Rules Versus Discretion in Public Procurement

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Abstract

I study the trade-off between rules and discretion in the context of US federal procurement. Below an arbitrary threshold amount, contracts can be awarded using procedures that are subject to significantly fewer rules and less oversight. Leveraging a change in the threshold value, I document three key empirical findings. First, there is substantial bunching of contracts at the threshold. Second, the added scrutiny introduced by rules distorts the award amount of some contracts, while discouraging other purchases altogether. Third, contracts subject to more scrutiny perform worse ex post. I propose and estimate a stylized model of public procurement that is consistent with these findings. I find that, at current levels, the benefits from waste prevention are modest relative to the size of the compliance costs introduced by regulation. I find that the optimal threshold is substantially higher than the current one, and that a proposed increase in the threshold will leave the government better off.

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1. Introduction

To carry out their mission, governments often rely heavily on private firms. From fighter jets and cutting-edge R&D to office supplies and janitorial services, developed countries spend almost a third of their government budgets purchasing goods and services from the private sector.\(^1\) The US is no exception: in fiscal year 2018, the federal government alone awarded $835 billion in procurement contracts.\(^2\) Yet despite these large stakes, the design and functioning of public procurement systems remains a relatively under-studied area of government activity.

In this paper, I analyze how the strength of procurement regulation affects the incentives of public buyers and private sellers and its ultimate effect on the benefit that the government derives from public procurement. By regulation I mean the set of rules that constrain the allowable behavior of market participants, sometimes specifying the exact procedures that transacting parties need to follow, and establishing a variety of compliance steps and oversight mechanisms. Most public purchases are decentralized, with specialized government officials at each organizational unit in charge of awarding and managing their contracts. By enacting procurement regulation, lawmakers delineate the scope of action of these officers and of the private firms with whom they interact.

How much to regulate behavior and how much to leave at the discretion of procurement officers is a central question in public procurement.\(^3\) A useful lens to analyze this trade-off is the more general problem of the delegation of authority within organizations (Aghion and Tirole, 1997). Following this framework, the principal (e.g., Congress) may prefer rules over discretion for high degrees of preference misalignment with the agent (contracting officers). Indeed, calls for tighter rules and increased oversight of public contracts are typically justified by referencing fears of wasteful spending and abuse.\(^4\) On the other hand, the principal may be less inclined to regulate heavily if the agent has valuable local information and if discretion promotes the agent’s initiative. Kelman (1990, 2005) has been a key advocate of this view in the case of procurement. He has argued that a proliferation of rules can lead to an intricate system that removes all incentives for officers to obtain good deals for the government, and instead makes them focus on costly compliance (i.e., red tape).\(^5\)

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\(^1\)Government procurement as a share of total government expenditures is 30.6% on average across OECD countries. This is an average of 13.2% as a share of GDP. Source: Government at a Glance 2017, OECD. Data available at: http://www.oecd.org/gov/government-at-a-glance-2017-database.htm.

\(^2\)http://www.usaspending.gov.

\(^3\)Gutman (2014) describes it as “the most difficult and contentious debate in public procurement.”

\(^4\)For example, the OECD describes procurement as “the government activity most vulnerable to waste, fraud and corruption.” (https://www.oecd.org/governance/public-procurement.htm).

\(^5\)According to Kelman (1990, 2005), procurement regulation, as typically envisioned and implemented, “is more often the source of the problem than the solution to it.” In fact, “the fear of allowing public officials
I empirically analyze this trade-off in the context of the US federal procurement system, where two sets of acquisition procedures coexist, imposing different levels of regulatory strength. I leverage the fact that the procedures that public agencies use to select sources and award contracts change discontinuously with the size of the award. Below an arbitrary threshold, buyers use so-called simplified acquisition procedures, which streamline the purchase process and give broad discretion to procurement officers. Above the threshold, procurement procedures are significantly more complex and lengthy, with the full set of regulatory statutes put in place to prevent waste and fraud coming into effect. Therefore, this hybrid regulatory regime provides a unique opportunity to evaluate the relative merits of rules and discretion in public procurement.

To assess the implications of this regulation, I organize my empirical analysis around two key questions. I first ask whether and to what extent market participants respond to this rule, and I analyze the implications of these responses for aggregate transaction patterns. I then explore how the level of regulatory strength affects the quality of procurement spending. My analysis relies on administrative records of contract awards by all US federal agencies between 2006 and 2016, and it leverages a policy change in 2011 that raised the simplified acquisition threshold from $100,000 to $150,000.

Conceptually, the policy makes it discontinuously more costly for both parties to transact for an amount above the statutory threshold. Therefore, we can interpret this policy as a regulatory notch in the award amount space (Slemrod, 2013; Kleven and Waseem, 2013). Relative to a counterfactual world in which no such added cost is imposed, two possible responses are expected. First, contracts above the threshold could reduce their award amount to qualify for the simplified procedure (an intensive margin effect). Second, it is possible that some purchases above the threshold are discarded altogether in response to the added regulatory burden (an extensive margin effect).

I document that the simplified acquisition rule indeed generates strong transaction responses. There is a substantial spike in contracting activity right below the simplified acquisition threshold and a discontinuous drop just above it. Several pieces of evidence indicate that this bunching reflects real distortions in purchasing decisions and is not artificially created by splitting large contracts into multiple smaller transactions.

To separately quantify intensive and extensive margin responses, I use a bunching design combined with a difference-in-differences strategy. Leveraging the change in the threshold value, I propose a nonparametric estimator of the distribution of contracts that
to use good sense and good judgment in procurement works against both the selection of the best contractor and the quality of performance of those selected.” This is because rules mostly focus on “control of abuse—particularly favoritism, corruption, and cheating—by government officials or contractors, rather than on (...) supporting agency missions. Frequently, practices justified only on the ground that they reduced abuse were applied at the cost of sacrificing good decisions under normal circumstances. (...) Thus the rules misdirected the behavior of the many to stop the abuses of the few.”
we would have observed post 2011, had the threshold been kept constant at $100,000 and had not been raised to $150,000. Comparing this counterfactual to the actual observed distribution, I conclude that along with intensive margin effects, the policy generates strong extensive margin responses. I estimate that raising the simplified acquisition threshold generated more than 4,000 additional contracts per year (equivalent to 7.5% of contracts between $50,000 and $300,000), which translated into $546 million in additional annual contract spending (9.1% of spending over the same range).

I then explore how rules and discretion affect the quality of procurement contracts. Recall that this relationship is ex-ante ambiguous. Rules may reduce the scope of wasteful spending, particularly by misaligned agents. Yet if misalignment is not a first-order concern, preventing officers from exercising discretion might lead to worse contracts ex-post (Kelman, 1990, 2005). To test these competing hypotheses, I construct a series of contract quality proxies and exploit variation across award size and time periods, leveraging the simplified acquisition regulation and its change in 2011. The quality proxies include measures of costly post-award renegotiation and adaptation (contract modifications, cost overruns, and delays), contract termination, and the likelihood of an award at the very end of the fiscal year. Consistently across all measures, I find that tightly regulated awards result in worse ex-post performance, which is in line with the Kelman view of procurement regulation. I argue that sorting and selection are unlikely to account for the bulk of these effects.

Motivated by these findings, I propose a stylized empirical model of public procurement. The model formalizes how regulation affects contracting decisions and the observed quality of spending. There are two types of bureaucrats: officers who are fully aligned with the agency’s mission; and misaligned ones, who care only about their private benefit. Purchases are the result of bilateral bargaining between bureaucrats and private firms. While aligned bureaucrats seek to obtain the highest possible share of the surplus for the government, misaligned agents —because of either corruption or simply inefficiency— overpay for goods and services. The introduction of tight rules effectively eliminates misaligned agents’ wasteful spending, but it imposes red tape costs on transacting parties. Additionally, by removing the discretion from the contracting officer, regulation also affects the distribution of post-award contract performance. This leads to an improvement in quality for misaligned agents but a reduction in quality when an aligned agent is in charge.

I characterize the equilibrium for a notched regulation: contract awards above a certain threshold face high regulatory scrutiny, whereas contracts below the threshold are awarded with full discretion. Above the threshold, compliance costs effectively reduce

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6This latter measure has been found to be associated with wasteful spending by Liebman and Mahoney (2017).
the expected surplus from the transaction. In some transactions, it is possible for both parties to increase their payoffs by bunching at the regulatory threshold. In some other cases, the surplus might not be enough to justify the red tape costs, so if bunching is not feasible, some transactions are forgone because they are subject to regulation. The first key primitive of the model is the distribution of government valuations and private costs, which in combination define the transaction surpluses. The second object of interest is the distribution of unobserved compliance costs that the regulation imposes above the threshold, and which determines the magnitude of the behavioral responses. The third key primitive is the share of misaligned agents across federal agencies. Finally, other economic parameters describe the relative bargaining power of the transacting parties and the presence of adjustment frictions. I parameterize and estimate the model using simulated method of moments to match the descriptive patterns described above.

Estimated with data that predates the 2011 increase in the statutory threshold, the model predicts reasonably well the aggregate effects of this policy change. Compliance costs are quantitatively relevant, with a mean of $12.8 thousand per contract, rationalizing the strong bunching in the data. On the other hand, I find that over 82% of transactions are led by aligned bureaucrats. This estimate reflects the quality drop when discretion is removed from contracting officers at the simplified threshold: since most bureaucrats act in alignment with the government’s goals, the introduction of rules leads to an aggregate drop in contract performance.

I use the estimated model to assess the implications of different statutory threshold choices. I consider the optimality of these alternative policies from the point of view of the government. This is due to the fact that the analysis only allows me to recover the valuations of public agencies for contracted goods and services, as opposed to citizens’ valuations of such products, which would be a key input for a full welfare analysis. One choice that is of particular interest is a value of $250,000, which has been approved by Congress but has yet to be implemented. Given the size of compliance costs and the relatively high degree of agent alignment, I estimate that this change—which reduces the stringency of regulation—will leave the government better off. This is so despite estimated spending increases in moderately-sized contracts ($50,000 to $300,000) of 8%. In fact, I estimate that the optimal regulation should set the simplified acquisition threshold at $345,000.

While interest in the theoretical aspects of procurement and regulation is not new (e.g., Laffont and Tirole, 1993), until recently, empirical evidence on the subject remained scarce. This paper relates to a growing number of studies that examine the consequences

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7The National Defense Authorization Act of 2018 increased the simplified acquisition threshold from $150,000 to $250,000 for all agencies. As of October 2019, however, the Federal Acquisition Regulation has not yet been updated to reflect this change.
Closely related to this study are papers that explicitly consider the role of buyer discretion in public procurement (Kang and Miller, 2017; Coviello, Guglielmo, and Spagnolo, 2018). Similarly, Pertold and Palguta (2017) and Szucs (2017) have documented—for the Czech Republic and Hungary, respectively—that procurement rules that change at arbitrary thresholds can induce transaction responses that result in “bunching” of contracting activity. Finally, the closely related studies by Calvo, Cui, and Serpa (2019) and Giuffrida and Rovigatti (2019) also study simplified acquisition regulation in the US, with a focus on the effect of oversight on procurement outcomes. When appropriately comparable, the results on contract quality presented here are qualitatively similar to these papers. My work advances this literature by providing a more comprehensive evaluation of the rules versus discretion trade-off, analyzing both transaction responses and effects on spending quality. Furthermore, my proposed model allows me to interpret the descriptive evidence from a normative standpoint, deriving concrete policy implications.

This paper also belongs to a growing literature that uses bunching designs to estimate behavioral responses by economic agents. Methods originally developed in the context of income taxation (Saez, 2010; Chetty, Friedman, Olsen, and Pistaferri, 2011; Kleven and Waseem, 2013) have been extended and applied to a variety of different settings characterized by nonlinear incentives. The nonparametric estimator of spending effects that I propose in this paper extends the standard approach used in the early papers to incorporate extensive margin responses. In this respect, it adds to other approaches that seek to disentangle intensive and extensive margin responses to nonlinear schedules (Kopczuk and Munroe, 2015; Best and Kleven, 2018; Persson, 2019; Gelber, Jones, Sacks, and Song, 2018; Marx, 2018).

More broadly, this paper contributes to the literature that studies how the incentives of public officers inform policy design and affect public service delivery. The results of this paper are consistent with a series of studies that highlight that failing to consider the incentives of public employees can make policies and regulations yield unintended consequences (Olken, 2007; Yang, 2008; Bandiera, Prat, and Valletti, 2009; Gerardino, Litschig, and Pomeranz, 2017; Rasul and Rogger, 2018; Duflo, Greenstone, Pande, and Ryan, 2018).

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8Examples include the effects of centralized purchase agreements (Bandiera, Prat, and Valletti, 2009), information and disclosure requirements (Coviello and Marinello, 2014; Carril, Gonzalez, and Walker, 2019), the use of electronic platforms (Lewis-Faupel, Neggers, Olken, and Pande, 2016; Carril, Gonzalez, and Walker, 2019), the use of different auction formats (Decarolis, 2014, 2018), expiring annual budgets (Liebman and Mahoney, 2017), bureaucrat’s characteristics (Coviello and Gagliarducci, 2017; Decarolis, Giuffrida, Iossa, Mollisi, and Spagnolo, 2018; Best, Hjort, and Szakonyi, 2018), workload (Warren, 2014), external audits (Gerardino, Litschig, and Pomeranz, 2017), and industry consolidation (Carril and Duggan, 2018).

