes. The mean total costs of propriation from £1,375 to £76,950. Howethere costs are skewed by several large observations and the table below reports these costs by quartile. As not all respondents answered each question, and sepondents use external advisers only (or in-house compliance activities whithere we not additive.

Table 4 shows variation in in-house, **extel** and total compliance costs for the sample. The means reported in the finductor (All Firms) show that all classes of compliance cost figures, in addition to the number of full time employees, are skewed by large observations. For this reason, we temporartile statistics. Note that relatively, more costs are incurred on internal activities ative to the fees paid to external advisers.

Table 4: Total Costs of Tax Compliance

| Total Compliance Costs £ 8,267 | £ 13,070 | £ 37,400 | £ 21,362 |
|-----------------------------------|----------|----------|----------|
| In-house Compliance Costs £ 2,800 | £ 9,960 | £ 22,431 | £ 14,671 |
| External Compliance Costs £ 1,000 | £ 2,500 | £ 5,000 | £ 5,485 |

1st Quartile Median 3rd Quartile All Firms

[Note: Due to differences in numbers of available respondents per category (in-house / external compliance costs), columns are not additive]

In terms of the behaviour of compliancests by size of firm, we use reported turnover to segment the firms into threategories. There are small firms with turnover less than £600,000; intermedia MEs with turnover between £600,001 - £6,500,000 and large SMEs with turnovexceeding £6,500,000. Table 5 reports mean / median statistics with this data then scaled by number of employees.

Table 5: Mean / Median Compliance Cost Data Split by Firm Size

| < £600,000 | £600001-6.5m | > £6.5m |
|-------------|---|---|
| 12 | 16 | 12 |
| 6/3 | 33/30 | 98/37 |
| £ | £ | £ |
| 23687/10876 | 16657/13015 | 24908/13540 |
| 16278/6200 | 14063/11070 | 14938/9960 |
| 2683/500 | 3284/2,500 | 9970/5000 |
| 8526/4410 | 698/448 | 768/361 |
| s 6687/2800 | 567/415 | 497/172 |
| s 537/125 | 125/93 | 271/134 |
| | 12 6/3 £ 23687/10876 16278/6200 2683/500 8526/4410 6687/2800 | 12 16 6/3 33/30 £ £ 23687/10876 16657/13015 16278/6200 14063/11070 2683/500 3284/2,500 8526/4410 698/448 s 6687/2800 567/415 |

As larger observations skew the mestatistics upwards, our discussion draws upon the median statistics reported in the preceding table. First, the smallest size category reports lower median compliance costs (exaterin-house, total) than the other two groups with higher turnover.

When compliance costs are scaled by thumber of full time employees then the regressive nature of the sests becomes apparent, especially for in-house and total compliance costs. For example, for total compliance costs per full time employee, median costs decrease from £4,410 to £448361 as turnover increases. A similar trend occurs for in-house costs per employee£12,800 to £415 to £172 as firm size category rises. The results in Table 5 thus again, like earlier studies, confirm the economies of scale associated whith compliance costs in the U.K.

4.2 Record keeping and Accounting

Apart from measuring tax compliance costs, our aim is to study the amount of time spent on various in-house managerial actiograsks, whether these tasks are viewed as important or unimportant, and finally whether the process of tax compliance is viewed beneficially, and how.

4.2.1 Breakdown of Time spent on in-house accounting activities not related to tax compliance, by type of activities, SME firms

Earlier, in Section 4.1.3 we reportedle average hours spent for various tax compliance activities. The largest of theseswecording information needed for tax (289 hours). This was followed by calculated tax, completing tax returns and paying taxes (47 hours), dealing with externally issers and providing them with information (29 hours) and learning about tax laws ading newsletters, Revenue websites, bulletins etc. (33 hours).

In terms of the use of accounting records, results from our respondents show that one firm only used their accounting records to purposes solely; whereas most firms used their accounting records for othersons as well. These include the monitoring of business profitability, cashoft and financial potson, debtors collection, payments to creditors/lenders. However, fewer thane in five firms used their accounting records to monitor trading stock.

4.2.3 Benefits derived from aving to keep tax records

While the prior sub-section outlined the purposte eeping accounting records, we also asked respondents their level of agreement on the bits riterat their business derives from having to keep tax records. The results cluding percentages dell counts are hown in Table 8.

Table 8: Benefits of Keeping Tax Records

Benefit of Tax Strongly

Compliance:

The results would indicate that there is some way to go before it can be said that the aims of the Compliance Cost Review haveed met. Table 3 shows that over three quarters of in-house costs relate to reintrogchalculating and returning information on tax returns. Table 7 shows that 95% of components consider record keeping to enable the tax calculations to be computed moderately or very important. On balance our respondents were just positive in assessing whether having to comply with

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