9See Kleven (2016) for a recent review.

10See Finan, Olken, and Pande (2017) for a survey of papers that use field experiments in developing countries.
Finally, the rules-versus-discretion debate in public procurement can be analyzed through the more general lens of the theory of allocation of authority within organizations. In that respect, this paper belongs to the large literature that has followed Aghion and Tirole (1997).\footnote{See Aghion, Bloom, and Van Reenen (2013) for a survey of theoretical and empirical work.}

The rest of the paper proceeds as follows. Section 2 provides a brief background on the US federal procurement system, its regulation, and the data. In Section 3, I present my main empirical findings, including descriptive evidence of behavioral responses to the simplified acquisition rule, the estimation and quantification of intensive and extensive margin responses, and the effect of regulation on spending quality. In Section 4 I describe the model setup and its estimation. Section 5 presents the model estimation results, counterfactuals, and normative analysis. Section 6 concludes.

2. Setting and Data

2.1. US Federal Procurement

Procurement is a large component of the US federal budget. In fiscal year 2018, federal contract awards totaled $835 billion, representing 20% of total federal outlays, and two-thirds of discretionary spending.\footnote{Discretionary spending excludes mandatory programs (such as Social Security and Medicare) and interest on debt.}

Federal contracts can be broadly categorized into two types: definitive contracts (DCs) and indefinite delivery vehicles (IDVs). DCs are stand-alone one-time agreements with a single vendor for the purchase of goods or services under specified terms and conditions. In contrast, IDVs are agreements with one or more vendors, and are characterized at the time of the award by uncertainty about the quantity of goods or services to be provided, the timing of delivery, or the scope of the agreement. IDVs notably include purchases through centralized and government-wide agreements, like the General Services Administration (GSA)’s schedules. DCs and IDVs each account for roughly half of the contract spending (GAO, 2018). To simplify the analysis, in this paper I will focus exclusively on DCs. This will allow me to assess how regulation shapes the acquisition process in the case of well-defined requirements from individual government units.

DCs are awarded at highly decentralized levels. Contracts are awarded by over 3,000 different contracting offices that are part of an executive or independent agency.\footnote{Executive agencies are headed by a Cabinet secretary, like the Department of Defense, the Department of State, or the Department of Health and Human Services. Independent agencies, which are not part of the Cabinet, include the Central Intelligence Agency, the Environmental Protection Agency, and the Federal Trade Commission.} The workforce in charge of public contracting is made up of over 35,000 contracting officers.
(Warren, 2014) whose primary role is to plan, carry out, and follow-up on purchases made by their units.

The scope of action of contracting officers is defined and limited by the Federal Acquisition Regulation (FAR), a 2,010-page document\textsuperscript{14} that lays out policy goals and guiding principles as well as a uniform set of detailed policies and procedures to guide the procurement process. My empirical analysis will leverage a specific section of the FAR —Part 13: Simplified Acquisition Procedures—as a convenient natural experiment to study rules versus discretion.

2.2. Simplified Acquisition Procedures

As part of an effort to simplify the federal procurement process, the Federal Acquisition Streamlining Act of 1994 stipulated that contracts worth up to a statutory threshold value shall be awarded using a set of streamlined procedures. The main purpose of these simplified acquisition procedures (SAPs) is to reduce the administrative burden associated with the awarding of federal contracts. The simplified acquisition threshold was originally set by the legislation at $100,000. Then, effective the first day of fiscal year 2011, it was raised to $150,000. More recently, the National Defense Authorization Act of 2017 increased the threshold to $250,000, although full implementation has not yet occurred.

Above the threshold, virtually all contracts are awarded using a procedure called negotiated acquisition. This requires the officer to set up an evaluation plan, stipulating precisely the factors that will determine how the source will be selected and how proposals will be technically scored. Firms need to follow all the requirements in these evaluation plans when preparing their proposals, which constitute legally binding documents that the firm cannot later disavow. The scoring of proposals —performed by a source selection team— typically leaves a subset of highly-rated offers, which are said to be within the competitive range. The officer then completes a next stage of negotiation with these offerers, before deciding which source to select and the precise terms of the award. Each of these steps is associated with significant paperwork requirements, vigorous oversight, and the possibility that prospective vendors will formally protest decisions. The process, therefore, leaves little scope for abuse by individual officers and firms.

SAPs waive most of these requirements, and instead give broad discretion to contracting officers, allowing them to operate on the basis of informal quotations from prospective vendors. Therefore, SAPs relieve contracting officers from a significant regulatory burden. This is also true for contractors, who now have to navigate a less cumbersome process. The key goal is to minimize red tape, allowing transacting parties to flexibly work on mutually beneficial agreements rather than focus on regulatory

\textsuperscript{14} https://www.acquisition.gov/sites/default/files/current/far/pdf/FAR.pdf
While the simplified acquisition threshold applies generally, the FAR establishes an exception for the acquisition of commercial items. These are defined as “customarily used by the general public or by non-governmental entities for purposes other than governmental purposes” (FAR Part 2.101). Commercial items have a much higher threshold (currently $7 million) to qualify for simplified procedures. This means that in practice the simplified acquisition threshold will only be relevant for a subset of the observed contracts. Unfortunately, I will not be able to distinguish in the data commercial acquisitions at the individual contract level. However, it will be important to keep this exception in mind when interpreting the findings, and I will come back to this explicitly when I discuss the results.

2.3. Data

The main source of data is the Federal Procurement Data System - Next Generation (FPDS-NG), which tracks the universe of federal awards that exceed $5,000 (otherwise called micro purchases). The data are publicly available and can be downloaded from www.usaspending.gov. An observation in this dataset is a contract action, representing either an initial award or a follow-on action, such as a modification, termination, renewal, or exercise of options. For each observation, I observe detailed information, such as the dollar value of the funds obligated by the transaction; a four-digit code that describes the product or service; codes for the agency, sub-agency, and contracting office making the purchase; the identity of the private vendor; the type of contract pricing (typically, fixed-price or cost-plus); the extent of competition for the award; characteristics of the solicitation procedure; the number of offers received; and the applicability of a variety of laws and statutes. To make the contract the unit of observation, I collapse all actions by contract ID.

The analysis sample consists of all definitive contracts in excess of $5 thousand in either fiscal years 2006 and 2016 for products and services other than Research and Development (R&D). Table 1 presents summary statistics for the data. Since parts of the analysis will restrict attention to a window around the simplified acquisition threshold —e.g., between $50,000 and $300,000—the table presents statistics for all non-R&D contracts and for these restricted sample. We see that among federal

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15This means non-IDV awards or micro purchases. Therefore, it includes definitive contracts that go through the standard procurement process (mostly negotiated acquisition) as well as those that are awarded using simplified acquisition procedures, referred to in the FAR as purchase orders.

16R&D awards, considered a special category of contracts, are subject to exceptional rules (see FAR Part 35). Additionally, maximum grant value has coincided at times with the simplified acquisition threshold. To avoid confounding this with responses to the simplified acquisition regulation, I drop all contracts in the R&D category.
agencies, the Department of Defense receives the most awards (55% overall and 61% in the restricted sample), followed by the Department of Veteran Affairs (12% and 8%, respectively), the State Department (6% and 4%, respectively), the Department of Justice (5% and 3%, respectively), and the Department of Agriculture (3% and 4%, respectively). Roughly two-thirds of the awards are competitively awarded, and virtually all contracts are fixed-price (as opposed to cost-plus). 80% of the contracts around the threshold use SAPs, and the average contract receives 3 offers (with the median contract receiving a single offer).

The bulk of contracting activity consists of relatively small purchases. Table 2 shows that two-thirds of the contracts are awards below $25,000, 80% are below $50,000, and less than 2% exceed $5 million. Of course, the pattern is very different if we consider the expenditures by each size group, with 1.9% of contracts above $5 million accounting for 71% of the total spending. The sample of “mid-size contracts,” between $50,000 and $300,000, accounts for 15.1% of the awards and 6.6% of contract spending.

The sample consists of awards for a vast array of goods and services (excluding R&D). Each award is classified into one of 2,400 possible standardized 4-digit alphanumeric codes. These can be aggregated into 101 broader product categories: 77 goods, and 24 services. Table 3 shows the most common products. The upper panel presents the top 10 product categories, while the lower panel shows the top 10 products at the more granular 4-digit classification level. The most common product categories are professional services, electronic equipment, and medical supplies.

3. Empirical Evidence

3.1. Descriptive Evidence of Behavioral Responses to Regulation

“Bunching” Evidence

To shed light on the existence of transaction responses to the regulation, I start by examining contracting activity around the simplified acquisition threshold. Figure 1 presents visual evidence inconsistent with a null hypothesis in which regulation does not affect contracting behavior. Before 2011, when the statutory threshold equaled $100,000, there was a pronounced spike in the distribution of contracts right up to this level and a discontinuous drop to the right of it (Figure 1(a)). Something similar is observed after 2011, when the spike and discontinuous drop in the distribution occurred at the award amount of $150,000, the threshold value in force during those years (Figure 1(b)).

17 A noteworthy feature of these distributions is the presence of round number effects expressed as spikes.
a better sense of the dynamics of adjustment to the new regulation, Appendix Figure A1 shows these distributions for every individual year between 2006 and 2016. The bunching follows the location of the threshold, albeit with some inertia. In particular, fiscal year 2011 appears as a transition year, with the distribution exhibiting large spikes both at the $100,000 and $150,000 levels. For this reason, in all of the analysis that follows I drop 2011, distinguishing between “pre” (2006-2010) and “post” (2012-2016) periods, as in Figure 1.

The observed patterns are consistent with a preference by officers and firms for simplified contracting vis-à-vis the regular procurement process. In Section 4 I formalize this intuition by assuming that, relative to simplified acquisition, contracting for an amount that exceeds the threshold imposes a fixed cost on transacting parties. This creates a “notch” in the award amount space, whereby agent’s payoffs discontinuously drop when they exceed the regulatory threshold. The responses documented here are qualitatively similar to those found in other contexts that feature notched tax schemes and regulations (see Kleven, 2016).

Heterogeneity by Products and Agencies

The patterns observed in the aggregate sample of contracts mask significant heterogeneity across both product categories and contracting agencies. An important source of this heterogeneity is the regulatory exception for commercially available products. Recall that the simplified acquisition threshold for commercially available products is equal to $7 million, and therefore we should not expect to see bunching around the $100,000 threshold for these types of award. Unfortunately, I do not observe at the individual contract level whether a given award was eligible for the simplified procedures as a commercial product. Yet, ex-ante, we expect that in certain product categories this exception will be claimed in a higher share of awards.

Appendix Figure A2 shows an example of this heterogeneity by product category, plotting the aggregate distribution, the distribution of electronic equipment awards, and the distribution of contracts in the “subsistence” (food) product category. Electronic equipment contracts, which are likely to be subject to a lot of customization for government’s purposes, exhibit significantly starker bunching than the aggregate, while awards for food

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18The $150,000 threshold was first published in the Federal Acquisition Regulation (FAR) on the first day of fiscal year 2011. One possible explanation for this slow adjustment is that, because the observations reflect the date on which the contract was awarded, some of the contracts in early FY2011 may had had their terms and conditions defined before the new threshold was in place. Of course, this slow adjustment could also be rationalized simply by inattention or lack of perfect information by transacting parties.
have essentially a smooth distribution around the threshold.

Because different agencies purchase different product mixes, this heterogeneity will be reflected across agencies as well. On top of this, it is possible that office-specific factors (e.g., experience, training, volume of purchases) also generate additional heterogeneity. Appendix Figure A3 illustrates this point by showing that the distribution of awards made by the Defense Logistics Agency has a much larger spike and subsequent drop than the one by the State Department.

**Does the Bunching Reflect Contract Splitting?**

While the evidence from Figure 1 is inconsistent with the hypothesis that simplified regulation plays no role in procurement decisions, it is not clear whether these responses reflect any real effects. The fact that a contract can—in principle—be divided into pieces that add up to the original purchase suggests that there is a relatively straightforward way to bypass the regulation. For example, a $120,000 contract would not have qualified for simplified procedures pre-2011, but two awards for the same product—say, of $100,000 and $20,000 value, respectively—would have. If the totality of observed responses reflects this type of behavior, then changing the policy would have no effect on either the total amount of goods and services purchased or on total procurement spending, even though we would see changes in the observed distribution of awards.

Several considerations suggest that this is unlikely to be a pervasive practice. First, this type of behavior is explicitly forbidden by the Federal Acquisition Regulation. This prohibition is featured explicitly in most agencies’ manuals and guidance documents, and it is not uncommon for audit processes to be triggered by suspicions of split purchases.

Second, these bunching patterns remain essentially unchanged when I restrict the analysis to offices that have had a single transaction with a given firm during a fiscal year. If there were coordinated efforts between contracting offices and vendors to split a large contract into two or more smaller awards, then the bunching should be driven by office-firm pairs with multiple transactions within the budget cycle. Appendix Figure A4 shows that this possibility is not supported by the data: the award distribution by

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19FAR 13.003(c)(2) states that officers shall not “break down requirements aggregating more than the simplified acquisition threshold (...) into several purchases that are less than the applicable threshold merely to permit use of simplified acquisition procedures.”

20See, e.g., the Department of Defense acquisition site’s frequently asked questions (https://www.acq.osd.mil/dpap/pdi/pc/faq.html#q14), or the National Oceanic and Atmospheric Administration’s acquisition training documents on the subject (www.ago.noaa.gov/acquisition/docs/ago_standdown/splitting_of_requirements.ppt).

single-transaction office-firm pairs is almost identical to that of the full sample. Similarly, if instead the splitting is driven by offices dividing purchases of the same product across different suppliers, we should see that the bunching is explained by offices with multiple purchases for the same detailed product code within the fiscal year. Yet as Appendix Figure A4 shows, the distribution has a very similar shape if we restrict the sample to single-transaction office-product pairs.

Third, if the bunching of awards is entirely explained by split purchases, then, all else being equal, the number of transactions should have decreased following the 2011 change in the simplified acquisition threshold. The logic is that, with a higher threshold, some of the splitting would no longer be necessary, leading to fewer overall transactions. I test this implication with a triple-difference design (DDD), where I exploit the heterogeneity across contracting offices that I documented in the previous subsection, before and after the policy change, and across different award sizes. The starting point is that under the null hypothesis of pure splitting, offices that have more bunching in the pre-period would have reduced their level of transactions relative to low-bunching offices. Yet because differential budget changes can affect offices’ transaction volumes independently of the regulation change, I look at these DD estimates across the award distribution and relative to the change that we see for awards that are not plausibly affected by the regulation —namely, awards above $500,000. Appendix C describes this exercise formally and in detail, and the key results are presented in Appendix Figure A5. The plotted coefficients should be interpreted as the change in the number of contracts for offices with high pre-period bunching relative to those with low pre-period bunching for awards of different sizes. Panel (a) shows that the number of transactions dropped for contracts just below the initial threshold and increased to the right of it. This is, of course, consistent with the evidence from Figure 1, where we see the mass moving from the old to the new simplified threshold. Importantly, in Panel (b) we see that the net effect is an increase in the total number of transactions around the threshold. Furthermore, the coefficients outside the ($85,000,$200,000] window are very close to zero, suggesting that there is no compensation for this increase elsewhere in the distribution, as we would expect if split purchases were driving the bunching results.

All these results imply that the simplified acquisition regulation generates real transaction responses and that these were likely confined to a window around the threshold. In the next section, I seek to quantify the magnitude of these responses as well as their aggregate implications for contract spending.
3.2. Quantifying Behavioral Responses to Regulation

Conceptually, if non-simplified acquisition is seen as costly by government agencies and firms, we could expect responses along both the intensive and extensive margin.\textsuperscript{22} Relative to a world in which no such cost exists, an intensive margin response would entail reducing the award amount of a contract from the right of the threshold, just enough to qualify for simplified contracting. This would create an “excess mass” of contracts to the left of the threshold and a corresponding “missing mass” to the right. An extensive margin response would entail contracts to the right of the threshold becoming inviable under the regulation, so that the original transaction is forgone altogether. This creates an additional missing mass to the right of the threshold.

Figure 2(a) depicts how these two effects affect the distribution of contracts. The excess mass $A$ equals the number of contracts that see their award amount modified due to the regulation, while the difference between the missing mass $B$ and the excess mass $A$ equals the number of contracts that do not occur as a consequence of the regulation.

Now, starting from a situation in which the regulation is in place, we can ask what would be the effect of increasing the value of the simplified acquisition threshold. Note that this implies relaxing the regulation because fewer contracts will be affected by the regulatory cost. The same type of intensive and extensive margin effects would follow, this time in opposite directions. Some contracts would increase their award amount because the policy would become less stringent, while some additional contracts would now become profitable, increasing the overall level of purchases. The bunching of contracts would now occur at the new threshold level. Figure 2(b) shows these effects. Area $C$ represents the volume of contracts responding through the intensive margin, while area $(D - E - C)$ accounts for the extensive margin response.

In a world with intensive and extensive margin responses (i.e., $D - E - C > 0$), raising the threshold would increase both the volume of contracts and total contract spending due to both higher average amounts and higher numbers of awards. In the absence of extensive margin responses (i.e., $D - E - C = 0$), we would see an increase in total spending due to higher average transacted amounts and no change in the number of contracts.

Leveraging the 2011 Threshold Change as Variation

Motivated by this framework, I analyze the 2011 change in federal regulation that raised the simplified acquisition threshold from $100,000 to $150,000. My goal is to create an empirical analogue of Figure 2(b), which will allow me to assess the quantitative relevance of intensive and extensive margin responses to regulation. The main challenge to

\textsuperscript{22}This argument is formalized in Section 4.
this exercise is that a direct comparison of the pre-2011 and post-2011 award distributions is misleading because contract levels may vary over time for reasons unrelated to this regulation. For example, if federal budgets change over the course of years, this will shift the distribution of contracts, even in the absence of changes to regulation. To accurately quantify transaction responses, the relevant comparison is between the post-2011 distribution and the counterfactual distribution that we would have observed in this same period, had the threshold been kept fixed at $100,000.

To estimate this counterfactual, I propose a non-parametric estimator that extends standard bunching methods to account for time variation that affects the absolute levels of the distribution. Like standard bunching designs (Saez, 2010; Chetty et al., 2011; Kleven and Waseem, 2013), I use parts of the distribution that are far from the threshold to obtain information about the counterfactual close to it. But because of the confounding variation over time, I apply this interpolation logic not to frequency levels directly but to frequency changes relative to the pre period. If transaction responses are circumscribed to a window around the initial and final thresholds, then changes to the award distribution far from these thresholds should reflect only the influence of variables not related to regulation (e.g., budget changes). I can then use this information to estimate how the pre-2011 distribution would have evolved in the absence of a threshold change. The logic of this exercise is to extend the standard bunching design using a difference-in-differences strategy: bins from outside the excluded window can serve as a counterfactual for bins within this region, and we compare their trajectories before and after the policy change to account for time-varying factors that affect both parts of the distribution in similar ways.

More concretely, I first classify all awards between $5,000 and $1,000,000 into bins of $1,000 length, where bin $b = 6$ includes all awards in $(5,000, 6,000]$, and so forth. Let $n^t_b$ be the number of contracts in bin $b \in \{6, \ldots, 1000\}$ and period $t \in \{PRE, POST\}$. I then compute for each bin the relative frequency change between the pre and post periods, $RFC_b = (n^{POST}_b / n^{PRE}_b) - 1$. Defining $R$ to be the excluded region (i.e., the range of bins that are affected by the regulation), I fit the relative frequency changes on a polynomial of degree $p$ of the bin values and a set of dummies for each of the bins in $R$:

$$
RFC_b = \sum_{x=0}^{p} \beta_x \cdot b^x + \sum_{j \in R} \gamma_j \cdot 1[b = j] + \nu_b.
$$

Estimated frequency changes are then obtained by ignoring the contribution of the bins outside $R$.

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Note that simply normalizing the frequencies to compare the distributions would not be appropriate in the presence of extensive margin responses because the regulation is affecting the total number of contracts, not just their location along the distribution.

In fact, the regulation change coincides with the enactment of the Budget Control Act, which cut discretionary spending during the subsequent years.
excluded region dummies, i.e., $\hat{RFC}_b = \sum_{x=0}^{p} \hat{\beta}_x \cdot b^x$. This effectively means interpolating the polynomial fit into the excluded region, using only the observations outside of this window. Counterfactual frequencies are then obtained by applying the estimated changes to the pre-period frequencies: $\hat{n}_b^{CF} = n_b^{PRE} \cdot (1 + \hat{RFC}_b)$. By comparing these estimated counterfactual counts with the actual post-2011 distribution, I obtain estimates of the intensive and extensive margin responses, as in Figure 2(b).

Specifically, I compute the amount of missing mass ($\hat{m}$) to the left of the initial threshold as the cumulative difference in counts between the counterfactual and actual distribution, normalized by the average counterfactual frequency in the excluded region. The excess mass ($\hat{x}$) to the right of the initial threshold is defined analogously. In particular,

$$\hat{m} = \frac{\sum_{b=R}^{100} (\hat{n}_b^{CF} - n_b^{POST})}{\sum_{b=R}^{100} \hat{n}_b^{CF} / (\bar{R} - R)}; \quad \hat{x} = \frac{\sum_{b=100}^{R} (n_b^{POST} - \hat{n}_b^{CF})}{\sum_{b=100}^{R} \hat{n}_b^{CF} / (\bar{R} - R)}.$$

Of course, the estimate of missing mass ($\hat{m}$) is directly linked to intensive margin responses, whereas extensive margin responses are related to net excess mass ($\hat{x} - \hat{m}$). Standard errors for these estimates are obtained via parametric bootstrap, sampling with replacement from the residuals obtained in the estimation of (1), as in Chetty et al. (2011).

**Results**

Figure 3 shows the implementation of the procedure graphically. In Figure 3(a), I plot frequency changes for each bin and fit a kernel function over the three key regions: below the original threshold, between the initial and final threshold, and above the final threshold. Bins closely below $100,000 reduce their levels considerably, since in the pre period there was strong bunching at these levels, which largely disappears in the post period. In the middle area, all bins increase their frequency, and this effect is particularly strong as we approach $150,000 from the left, where the new bunching emerged. Finally, all bins above $150,000 decrease their frequency.

Figure 3(b) shows the fit of (1) once we have “dummied out” the excluded region, which in the baseline estimation is defined as between $50,000 and $300,000. These limits correspond to half the size of the initial threshold and twice the size of the final threshold.\(^{25}\)

Having estimated $\hat{RFC}_b$, I can then compute the counterfactual distribution for the post-2011 period, in a world where the regulatory threshold was kept fixed at $100,000. Figure 4 presents this counterfactual, along with the actual distribution observed post-2011.

\(^{25}\)This choice is obviously arbitrary, yet it is arguably a conservative one. Recall that the evidence from Appendix Figure A5 suggested that offices that had high- and low- pre period bunching did not respond differentially to the policy change below $85,000 and above $200,000. In Appendix D I show the sensitivity of my results to particular choices of this region.
We see that increasing the simplified acquisition threshold made the distribution shift to the right, as we expected. However, it is visually apparent that the amount of mass that was originally bunched at $100,000 is smaller than the additional mass that is generated in excess of the counterfactual, to the right of the initial threshold.

Indeed, the first column in Table 4 shows that the missing mass to the left of $100,000 is almost 10 times the average frequency within the excluded region, suggesting the presence of significant intensive margin responses. However, the excess mass estimate is roughly three times as large, suggesting that extensive margin responses account for two-thirds of the increased contracting that we see to the right of the initial threshold. These estimates imply that an additional 4,191 contracts per year are awarded as a result of the higher simplified acquisition threshold. These additional transactions and the higher award amounts of contracts that respond along the intensive margin generate an extra $546 million in annual contract spending (9.1% of counterfactual spending in contracts between $50,000 and $300,000).

**Placebos**

To assess the plausibility of the identifying assumptions, I conduct two placebo exercises that focus on periods when there was no change in the simplified acquisition threshold. Recall that the validity of my estimates relies on the assumption that, absent any changes to the policy threshold, the frequency distribution of contracts evolves smoothly. If this is the case, then interpolating frequency changes from outside the excluded region should accurately capture the evolution of the distribution around the threshold. By examining consecutive periods when the threshold actually remained fixed, I can test whether this assumption is plausible. Note that this is analogous to testing whether there are parallel pre-trends in the context of a difference-in-difference design.

In particular, I predict the award distribution in 2008-2009 using as a baseline the contract distribution during the previous two years (2006-2007). Because the policy should have a one-time effect, I can repeat this logic and apply it to consecutive periods after the threshold change had already materialized. I do this predicting the last two years of my sample (2015-2016), using the previous two years as baseline.

Figure 5 shows the results of these placebo exercises. Panel (a) presents the results for 2008-2009, while Panel (b) shows the estimation for 2015-2016. In both cases, the estimated counterfactual distribution tracks the actual distribution closely, bolstering the plausibility of the main counterfactual results of Figure 4. Consistent with this visual evidence, the second and third columns of Table 4 report that estimates of $\hat{m}$ and $\hat{x}$ are very close to zero.
3.3. Effects of Regulation on the Quality of Awarded Contracts

My estimated effects of regulation on the distribution of contract awards suggest that the simplified acquisition regulation significantly changes purchasing decisions by public agencies. In particular, the threshold regulation induces a reduction in the overall size of certain awards, and it discourages some purchases altogether. These results, however, say nothing about the quality of the contracts that get awarded.

Regulation may be an effective way of curtailing waste. We can think of non-simplified acquisition as a means of ensuring that government agencies exercise due diligence before they award federal contracts. The increased oversight and paperwork requirements may lead to a more effective screening of vendors. All of this would eventually translate into better post-award performance.

Yet regulation could adversely affect contract quality. As suggested by Kelman (1990, 2005), reducing discretion can hinder the ability of contracting officers to reward and punish vendors for aspects of quality that are not easily contractible. Increasing the complexity of the procurement process can also lead to a poorer selection of firms: contractors that become experts in navigating the system of rules, rather than those that provide the best value for the government, tend to be selected. Consequently, highly regulated procurement leads to lower quality contracts.

Whether the quality of procurement spending is better or worse under simplified acquisition is, therefore, an empirical question. In this section I explore this issue and find that the data are consistent with the Kelman view. Relative to simplified awards, contracts subject to tighter regulation fare worse in terms of various performance measures.

Measuring contract quality

An important challenge faced by the empirical procurement literature is the availability of spending quality measures. I deal with this difficulty by constructing a series of quality proxies. In particular, I develop five measures of (poor) contract quality. While no measure is perfect, I find reassuring the robustness of results across different measures.

The first three measures are: (i) the number of post-award modifications, (ii) cost overruns (in dollars), and (iii) time delays (in days). These are based on the important idea that a crucial component of procurement contracts’ costs is ex-post renegotiation and adaptation. Because the data specify for each contract the total sum of payments and completion date expected at the time of the award, I can construct measures of overruns

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26See Crocker and Reynolds (1993); Bajari and Tadelis (2001); Spiller (2008); Gagnepain et al. (2013); Bajari et al. (2014). Ganuza (2007) provides an alternative rationale for observed renegotiation and adaptation, which arises from strategic underinvestment in initial project design by the procurer, in order to intensify competition.
and delays by comparing these expectations to the realized payments and duration. Following recent studies that use these types of measures as performance proxies, I consider only renegotiations that occur within the scope of the original agreement. The fourth performance measure is the probability of contract termination, which typically occurs when the contractor fails to comply with some term in the original agreement. The fifth and final proxy is the probability that a contract is awarded during the last week of the fiscal year, building on prior evidence that finds these type of awards to be of lower quality (Liebman and Mahoney, 2017).

While I present results separately for each of these quality measures, I also combine them in a single quality index. I follow Kling et al. (2007) in constructing this summary index. Let $Y^k_i$ be a quality measure $k$ for contract $i$, with $k \in \{1, ..., 5\}$, and let $\bar{Y}^k$ and $\sigma^k$ be their mean and standard deviation during the 2006-2010 period. The normalized quality measure $k$ for contract $i$ is $\hat{Y}^k_i = (Y^k_i - \bar{Y}^k) / \sigma^k$, and the quality index is simply the average across the normalized quality measures: $q_i = \frac{1}{5} \sum_{k=1}^{5} \hat{Y}^k_i$.

Results

I start by examining raw measures of contract quality over the award distribution. Figure 6 shows the average quality index for awards of different amounts during both the “pre” (2006-2010) and “post” (2012-2016) periods. The plot allows us to concentrate on two sources of variation: in the size of the award (since, for a given period, contracts to the left and right of the threshold differ in that the latter are generally subject to a higher regulatory burden); and over time (since, across periods, the location of the threshold changed from $100,000 to $150,000). The figure shows that contracts subject to increased regulation present discontinuously worse performance, with a quality drop that occurs precisely at the simplified acquisition threshold. Particularly informative is the gap in quality that we observe in the medium region of $100,000 to $150,000 awards; contracts in this range were subject to regulation in the pre period but are eligible for simplified procedures in the post period.

These patterns are also present, albeit with varying degrees of precision, when we consider separately each of the five performance proxies that constitute the quality index. Appendix Figure A6 replicates the plot in Figure 6 for each underlying measure. Again, both the within-period and across-period variation are consistent with regulation associated with worse performance.

These results need to be interpreted carefully. Because of the evidence presented in the

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27 E.g. Lewis and Bajari, 2011; Kang and Miller, 2017; Decarolis et al., 2018; Giuffrida and Rovigatti, 2019.
28 Note that in this case the measures experience a positive “jump”, because the variables correspond to measures of poor performance.
preceding sections, we should not interpret these effects as reflecting purely a “treatment
effect” of regulation on contract quality. Rather, they are the combination of any such effect
with the difference in quality that can arise from an endogenous selection of contracts. On
the one hand, the intensive margin responses documented above imply that some awards
will sort into the low-regulation regime regardless of the location of the threshold. On
the other hand, the extensive margin responses discussed previously imply that the region
between $100,000 and $150,000 in the post period will include awards that were forgone
when regulation was tighter.

Nevertheless, three arguments suggest that selection is unlikely to be the main driver
of these results. The first is the direction of the bias that selection would introduce.
Presumably if there is any benefit from increased oversight and regulatory scrutiny it is to
screen out ex-ante wasteful contracts. But if this is the case, then the awards that select into
the $100,000 to $150,000 region in the post period should be negatively selected in terms of
quality, relative to the pre period contracts. This would make the “true” gap attributable
to the causal effect of regulation on quality even larger.

A second argument against selection playing a first-order role is given by the mean
quality patterns to the left of $100,000. The “pre” and “post” series in this left region
of Figure 6 almost fully overlap, even when the underlying distribution is changing
substantially. If “bunched” contracts were selected in terms of quality, then we would see
large changes in the post period quality index just below the $100,000 threshold. However,
the mean quality remains very similar to that of the pre-period, just like awards that we
know are unlikely to be affected by selection— say, those below $75,000, which is a part of
the distribution for which there is no evidence of intensive or extensive margin responses
(see Figure 4).

A third and final argument is that these results are essentially unchanged when we
include controls for observable characteristics of the contracts. As discussed in Section
3, we see significant variation in the extent of responses, depending on the awarding
agency and the product that is being purchased. To assess whether the pre-vs-post gaps
in quality are still present once we account for these observables, I estimate the following
specification at the contract-level:

\[ Y_i = \alpha_{j(i)} + \alpha_{a(i)} + \alpha_{t(i)} + \alpha_{b(i)} + \sum_{s \in S} \beta_s \cdot 1[b(i) \in s] \times Post_{t(i)} + \epsilon_i \quad (3) \]

The specification includes four series of fixed effects, \( \alpha_{j(i)}, \alpha_{a(i)}, \alpha_{t(i)}, \) and \( \alpha_{b(i)}, \) which
respectively control for the type of product \( j(i) \) (4-digit PSC codes), the awarding office \( a(i), \)
the fiscal year of award \( t(i), \) and the bin award value \( b(i). \) The regression also contains
a series of dummies for the award amount being in element \( s \) within the partition \( S \) of
the award value range, interacted with a “post” indicator equal to one for an award in
FY 2012 or later. Coefficients $\beta_s$ indicate the change in the quality measure for contract award amounts in range $s$. I estimate variations of (3) on a sample of contracts that have expected award amounts (expected obligations at the time of the award) between $50,000 and $300,000. Standard errors are clustered by awarding agency.

Consider first a version in which the award amount range is partitioned into four regions (all numbers in thousand dollars): $(50, 75]$, $(75, 100]$, $(100, 150]$, and $(150, 300]$. Table 5 shows the estimated coefficients $\hat{\beta}_s$, where the omitted category is awards between $50,000 and $75,000. Consistent with the raw data, there is little evidence of selection effects right below $100,000, yet there is a strong and significant positive effect on quality for contracts between $100,000 and $150,000, which in the post period became eligible for simplified acquisition. These effects are consistent across all quality measures, and they are reflected as well on the aggregated quality index. In terms of magnitudes, the middle row in Table 5 indicates that contracts that become eligible for simplified procedures see on average: a reduction of 0.14 in the number of modifications (-15% relative to the mean), (ii) $4.4$ thousand less cost overruns (-50%), (iii) a reduction of 8.4 days on average delays (-17%), (iv) a drop of 0.17 percentage points in their probability of termination (-14%), and (v) a 0.73 percentage points decline in the share of contracts awarded during the last week of the fiscal year (-9%). All this is reflected in an increase of roughly 0.045 units of standard deviation in the normalized quality index that aggregates these different performance proxies.

Finally, Appendix Figure A7 presents estimated coefficients $\hat{\beta}_s$ from a less parametrically restricted version of (3), which overall point to the same general conclusions. In sum, across a variety of measures, contracts subject to higher levels of regulation perform worse than lightly-regulated simplified contracts. This appears to be driven by the effect of regulation itself rather than by the selection of transactions into different acquisition procedures. These results are also consistent with work that finds that delays and overruns increase above the simplified acquisition threshold (Calvo et al., 2019; Giuffrida and Rovigatti, 2019).

4. A Stylized Model of Public Procurement

Motivated by the evidence presented in the previous section, I propose a simple model of public procurement that formalizes how these patterns can arise. I then estimate the model to examine the extent to which it can quantitatively replicate the empirical findings. This allows me to estimate the consequences of counterfactual policies. Furthermore, the added structure makes it possible to evaluate the regulation from a normative standpoint,

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29The negative coefficients imply a positive effect on quality for columns (1)-(5) because these specifications have a dependent variable that measures poor contract performance.
clarifying the efficiency trade-off associated with the strength of procurement regulation.

4.1. Model Description

The basic model structure consists of bilateral bargaining between a government agency (buyer) and a private contractor (seller). The agency needs to purchase a good or service, for which it has an expected valuation of \( v \). There is a private firm that can produce such a product at cost \( c \). If the bargaining process leads to an award \( p \), then the agency obtains an expected payoff of \( \bar{U}(p) = v - p \) at the time of the award, and the firm obtains \( \Pi(p) = p - c \). After the award, the firm implements the contract, and a shock \( \epsilon \) is realized, which affects the actual value that the government obtains ex-post, \( w(\epsilon) \). This implementation shock captures contract incompleteness, leading to uncertainty about the post-award transaction costs, as emphasized by Bajari and Tadelis (2001). Once uncertainty is resolved, the government obtains an ex-post payoff of \( U(p) = w(\epsilon) - p \).

The government agency is represented by a bureaucrat who has local information. In particular, the bureaucrat knows \( c \), while the principal (e.g., Congress) does not. There are two types of bureaucrats: aligned (A) and misaligned (M) agents. Aligned bureaucrats act in complete correspondence with the goals of the agency —that is, their personal payoff \( (B_A) \) is identical to the government’s payoff \( (U) \). On the other hand, misaligned agents’ personal payoff differs from the government’s \( (B_M \neq U) \). The principal can allow bureaucrats to exercise full discretion \( (R = 0) \), or it can force the application of a set of rules \( (R = 1) \). Finally, the distribution of implementation shocks depends on the identity of the buyer and on whether or not the purchase is subject to a strict regulatory regime: \( \epsilon|X,R \sim f(\cdot|X,R) \) with \( X \in \{A,M\} \) and \( R \in \{0,1\} \). This implies that expected valuations also depend on both the agent’s type and regulation: \( v = E_\epsilon[w(\epsilon)|X,R] \).

**Bargaining with full discretion**

In the full discretion case, the principal is unable to scrutinize the transaction. Bureaucrats are instructed to bargain with the firm, leveraging the government’s bargaining power of \( \phi \). However, this cannot be verified by the principal because \( c \) is only observed by the agent.

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30 In this respect, the model is closely related to Kopczuk and Munroe (2015), who study housing market responses to notched transaction taxes. As we will see below, regulatory costs will effectively act as a notched tax on procurement transactions, and, thus, many of the results here will be identical to their model. However, the equilibrium responses between the models will differ. They consider a pre-bargaining matching stage that I will abstract from, while the agency considerations that are key to the procurement problem are not present in their model of the housing market.

31 I.e., \( v \) is the expectation of \( w(\epsilon) \) at the time of the award. Importantly, because \( \epsilon \) will depend on the agent’s type \( X \) and the regulatory regime \( R \) (see below), \( v \), too, will be a function of these two variables.
Aligned agents follow the prescribed behavior. The expected valuation in this case is 

\[ v_A \equiv E_e[w(e)|A, R = 0], \]

and so the bureaucrat and the firm bargain over the expected surplus \((v_A - c)\). The equilibrium award \(p_A\) is determined by maximizing the Nash bargaining objective:

\[ p_A = \arg \max_p (v_A - p)\phi(p - c)^{1-\phi} \]

which will leave the government (and the bureaucrat) with a share \(\phi\) of the expected surplus. The remaining share will be profits for the firm.

Misaligned agents do not reach the Nash bargaining solution. Instead, they simply award \(p_M\) equal to the highest feasible amount and receive a payoff of \(B_M = b_M(v_A)\) if they complete the transaction, or \(B_M = 0\) otherwise. I assume that the principal cannot detect misaligned agents unless \(p_M\) is inconsistent with any award that an aligned agent would choose. This means that the highest possible award that can go undetected is \(p_M = v_A\).

I do not take a stance on the exact nature of this misalignment. One interpretation is that the agent is corrupt and, thus, that this inflated award maximizes the profits of the firm, which then retributes the bureaucrat by paying a kickback equal to \(b_M\). Another interpretation is that the bureaucrat is simply lazy or inefficient. For example, suppose that bargaining requires effort, but that the agent only receives some fixed benefit \(b_M\) for completing the transaction, without being the residual claimant of any payment reductions that result from bargaining. In this case, the agent exerts no effort and simply accepts any offer from the firm (as long as it does not raise suspicions from the principal). Regardless of the interpretation, \(b_M\) is allowed to depend on the expected valuation \(v_A\) to capture the fact that misaligned agents may have more to gain from larger value transactions — either because the size of the bribe increases or because bureaucrats are incentivized to complete larger value transactions.

**Regulated procurement**

Because of the existence of misaligned agents, the principal considers making procurement transactions subject to regulation \((R = 1)\). This has three practical effects. First, it reveals the cost parameter \(c\), so that all agents are forced to reach the Nash bargaining solution. Second, it imposes red tape costs on transacting parties. In particular, the transaction is subject to a total cost of \(\kappa\), which is borne by the bureaucrat and the firm according to shares \(\gamma\) and \((1 - \gamma)\), respectively. Third, the regulation affects the distribution of post-award contract performance: implementation shocks are now drawn from \(f(\cdot|X, R = 1)\), instead of from \(f(\cdot|X, R = 0)\), for \(X \in \{A, M\}\). Furthermore, when

\[ p_A = \phi v_A + (1 - \phi) v_A = v_A. \]

If an aligned agent is in charge, the highest possible award would occur when \(c = v_A\), which leads to 

\[ p_A = \phi v_A + (1 - \phi) v_A = v_A. \]

A higher award would be inconsistent with the aligned agent’s behavior because it would yield a negative payoff to the government.
regulation is introduced, the identity of the agent becomes irrelevant for the distribution of post-award shocks, i.e., \( f(\cdot | A, R = 1) = f(\cdot | M, R = 1) = f(\cdot | R = 1) \).

Let the expected product valuation under regulation (for both aligned and misaligned agents) be \( v_R \equiv E_\epsilon[w(\epsilon)|R = 1] \). Compliance costs \( \kappa \) effectively reduce the size of the expected surplus, with parties now bargaining over \( (v_R - c - \kappa) \). The equilibrium award \( p_R \) maximizes the Nash bargaining objective is:

\[
p_R = \arg \max_p (v_R - p - \gamma \kappa) \phi (p - c - (1 - \gamma)\kappa)^{1-\phi}
\]

Aligned bureaucrats obtain an expected payoff identical to that of the government (i.e., a share \( \phi \) of this reduced surplus). Misaligned bureaucrats get some reservation value from completing the transaction, \( B_M = b_R \), or zero otherwise.

4.2. Equilibrium with a threshold regulation

Motivated by the simplified acquisition threshold, I focus on equilibrium behavior when the principal requires transactions to be subject to \( R = 1 \) if they exceed a certain award amount \( \bar{P} \). To be precise, the timing of the game is as follows. First, nature draws a type for the bureaucrat \( X \in \{A, M\} \) and a vector of expected valuations and cost \( (v_A, v_M, v_R, c) \), which are observed by the agent and the firm. Second, the bureaucrat decides whether to use simplified \( (R = 0) \) or regulated \( (R = 1) \) procedures. Third, bargaining takes place and a contract may be awarded (if \( R = 1 \) was chosen, this award may not exceed \( \bar{P} \)). Fourth, if a contract is awarded, the implementation shock \( \epsilon \sim f(\epsilon|X, R) \) is realized. I now summarize the possible outcomes that can arise in equilibrium for each of the two types of agents. Derivation details and the exact conditions that determine each case are presented in Appendix E.

Let \( p_A^* \) be the equilibrium award made by an aligned bureaucrat facing a simplified acquisition threshold \( \bar{P} \). Then \( p_A^* \) and the government’s expected payoff \( \bar{U}(p_A^*) \) must correspond to one of the following cases:

- **Case A:** \( p_A^* = \phi c + (1 - \phi)v_A; \) \( \bar{U}(p_A^*) = \phi (v_A - c) \)
- **Case B:** \( p_A^* = \bar{P}; \) \( \bar{U}(p_A^*) = (v_A - \bar{P}) \)
- **Case C:** \( p_A^* = \phi c + (1 - \phi)v_R + (\phi - \gamma)\kappa; \) \( \bar{U}(p_A^*) = \phi (v_R - c - \kappa) \)
- **Case D:** \( p_A^* = \emptyset; \) \( \bar{U}(p_A^*) = 0 \)

On the other hand, let \( p_M^* \) be the equilibrium award made by a misaligned bureaucrat who faces a simplified acquisition threshold \( \bar{P} \). Then \( p_M^* \), the bureaucrat’s personal payoff \( (B_M) \), and the government’s expected payoff \( \bar{U}(p_M^*) \) must correspond to one of the following cases:
Case A': \( p^*_M = v_A \);  
\( \hat{U}(p^*_M) = (v_M - v_A); \)  
\( B_M = b_M(v_A) \)

Case B': \( p^*_M = \tilde{P} \);  
\( \hat{U}(p^*_M) = (v_M - \tilde{P}); \)  
\( B_M = b_M(\tilde{P}) \)

Case C': \( p^*_M = \phi c + (1 - \phi)v_R + (\phi - \gamma)\kappa; \)  
\( \hat{U}(p^*_A) = \phi(v_R - c - \kappa); \)  
\( B_M = b_R \)

Case D': \( p^*_M = \emptyset; \)  
\( \hat{U}(p^*_M) = 0; \)  
\( B_M = 0 \)

Despite having very different incentives, both aligned and misaligned agents behave in qualitatively similar ways. Relative to the full discretion case, the introduction of this threshold regulation can either have no effects (Cases A and A'), generate intensive margin responses (Cases B, C, B' and C')—some of which will involve bunching (Cases C and C')—or generate extensive margin responses that imply forgoing the transaction (Cases D and D').

From the point of view of the principal, the overall effects of introducing the policy are ambiguous. There are clear direct effects in both directions: regulation prevents the overpayment by misaligned agents but it introduces compliance costs for everyone. On the other hand, the regulation also generates indirect effects through the behavioral responses of the agents. Bunching effectively reflects an increase in the bargaining power of the government, as the agency is able to procure the same contract for a smaller total payment than the one that would occur without regulation, and without having to incur in compliance costs. On the other hand, extensive margin responses reflect pure loss in the case of aligned agents, with compliance costs effectively destroying transactions that would have generated a positive surplus for the government. For misaligned agents, extensive margin responses are positive as long as they prevent transactions that were generating a negative net payoff for the government.

The relative magnitude of these effects in the aggregate will critically depend on how regulation affects the distribution of post-award performance and on the pervasiveness of the presence of misaligned agents. To quantitatively assess this trade-off, I parametrize the model and estimate it using the data described at length in Sections 2 and 3.

4.3. Model Estimation

I estimate the model using the sample of awards in 2006-2010 (prior to the threshold change). I treat each observed award \( p_i \) for \( i = 1, \ldots, N \) as the equilibrium outcome of the model, given a set of model primitives. To take the model to the data, I make a series of parameterizations and simplifying assumptions.

First, the ex-post government valuation is \( w_i = \overline{v}_i(1 + \epsilon_i) \). This means that prior to the purchase, the agency has a reference valuation \( \overline{v}_i \) determined by the characteristics of the project, and it expects this to be shifted by the post-award implementation shock \( \epsilon_i \). \( \overline{v}_i \) is log-normally distributed: \( \overline{v}_i \sim \log N(\mu_v, \sigma_v^2) \). Implementation shocks, on the
other hand, are normally distributed. I normalize the distribution of post-award shocks under regulation to be standard normal, whereas the shock distributions under discretion represent shifts in either a positive or a negative direction depending on the bureaucrat’s type. In particular, \((\epsilon_i|R = 1) \sim N(0,1), (\epsilon_i|A, R = 0) \sim N(\Delta_A,1), \) and \((\epsilon_i|M, R = 0) \sim N(\Delta_M,1), \) where \(\Delta_A \geq 0 \geq \Delta_M.\) Finally, costs are uniformly distributed on a range below ex-ante valuations in order to focus on cases with positive expected surplus, \(c_i|\bar{v}_i \sim U\left(\frac{\bar{v}_i}{2}, \bar{v}_i\right)\).

The econometrician does not observe valuations, costs or post-award shocks. However, in addition to award amounts \(p_i,\) there is an observable index of implementation quality \(q_i\) that is related to the latent implementation shocks. In particular, \(q_i = \delta_0 + \delta_1 \cdot \bar{v}_i + \epsilon_i.\) The implementation quality index is allowed to depend linearly on \(\bar{v}_i\) to capture the fact that, for reasons unrelated to the agent’s actions or the regulatory framework, the implementation quality might vary for awards of different sizes. For example, we might expect that larger awards are —ceteris paribus— more likely to incur delays or overruns because of higher average project complexity. In practice I do not estimate the structural parameters \(\delta_0\) and \(\delta_1.\) Instead, I simply calculate the linear reduced form relationship between \(E[q_i]\) and \(p_i\) for awards above the regulatory threshold, and I use this to extrapolate to contracts below \(\bar{P}.\) This restriction fits well the evidence from Figure 6 while having the benefit of reducing the total number of parameters that need to be estimated.

The agent in charge of the transaction is aligned with probability \(\lambda\) and is misaligned otherwise. For the misaligned agent, I assume a fixed reservation value (which may be negative) of completing a regulated transaction \(b_R,\) and a stochastic reservation value of completing a discretionary transaction \(b_M|v_A \sim U\left(0, \frac{\bar{v}_A}{2}\right).\)

Red tape costs are normally distributed and censored at zero: \(\kappa_i = \max\{0, \tilde{\kappa}_i\}, \) with \(\tilde{\kappa}_i \sim N(\mu_\kappa, \sigma_\kappa^2).\) The heterogeneity in compliance costs captures the fact that different agencies and contractors might have diverse levels of skill, resources, or experience dealing with highly regulated procurement; in other words, the effective burden that a given agent faces is not fixed.

Inspired by the commercial item exception, I assume that a fraction \(\psi\) of the products is exempt from the regulation and that misaligned agents cannot deviate from the Nash bargaining award in that case. In other words, for commercially available goods and services the cost is easy to verify and so regulation is not necessary. Since I do not observe commercial exceptions at the award level, I calibrate \(\psi = 0.25\) to match the aggregate share of commercial item acquisitions based on an estimate by the US Government Accountability Office.\(^{33}\)

Finally, I introduce adjustment frictions: with probability \( \eta \), agents face frictions and are unable to “bunch” at the threshold. In this case they must choose only between going ahead with the transaction at the Nash bargaining award level with regulation and not transacting at all. This additional parameter is necessary to rationalize the data because in a frictionless model we would see much starker bunching than the one observed and a dominated region to the right of the threshold that would create a hole in the distribution.

I estimate the model via simulated method of moments (see McFadden, 1989, Pakes and Pollard, 1989). That is, I choose a vector of parameters \( \theta \) to generate simulation-based moments that closely resemble key moments from the data. Formally, consider a vector of \( J \) moments from the data, given a sample size of \( n \). Denote these target moments as \( m_n \). On the other hand, I generate analogous moments by simulating \( n \cdot s \) observations with the model. Denote these simulated moments as \( m_s(\theta) \), noting that these depend on the parameters \( \theta \in \Theta \subset \mathbb{R}^P \).

The estimated parameters are chosen to minimize a standard distance metric:

\[
\hat{\theta} = \arg \min_{\theta} \left( m_n - m_s(\theta) \right)^	op W_n \left( m_n - m_s(\theta) \right)
\]

were \( W_n \) is a weighting matrix. Letting \( M_s(\theta) \) be the \((P \times J)\) Jacobian matrix of the vector of simulated moments, we have under standard regularity assumptions:

\[
\sqrt{n} \left( \hat{\theta} - \theta_0 \right) \xrightarrow{d} N \left( 0, \left( 1 + \frac{1}{s} \right) \left( M'WM \right)^{-1} M'W\OmegaWM \left( M'WM \right)^{-1} \right),
\]

where \( W \) is the probability limit of \( W_n \), \( M \) is the probability limit of \( M_s(\theta_0) \), and \( \Omega \) is the asymptotic variance of \( m_n \). The vector of parameters corresponds to:

\[
\theta = (\mu_v, \sigma^2_v, \Delta_A, \Delta_M, \phi, \lambda, \gamma, \mu_k, \sigma^2_k, b_R, \eta).
\]

I use two sets of target moments. The first set of moments is a smoothed vector of normalized frequencies on a window around the simplified acquisition threshold. In particular, I start by dividing the range of award amounts between $50,000 and $200,000 into 150 bins of $1,000 width—i.e., ($50,000,$51,000], ..., ($199,000,$200,000]—and I compute the normalized frequency of awards at each bin, as in Figure 1. I then smooth this distribution to eliminate the spikes at round numbers, adjusting the distribution proportionally to satisfy an integration constraint. Appendix F describes this procedure formally.

The second set of moments is given by a smoothed vector of mean contract quality. Over the same range of awards (between $50,000 and $200,000), I regress the quality index on a polynomial of award value at each side of the simplified acquisition threshold. I
then extract a vector of 15 quality moments that correspond to the fitted value at $55,000, $65,000, ..., $195,000 (see Appendix F for details).

Stacking together these two vectors, I obtain \( m_n \), the vector of 165 moments that I will seek to match with the model. For the weighting matrix, I start from a consistent estimate of the inverse of the asymptotic variance of \( m_n \) (i.e., the optimal weighting matrix). This estimate is obtained via bootstrap, sampling contracts with replacement from the estimation sample. I then follow Einav, Finkelstein, and Mahoney (2018) and modify this matrix to assign greater weights to moments that are close to the simplified threshold, since most of the identification comes from this part of the distribution. In particular, the weights decrease by a constant amount (1/100) per thousand dollars away from the threshold. I use the stochastic optimization algorithm Differential Evolution (DE) (Storn and Price, 1997) to perform the objective minimization.

4.4. Identification

Although the previous section makes clear that all the parameters are jointly estimated, certain features of the data are related more closely to each of the individual parameter estimates. In particular, certain estimates are most sensitive to different points of the award distribution moments, while other parameters are driven largely by the quality moments.

The parameters related to the government’s valuation \((\mu_v, \sigma_v)\) are determined by the shape of the award distribution well below the simplified threshold, where the award density is simply a fixed transformation of the primitive valuation distribution. The shape of the excess mass below the threshold pins down the estimates of bargaining weights \((\phi)\) and red tape cost shares \((\gamma)\), while the magnitude of the spike below the threshold identifies the average size of the compliance costs \((\mu_\kappa)\). The area just to the right of the threshold —and, in particular, the absence of a hole in the distribution— will determine the dispersion in red tape costs \((\sigma_\kappa)\) as well as the adjustment frictions \((\eta)\). Finally, the levels of the distribution well to the right of the threshold will identify the outside option parameter \(b_R\), as they govern part of the extensive margin responses.

The rest of the parameters \((\lambda, \Delta_A, \Delta_M)\) are identified by the quality moments below the simplified acquisition threshold. Because the parameters discussed in the previous paragraph fully characterize the award distributions for both types of agents, they pin down how aligned and misaligned agents differentially sort into different parts of the distribution (how they bunch at different rates, how they locate slightly below the threshold at some other rates, etc.). Therefore, at any bin \(b\) at or below the threshold, the share of aligned agents will be \(\tau_b(\lambda)\), where \(\tau_b(\cdot)\) is an increasing function that is identified given the parameters discussed above. Therefore, mean post-award performance shocks

\(^34\)This is analogous to the model in Kleven and Waseem (2013), where the dispersion in elasticities and the adjustment frictions fill part of the missing mass that we would expect just to the right of the notch.
at that bin will be $\bar{\epsilon}_b = \tau_b(\lambda) \cdot \Delta A + [1 - \tau_b(\lambda)] \cdot \Delta M$, which means that $(\lambda, \Delta A, \Delta M)$ are identified given at list three linearly independent observations of $\bar{\epsilon}_b$. The quality moments below the threshold provide such observations.

Note that the quality moments above the threshold do not provide additional identification. Above the threshold, post-award performance shocks are simply normalized to have mean zero, and the quality moments are used to determine the parameters $\delta_0$ and $\delta_1$, which are not part of the main estimation. This helps to see intuitively where the identification of $\lambda$ comes from. Given that $\Delta A \geq 0$ and $\Delta M \leq 0$, a high value of $\lambda$ will be necessary to have positive average performance shocks below the threshold, whereas a low value will be needed to justify negative average shocks below $\bar{P}$. This implies that a quality drop (jump) at the threshold will reflect a high (low) degree of agent alignment.

5. Model Results

5.1. Parameter Estimates and Model Fit

Table 6 presents the parameter estimates. Several facts are worth highlighting. First, compliance costs are substantial and highly heterogeneous. The estimated mean red tape costs are $12.8$ thousand, which can represent up to 12.8% of the award amount (the smallest contract subject to regulation is $100,000$). The standard deviation corresponds to $10.2$ thousand.

Second, a large majority (82%) of the contracting officers act as if they are fully aligned with the government’s goal. The average post-award performance shock is 0.08 units of standard deviation larger than when non-simplified acquisition is used. The converse is true for misaligned agents, who under simplified acquisition have contracts with 0.03 units of standard deviation worse post-award shocks. As a result, the average performance under simplified acquisition is significantly better than above the threshold, consistent with the results from Figure 6.

Third, the government’s bargaining weight is estimated to be 0.4, while the agency absorbs a quarter of the compliance costs. However, note that, at least for the aligned agents, the true incidence of compliance costs is affected not by the $\gamma$ parameter shares but by the bargaining power parameter. Compliance costs shrink the size of the surplus, and this reduces the parties’ payoffs in proportion to their bargaining weights, regardless of how red tape costs are shared. This is perhaps more evident if we think about regulation as a transaction tax, as in Kopczuk and Munroe (2015): $\gamma$ represents the statutory incidence, but the economic incidence will be determined by the bargaining power of each agent.

Overall, the model is able to closely replicate the key empirical patterns in the estimation sample. Figure 7 presents the data and corresponding simulated moments:
Panel (a) presents the model fit for the award distribution moments, while Panel (b) depicts the fit for the contract quality moments. Because I estimate the model using data from 2006 through 2010 (when the threshold was fixed at $100,000), I ask whether the model can also fit the data after the threshold was increased to $150,000. Figure 8 presents the results of this exercise, with simulated moments using a value of $ \bar{P} = 150$. Reassuringly, these out-of-sample predictions fit the data reasonably well.

### 5.2. Counterfactuals

Now we can go beyond the observed levels of regulation during the sample period and construct counterfactuals for other levels of the simplified acquisition threshold. Given the real spending responses documented in Section 3, I ask how much total contract spending in awards between $50,000 and $300,000 would be under different threshold values. Figure 9, which presents the results of this exercise, shows that contract spending increases at a decreasing rate as the threshold value becomes larger. This decreasing slope is explained by the fact that both intensive and extensive margin responses become less consequential as the threshold grows. On the one hand, the mass of contracts around the threshold that is susceptible to intensive margin responses shrinks as the threshold increases. On the other hand, and given the parametrization, the probability that the gross surplus is smaller than compliance costs goes to zero as the threshold grows, making extensive margin responses less likely for larger value contracts.

One of these counterfactuals is of particular interest: raising the value of the simplified acquisition threshold to $250,000, as stipulated in the National Defense Authorization Act of 2018 (approved, but not yet fully implemented). The results from Figure 9 indicate that spending in awards between $50,000 and $300,000 would increase by 18% relative to the baseline pre-2011 period. With respect to the current regulation (the $150,000 threshold), this constitutes a spending increase of roughly 8%. Extensive margin responses account for three-quarters of these effects.

Finally, we can also construct a counterfactual with an infinite value for the regulatory threshold—i.e., a world in which all purchases are allowed to use simplified acquisition. Appendix Figure A8 presents this counterfactual along with the simulated values for $ \bar{P} = 100$, which is the estimated analog of Figure 2(a).

### 5.3. Optimal Regulation

Now we move beyond purely positive analysis and derive implications for the optimal level of regulation for the government. The model formalizes the trade-off associated with regulation as follows. First, rules help the government by controlling misaligned agents. By eliminating asymmetric information, regulation prevents these agents from overpaying...
for goods and services. Second, regulation introduces compliance costs on all regulated transactions, which hurts the government. Third, compliance costs generate transaction responses. Intensive margin responses benefit the government because they allow agencies to obtain goods and services for a lower total award: this regulation effectively increases the bargaining position of public buyers. The effect of extensive margin responses, on the other hand, depends on the type of agent in charge of the transaction. With aligned agents, extensive margin responses represent a pure loss because they reflect the destruction of surplus. With misaligned agents, extensive margin responses can be beneficial when they prevent wasteful transactions. Fourth, regulation modifies the expected post-award performance, which has ambiguous effects for the principal, again depending on the type of agent that represents the government. Rules negatively affect the distribution of post-award performance of aligned agents relative to a discretionary benchmark, yet the opposite is true for misaligned agents.

As this discussion highlights, the overall desirability of this type of regulation is ex-ante ambiguous for the government. Moreover, it emphasizes that the answer critically depends on the degree of misalignment that exists between government agencies and contracting officers. This intuition is at the heart of the rules vs. discretion debate: regulation can be an effective antidote to waste and abuse whenever these are pervasive, but it can backfire if most agencies would actually be effective when exercising discretion. Because the estimated degree of alignment for this case is remarkably high ($\lambda = 0.82$), the conclusion is that the government would benefit from reducing the stringency of regulation.

Figure 10 shows this quantitatively. The plot displays the government’s payoff as a function of the simplified acquisition threshold, and shows that the $100,000 level in force during the estimation period was lower than optimal. Indeed, the later increases to $150,000 and $250,000 are estimated to have improved —all else equal— the overall benefit for the federal government. The optimal simplified threshold for the estimation period is $295,000, which in 2019 dollars corresponds to roughly $345,000. The model generates an interior optimum because compliance costs are fixed, whereas the key benefit of regulation —controlling misaligned agents— grows with the size of the award. As the size of the contract increases, red tape represents a small cost as a share of the contract value, whereas the potential loss from wasteful spending becomes substantial.

Reiterating the importance of the role that the degree of misalignment plays in this model, Figure 11 shows the relationship between $\lambda$ and the optimal threshold. For low levels of $\lambda$—i.e., a high degree of misalignment—the government should set a stringent

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35 Of course, it is important to keep in mind that $295,000 is a value that is significantly out of sample. Recall that the estimation used moments between $50,000 and $200,000, and, therefore, extrapolating above this range should warrant some additional caution.
policy that has a low simplified acquisition threshold. As misalignment is reduced, the government can increase the threshold to allow more contracts to qualify for simplified acquisition.

5.4. Model Discussion

In order to simplify the analysis and focus on a few key mechanisms, the model abstracts away from several important issues. Here I discuss some considerations that are omitted from the current analysis but could motivate further extensions in future work.

An important modeling assumption is that compliance costs introduced by regulation are fixed. In reality, part of these costs may scale up with the size of the contract: e.g., drafting evaluation plans might become a more involved task as the project complexity increases. Note, however, that since the loss generated by misaligned agents grows one-to-one with award size, as long as compliance costs are less than proportional to the size of the award, the qualitative prediction of an interior optimum will prevail.

The model also assumes that each contract represents the purchase of a fixed and indivisible good or service, without the possibility of adjustments along the margins of the quantity purchased and/or product quality. The model then interprets intensive margin responses as reflecting pure price adjustments: a contract bunching at the threshold of $100,000 that would have been awarded for $110,000 in the absence of regulation represents a saving of $10,000 for the government. While incorporating quantity or quality adjustments would naturally affect the quantitative predictions, they would reinforce the conclusion that the government would benefit from more discretion, leading to an even higher estimate of the optimal threshold. This is so because when the threshold is raised, the government would obtain additional quantity/quality per award that currently is unaccounted for.

Another strong assumption is that the share of misaligned agents is exogenous. Although it is outside of the scope of the model, the degree of waste and abuse could endogenously respond to the stringency of regulation. This could operate through at least two margins. First, higher thresholds might increase the rewards to corrupt behavior, which would increase the misalignment share. This force will shift the conclusions towards a more conservative (i.e., lower) threshold. Second, discretion might change the pool of agents who select into public procurement jobs. This effect is ex-ante ambiguous because discretion can attract agents who have more initiative or agents who are more likely to engage in wrongdoing.

The results might also be altered by considering different government’s objectives.

36Celentani and Gauza (2002) propose a model of public procurement auctions where bureaucrats endogenously decide to become corrupt. The goal of their analysis is to examine how equilibrium corruption responds to changes in competition.
For example, risk aversion might call for more stringent regulation: Congress might be willing to pay a risk premium to eliminate expected losses generated by misaligned agents. Similarly, the government may have reasons to put a higher weight on waste generated by misalignment, above and beyond the monetary costs (say, either due to electoral incentives or because corruption scandals erode public trust in the government). Again, this would push towards a lower regulatory threshold.

Finally, the optimal regulation has been analyzed from the perspective of the party that designs the transaction mechanism —in this case, the buyer/government. This is analogous to the approach taken by several classic papers in the auction and procurement literature (e.g., Myerson, 1981; Che, 1993; Bajari and Tadelis, 2001). A different but related question is what regulation maximizes social welfare. Inevitably, such welfare analysis would require us to take a stance on how much citizens value the goods and services procured by the government. And while this might be a conceivable exercise in more specific setups,\(^{37}\) translating such a diverse set of contracts (such as those analyzed here) into measures of consumer surplus is beyond the scope of this paper. Note, however, that the qualitative economic forces emphasized here would still be at play in the social welfare analysis: red tape costs would be socially costly, intensive margin responses would prevent costly transfers to firms (due to the marginal cost of public funds), and extensive margin responses would either destroy social surplus or prevent wasteful transactions.

6. Conclusion

Designing an efficient public procurement system forces regulators to strike a balance between rules and discretion. Ultimately, they need to decide whether the benefits of preventing potential waste and abuse outweigh the costs of vigorous regulation. In this paper, I argue that the US federal government could obtain more value from procurement contracts by moving the balance in the direction of more discretion. I arrive at this conclusion after analyzing a large set of procurement contracts awarded over the course of a decade by all US federal agencies.

I first show that transactions are sensitive to the level of regulatory strength that is imposed upon them. The evidence suggests that market participants —agencies and firms— have a preference for transacting under a regime that has more discretion and less oversight. Because this simplified regime is only available for awards below a certain threshold, I argue that the government awards smaller and fewer contracts than in a world with full discretion.

\(^{37}\)For example, Lewis and Bajari (2011) perform welfare analysis in the context of procurement contracts for highway construction, where the time of project completion is linked to consumer surplus through commuting times.
How to interpret these transaction responses depends critically on how the regulatory environments affect the quality of contract spending. If rules are able to control misaligned bureaucrats and prevent wasteful awards, then contract performance should be superior under stronger regulation. Yet if abuse and inefficiency are the exception rather than the norm, contract performance will be enhanced by allowing agencies to exercise discretion. The evidence provided in this paper supports the latter hypothesis, and it is therefore consistent with Kelman (2005)’s assessment of the traditional procurement system, where “rules misdirected the behavior of the many to stop the abuses of a few.”

I formalize this logic by proposing a stylized model of public procurement in which there is a principal-agent structure on the buying party’s side. Regulation in the model eliminates the problem of preference misalignment, but it imposes compliance costs. The magnitude of the transaction responses reveal the size of these compliance costs, while the effect of regulation on contract performance identifies the degree of preference misalignment. Beyond rationalizing the observed findings, the model allows me to make quantitative assessments of policy-relevant regulatory choices. I find that a new proposed simplified acquisition threshold of $250,000 will increase the net benefit obtained by the government from its procurement contracts.

While the results presented here are of course specific to this particular setting, I hope that they can shed light on some of the general economic forces that will be at play in other procurement contexts. And given the size of the markets for government contracts around the world, even modest marginal improvements can result in large savings of resources for taxpayers. Now that the availability of transaction-level data on government purchases is becoming standard, I hope that similar analyses can be combined with specific institutional knowledge to better inform the design of other public procurement systems.
References


Figures

Figure 1: Distribution of contract awards

(a) “Pre” period: 2006-2010

(b) “Post” period: 2012-2016

Notes: This figure shows contract awards frequency distributions in two periods, 2006-2010 and 2012-2016. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $200,000. Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contract awards in the range ($1000(X-1), $1000X]. Vertical dashed lines indicate the location of the simplified acquisition threshold in each period. Below the threshold, contracts can be awarded using (high-discretion) simplified acquisition procedures, whereas above the threshold non-exempt awards are subject to every acquisition law in the Federal Acquisition Regulation.
Figure 2: Potential responses to regulation

(a) Introducing regulation

(b) Increasing regulatory threshold

Notes: This figure shows potential changes in the distribution of contract awards in response to regulation. Panel (a) presents a comparison between a situation in which all contracts are allowed to use high-discretion simplified procedures (dashed line distribution), and a world in which only awards below a certain threshold are allowed to use them (solid line distribution). Panel (b) depicts a situation in which an existing threshold is raised, making the policy less stringent. The location of the thresholds is indicated with a vertical dashed line. Intensive margin effects are captured by the left-most “bunching” areas, (A and C, respectively). Extensive margin responses are given by the difference between the initial distribution and the final distribution (B-A and D-E-D, respectively).
Figure 3: Relative change in contracting and interpolation method

(a) Nonparametric smoothing

(b) Polynomial interpolation

Notes: This figure illustrates the interpolation method used to estimate the counterfactual distribution of Figure 4. Each orange dot depicts the change in log frequency between the “pre” (2006-2010) and “post” (2012-2016) periods for each award amount bin. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $5,000 and $1,000,000. Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contracts in the range $(X-1), X].$ Panel (a) presents the frequency changes by award amount bin, along with a nonparametric kernel smoothing function (blue solid line) fitted over three segments: below the pre-period simplified threshold of $100,000; between this pre-period threshold and the post-period threshold of $150,000; and above this post-period threshold. The pre- and post- period thresholds are depicted by vertical dashed lines. In panel (b), the blue solid line is constructed by first regressing the log frequency changes by award bin on a third degree polynomial of award amounts and a set of dummies for each of the bins in the excluded region, defined as between $50,000 and $300,000. The boundaries of the excluded region are depicted as vertical dashed lines. The blue line is the fit of this regression, excluding the contribution of the dummies within the excluded region.
Notes: This figure shows the contract awards frequency distribution in the period 2012-2016 (blue dots) and the counterfactual distribution that we would have observed in that same period, had the simplified acquisition threshold been kept constant at $100,000 rather than raised to $150,000 (orange triangles). The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $200,000. Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contracts in the range \((1000(X-1), 1000X]\). The counterfactual distribution is computed by taking the pre-period distribution (2006-2010) and adjusting it for predicted frequency changes, based on an interpolation of frequency changes from contracts below $50,000 and above $300,000. The predicted frequency changes are shown in Figure 3(b).
Figure 5: Placebo estimates

(a) 2008-2009 predicted based on 2006-2007

(b) 2015-2016 predicted based on 2013-2014

Notes: This figure shows the results from the placebo exercises for 2008-2009 (panel a) and 2015-2016 (panel b). The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $200,000. Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contracts in the range ($1000( X − 1), $1000X]. Both panel (a) and panel (b) present graphs that are constructed in the same way as Figure 4: they compare the actual distribution in some period, with a counterfactual distribution estimated by adjusting the distribution in the previous period to account for predicted frequency changes. These predicted frequency changes are based on an interpolation of frequency changes from contracts below $50,000 and above $300,000. The key difference between this figure and Figure 4 is that in these placebos no regulatory change occurs between the two consecutive periods. The vertical dashed lines on each panel indicate the simplified acquisition threshold in the relevant period.
Figure 6: Contract quality

Notes: This figure shows the average contract quality index by bins of award amounts, both in the “pre” (2006-2010) and “post” (2012-2016) periods. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $200,000. Award amounts are discretized into right-inclusive bins of ten-thousand dollars length. A bin labeled “X” includes all contracts in the range \([1000(X - 5), 1000(X + 5)]\). The contract quality index is constructed by averaging five normalized performance proxies: the number of within-scope modifications; within-scope cost overruns (in dollars); within-scope delays (in days); the probability of contract termination; and the probability of award in the last week of the fiscal year. Performance proxies are normalized by subtracting the pre-period mean and dividing them by the pre-period (2006-2010) standard deviation. The vertical dashed lines indicate the simplified acquisition threshold in each period. These correspond to $100,000 in the pre-period (2006-2010) and $150,000 in the post-period (2012-2016).
Notes: This figure shows the model fit within the estimation sample (2006-2010). The estimation sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $300,000. Both panels compare smoothed moments from the estimation sample (blue solid line) with model-based simulated moments (orange dashed line). The moments used in Panel (a) are the smoothed fraction of contracts for each $1,000-wide award bin between $50,000 and $300,000. The moments used in Panel (b) are the smoothed average contract quality index for each $5,000-wide award bin between $50,000 and $300,000. Moments are smoothed according to the procedure described in Appendix F. The vertical dashed line at $100,000 in both panels indicates the simplified acquisition threshold.
Figure 8: Model fit: out-of-sample (2012-2016)

(a) Award distribution

(b) Contract quality

Notes: This figure shows the model fit outside the estimation sample (2012-2016). The estimation sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $300,000. Both panels compare smoothed moments from 2012-2016 (blue solid line) with model-based simulated moments (orange dashed line). Since the model is estimated using data from 2006-2010, I refer to these figures as out-of-sample fit. The moments used in Panel (a) are the smoothed fraction of contracts for each $1,000-wide award bin between $50,000 and $300,000. The moments used in Panel (b) are the smoothed average contract quality index for each $5,000-wide award bin between $50,000 and $300,000. Moments are smoothed according to the procedure described in Appendix F. The vertical dashed line at $150,000 in both panels indicates the simplified acquisition threshold.
Figure 9: Counterfactual contract spending under different thresholds

Notes: This figure shows estimated contract spending in contracts between $50,000 and $300,000 for different values of the simplified acquisition threshold. Each point in the blue line is computed by simulating a counterfactual, where all parameters remain fixed except for the value of the simplified acquisition threshold ($\bar{P}$). The model is estimated with the sample of non-R&D definitive contracts and purchase orders in 2006-2010 with an award amount between $50,000 and $300,000. The scale of the left axis is billions of current dollars per year, while the right axis is measured in percent, relative to the baseline case with a simplified threshold of $100,000. The orange dot depicts actual spending observed in 2006-2010, when the threshold was $100,000.
Figure 10: Optimal regulatory threshold

Notes: This figure shows the payoff obtained in the model by the principal, as a function of different simplified acquisition thresholds. Each point along the blue line is computed by simulating a counterfactual, where all parameters remain fixed except for the value of the simplified acquisition threshold ($P^*$). The model is estimated with the sample of non-R&D definitive contracts and purchase orders in 2006-2010 with an award amount between $50,000 and $300,000. The vertical dashed line represents the value of the simplified acquisition threshold where the principal’s payoff is maximized. The value of this threshold corresponds to $295,000. Since the model is estimated on 2006-2010 data, this threshold corresponds to roughly $345,000 in 2019 dollars.
Figure 11: Optimal threshold and a function of misalignment

Notes: This figure shows the optimal simplified acquisition threshold ($P^*$) as a function of the share of aligned agents in the model ($\lambda$). Each point in the blue line is computed by finding the value of the threshold that maximizes the principal’s payoff as in Figure 10 for a given level of the share aligned parameter $\lambda$. The model is estimated with the sample of non-R&D definitive contracts and purchase orders in 2006-2010 with an award amount between $50,000 and $300,000. The orange dot depicts the optimal threshold given the level of alignment that is estimated from the data $\lambda = 0.82$. 
Table 1: Summary statistics of non-R&D stand-alone contracts, 2006-2016.

<table>
<thead>
<tr>
<th>Department</th>
<th>All awards</th>
<th>Between $50K and $300K</th>
</tr>
</thead>
<tbody>
<tr>
<td>DoD (all agencies)</td>
<td>0.5488</td>
<td>0.6122</td>
</tr>
<tr>
<td>DoD - Army</td>
<td>0.1298</td>
<td>0.1808</td>
</tr>
<tr>
<td>DoD - Navy</td>
<td>0.1029</td>
<td>0.1177</td>
</tr>
<tr>
<td>DoD - Air Force</td>
<td>0.0406</td>
<td>0.0628</td>
</tr>
<tr>
<td>DoD - Other</td>
<td>0.2754</td>
<td>0.2509</td>
</tr>
<tr>
<td>Veteran Affairs</td>
<td>0.1200</td>
<td>0.0828</td>
</tr>
<tr>
<td>State</td>
<td>0.0611</td>
<td>0.0405</td>
</tr>
<tr>
<td>Justice</td>
<td>0.0501</td>
<td>0.0332</td>
</tr>
<tr>
<td>Agriculture</td>
<td>0.0368</td>
<td>0.0402</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Solicitation and Award</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Competed</td>
<td>0.6662</td>
<td>0.6415</td>
</tr>
<tr>
<td>Fixed Price</td>
<td>0.9758</td>
<td>0.9780</td>
</tr>
<tr>
<td>Simplified Procedures</td>
<td>0.9093</td>
<td>0.8006</td>
</tr>
<tr>
<td>One offer</td>
<td>0.5163</td>
<td>0.5651</td>
</tr>
<tr>
<td>Last week of FY</td>
<td>0.0587</td>
<td>0.0822</td>
</tr>
<tr>
<td>Contract award ($ K)</td>
<td>429.7</td>
<td>109.0</td>
</tr>
<tr>
<td>Number of offers received</td>
<td>2.9</td>
<td>2.9</td>
</tr>
</tbody>
</table>

| Number of Contracts         | 4,361,249  | 675,067                |

Notes: This table presents summary statistics. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation in fiscal years 2006 through 2016. An observation is a contract, defined by aggregating all contract actions (initial award, modification, termination, etc.) associated with the same contract ID. The left column presents means for each variable listed, considering all award amounts. The right column presents means restricting the sample to award amounts between $50,000 and $200,000.
Table 2: Distribution of contracts by amount brackets in FY2016

<table>
<thead>
<tr>
<th>Amount Bracket</th>
<th>Number of contracts (K)</th>
<th>Share of contracts (%)</th>
<th>Expenditure ($M)</th>
<th>Share of expenditure (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Between $5K &amp; $25K</td>
<td>252.5</td>
<td>66.9</td>
<td>2,919</td>
<td>3.1</td>
</tr>
<tr>
<td>Between $25K &amp; $50K</td>
<td>51.4</td>
<td>13.6</td>
<td>1,805</td>
<td>1.9</td>
</tr>
<tr>
<td>Between $50K &amp; $300K</td>
<td>56.9</td>
<td>15.1</td>
<td>6,166</td>
<td>6.6</td>
</tr>
<tr>
<td>Between $300K &amp; $1M</td>
<td>9.6</td>
<td>2.5</td>
<td>5,176</td>
<td>5.5</td>
</tr>
<tr>
<td>Between $1M &amp; $5M</td>
<td>5.1</td>
<td>1.3</td>
<td>11,167</td>
<td>11.9</td>
</tr>
<tr>
<td>Above $5M</td>
<td>1.9</td>
<td>0.5</td>
<td>66,839</td>
<td>71.1</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>377</strong></td>
<td><strong>100.0</strong></td>
<td><strong>94,072</strong></td>
<td><strong>100.0</strong></td>
</tr>
</tbody>
</table>

Notes: This table presents the distribution of contract awards by amount brackets. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, in fiscal year 2016. An observation is a contract, defined by aggregating all contract actions (initial award, modification, termination, etc.) associated with the same contract ID. For each amount bracket, the table presents the number of contracts and expenditure, both in absolute levels and as a share of the total.
Table 3: Top Product and Service Categories between $50K and $300K in FY 2016

<table>
<thead>
<tr>
<th>Code</th>
<th>Name</th>
<th># Contracts</th>
</tr>
</thead>
<tbody>
<tr>
<td>R</td>
<td>Support Services (Professional, Administrative, Management)</td>
<td>4063</td>
</tr>
<tr>
<td>59</td>
<td>Electrical and Electronic Equipment Components</td>
<td>3313</td>
</tr>
<tr>
<td>65</td>
<td>Medical, Dental and Veterinary Equipment and Supplies</td>
<td>3307</td>
</tr>
<tr>
<td>66</td>
<td>Instruments And Laboratory Equipment</td>
<td>2710</td>
</tr>
<tr>
<td>J</td>
<td>Maintenance, Repair and Rebuilding of Equipment</td>
<td>2600</td>
</tr>
<tr>
<td>70</td>
<td>ADP Equipment, Software and Supplies</td>
<td>2584</td>
</tr>
<tr>
<td>Z</td>
<td>Maintenance, Repair and Alteration of Real Property</td>
<td>2484</td>
</tr>
<tr>
<td>S</td>
<td>Utilities And Housekeeping</td>
<td>1823</td>
</tr>
<tr>
<td>D</td>
<td>ADP and Telecommunications</td>
<td>1693</td>
</tr>
<tr>
<td>16</td>
<td>Aircraft Components and Accessories</td>
<td>1657</td>
</tr>
<tr>
<td>6515</td>
<td>Medical And Surgical Instruments, Equipment, And Supplies</td>
<td>2456</td>
</tr>
<tr>
<td>6640</td>
<td>Laboratory Equipment And Supplies</td>
<td>1269</td>
</tr>
<tr>
<td>7030</td>
<td>ADP Software</td>
<td>1253</td>
</tr>
<tr>
<td>R499</td>
<td>Other Professional Services</td>
<td>968</td>
</tr>
<tr>
<td>1680</td>
<td>Miscellaneous Aircraft Accessories and Components</td>
<td>881</td>
</tr>
<tr>
<td>4820</td>
<td>Valves, Nonpowered</td>
<td>821</td>
</tr>
<tr>
<td>1560</td>
<td>Airframe Structural Components</td>
<td>735</td>
</tr>
<tr>
<td>5340</td>
<td>Hardware, Commercial</td>
<td>624</td>
</tr>
<tr>
<td>7110</td>
<td>Office Furniture</td>
<td>620</td>
</tr>
<tr>
<td>8915</td>
<td>Fruits And Vegetables</td>
<td>523</td>
</tr>
</tbody>
</table>

Notes: This table presents counts of contracts in the most common product and service categories. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation in fiscal year 2016, and with award amounts between $50,000 and $300,000. An observation is a contract, defined by aggregating all contract actions (initial award, modification, termination, etc.) associated with the same contract ID. The bottom panel presents categories in 4-digit alphanumeric codes. The top panel aggregates these into 2-digit codes for products and 1-letter codes for services.
Table 4: Quantification of contracting responses to threshold change

<table>
<thead>
<tr>
<th></th>
<th>Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Threshold change</td>
<td>100K→150K 100K→100K 150K→150K</td>
</tr>
</tbody>
</table>

**Estimates**

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Missing mass ($\hat{m}$)</td>
<td>9.79***</td>
<td>-1.56</td>
<td>1.67</td>
</tr>
<tr>
<td>(s.e.)</td>
<td>(2.96)</td>
<td>(7.89)</td>
<td>(6.32)</td>
</tr>
<tr>
<td>Excess mass ($\hat{x}$)</td>
<td>28.56***</td>
<td>-2.35</td>
<td>-0.57</td>
</tr>
<tr>
<td>(s.e.)</td>
<td>(1.68)</td>
<td>(14.56)</td>
<td>(0.91)</td>
</tr>
<tr>
<td>Net excess mass ($\hat{x} - \hat{m}$)</td>
<td>18.76***</td>
<td>-0.80</td>
<td>-2.24</td>
</tr>
<tr>
<td>(s.e.)</td>
<td>(4.50)</td>
<td>(22.14)</td>
<td>(7.00)</td>
</tr>
</tbody>
</table>

**Aggregate implications (per year)**

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional contracts</td>
<td>4,191</td>
<td>-</td>
</tr>
<tr>
<td>[as % of counterfactual]</td>
<td>[7.5%]</td>
<td>-</td>
</tr>
<tr>
<td>Additional spending ($M$)</td>
<td>546</td>
<td>-</td>
</tr>
<tr>
<td>[as % of counterfactual]</td>
<td>[9.1%]</td>
<td>-</td>
</tr>
</tbody>
</table>

Notes: This table presents the estimates from the bunching analysis. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with award amounts between $50,000 and $300,000. Missing and excess mass estimates are obtained by comparing observed award frequency distributions in different periods with a counterfactual distribution. This counterfactual is computed by adjusting a base period distribution for predicted frequency changes, using an interpolation method based on contracts below $50,000 and above $300,000. These estimates correspond to the missing and excess mass areas observed in Figure 4 and Figure 5, normalized by the average number of contracts between $50,000 and $300,000. The formula for calculating these areas is given in Equation (2). The first column shows the main estimates (that correspond to Figure 4), while the second and third columns show the placebo exercises (shown in Figure 5). Standard errors are computed via parametric bootstrap, sampling with replacement from the residuals estimated in Equation (1). The lower panel shows the additional number of contracts and contract spending per year implied by the net excess mass estimates. This is presented both in absolute levels and as a share of the estimated counterfactual distribution.
Table 5: Estimates of changes in quality by award range

<table>
<thead>
<tr>
<th>(1) No. of mods</th>
<th>(2) Cost Overruns</th>
<th>(3) Delays</th>
<th>(4) Terminated</th>
<th>(5) Last Week</th>
<th>(6) Quality Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>Award ∈ [$75K,$100K) × Post</td>
<td>0.0049 (0.010)</td>
<td>9.8 (420.0)</td>
<td>-0.259 (0.996)</td>
<td>-0.0002 (0.0007)</td>
<td>-0.0005 (0.0019)</td>
</tr>
<tr>
<td>Award ∈ [$100K,$150K) × Post</td>
<td>-0.143*** (0.022)</td>
<td>-4395.1*** (1233.9)</td>
<td>-8.395*** (1.834)</td>
<td>-0.0017*** (0.0007)</td>
<td>-0.0073*** (0.0022)</td>
</tr>
<tr>
<td>Award ∈ [$150K,$300K) × Post</td>
<td>-0.108*** (0.035)</td>
<td>-4284.9* (2565.4)</td>
<td>-8.243*** (3.052)</td>
<td>-0.0010 (0.0011)</td>
<td>0.0077*** (0.0029)</td>
</tr>
<tr>
<td>N</td>
<td>619,320</td>
<td>594,722</td>
<td>586,727</td>
<td>620,252</td>
<td>620,252</td>
</tr>
<tr>
<td>$^{2}$</td>
<td>0.2597</td>
<td>0.0886</td>
<td>0.1084</td>
<td>0.0491</td>
<td>0.0980</td>
</tr>
<tr>
<td>Mean D.V.</td>
<td>0.944</td>
<td>8756.1</td>
<td>48.877</td>
<td>0.0120</td>
<td>0.0828</td>
</tr>
</tbody>
</table>

Standard errors in parentheses
* $p < 0.10$, ** $p < 0.05$, *** $p < 0.01$

Notes: This table presents coefficient estimates from a series of regressions. The sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, in fiscal years 2006 through 2016, with award amounts between $50,000 and $300,000. An observation is a contract, defined by aggregating all contract actions (initial award, modification, termination, etc.) associated with the same contract ID. Each column represents a separate regression, where the dependent variable is indicated in the column header. The regressors include a full set of 4-digit PSC codes fixed effects, awarding agency fixed effects, fiscal year fixed effects, and $1,000-wide award bin fixed effects. The Post indicator is equal to 0 in 2010 or earlier and equal to 1 in 2012 or later. Fiscal year 2011 is excluded from the regression. Standard errors are clustered by awarding agency.
Table 6: Model Estimates

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Estimate</th>
<th>(s.e.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mean valuation ($\mu_v$)</td>
<td>-0.1653</td>
<td>(0.0043)</td>
</tr>
<tr>
<td>S.d. of valuation ($\sigma_v$)</td>
<td>3.0341</td>
<td>(0.0027)</td>
</tr>
<tr>
<td>Mean red tape cost ($\mu_\kappa$)</td>
<td>12.7643</td>
<td>(0.0286)</td>
</tr>
<tr>
<td>S.d. of red tape cost ($\sigma_\kappa$)</td>
<td>10.2497</td>
<td>(0.0262)</td>
</tr>
<tr>
<td>Govt’s bargaining weight ($\phi$)</td>
<td>0.4024</td>
<td>(0.0055)</td>
</tr>
<tr>
<td>Share aligned ($\lambda$)</td>
<td>0.8192</td>
<td>(0.0030)</td>
</tr>
<tr>
<td>Govt’s share of red tape costs ($\psi$)</td>
<td>0.2572</td>
<td>(0.0055)</td>
</tr>
<tr>
<td>Mean aligned implementation shock ($\Delta_A$)</td>
<td>0.0778</td>
<td>(0.0008)</td>
</tr>
<tr>
<td>Mean misaligned implementation shock ($\Delta_M$)</td>
<td>-0.0265</td>
<td>(0.0002)</td>
</tr>
<tr>
<td>Misaligned reservation payoff ($\bar{b}$)</td>
<td>-0.6380</td>
<td>(0.0048)</td>
</tr>
<tr>
<td>Adjustment frictions ($\psi$)</td>
<td>0.8790</td>
<td>(0.0055)</td>
</tr>
</tbody>
</table>

Notes: This table presents model parameter estimates obtained via simulated method of moments. Standard errors are in parentheses and calculated using the asymptotic formula in (7). The estimation sample consists of non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $300,000. The moments used in the estimation correspond to the smoothed fraction of contracts for each $1,000-wide award bin between $50,000 and $300,000, and the smoothed average contract quality index for each $5,000-wide award bin between $50,000 and $300,000. The procedures to smooth the estimation moments and to construct the weighting matrix are described in Appendix F.
Appendices

A. Additional Figures

B. Additional Tables

C. Office-Level Evidence on Number of Contracts (DDD)

D. Sensitivity to Bunching Estimation Parameters

E. Model Details

F. Model Estimation Details
Notes: This figure shows contract awards frequency distributions in each fiscal year between 2006 and 2016. The sample is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $200,000. Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contract awards in the range $(1000(X-1),1000X]$. Vertical dashed lines indicate the location of the simplified acquisition threshold in each period. Below the threshold, contracts can be awarded using (high-discretion) simplified acquisition procedures, whereas above the threshold non-exempt awards are subject to every acquisition law in the Federal Acquisition Regulation.
Notes: This figure shows contract awards frequency distributions in 2006-2010, by selected product categories. The sample is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $150,000. Panel (a) features the distribution of all awards in the sample. In panel (b), this distribution is compared to selected categories: electrical and electronic equipment components (federal product and service code PSC 59), and subsistence (food, federal product and service code PSC 89). Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contract awards in the range ($1000(X−1), $1000X]. Vertical dashed lines indicate the location of the simplified acquisition threshold in each period. Below the threshold, contracts can be awarded using (high-discretion) simplified acquisition procedures, whereas above the threshold non-exempt awards are subject to every acquisition law in the Federal Acquisition Regulation.
Figure A3: Distribution of contract awards by awarding agency, 2006-2010

(a) All contracts

(b) Selected agencies

Notes: This figure shows contract awards frequency distributions in 2006-2010, by selected awarding agencies. The sample is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $150,000. Panel (a) features the distribution of all awards in the sample. In panel (b), this distribution is compared to selected awarding agencies: the Defense Logistics Agency (DLA), and the State Department. Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contract awards in the range \((1000(X - 1), 1000X]\). Vertical dashed lines indicate the location of the simplified acquisition threshold in each period. Below the threshold, contracts can be awarded using (high-discretion) simplified acquisition procedures, whereas above the threshold non-exempt awards are subject to every acquisition law in the Federal Acquisition Regulation.
Figure A4: Distribution by contract awards in selected samples, 2006-2016

(a) All contracts in FY2006-2016

(b) Versus single-office-firm contacts

(c) Versus single-office-product contacts

Notes: This figure shows contract awards frequency distributions in 2006-2010, in selected samples. The full sample is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $150,000. Panel (a) features the distribution of all awards in the sample. In panel (b), this distribution is compared to the restricted sample of office-firm pairs with a single award within the fiscal year. In panel (c), the full distribution is compared to the restricted sample of office-product pairs with a single award within the fiscal year. Products are defined at the 4-digit product or service codes (PSC). Award amounts are discretized into right-inclusive bins of one-thousand dollars length. A bin labeled “X” includes all contract awards in the range ($1000(X − 1), $1000X]. Vertical dashed lines indicate the location of the simplified acquisition threshold. Below the threshold, contracts can be awarded using (high-discretion) simplified acquisition procedures, whereas above the threshold non-exempt awards are subject to every acquisition law in the Federal Acquisition Regulation. The goal of the figure is to show that split purchases are an unlikely key driver of the bunching patterns. Bunching is observed with the same strength even among contracting offices that have a single transaction with a firm over the budget cycle, or that have a single purchase for a particular product during this period.
Figure A5: Change in number of contracts in high vs. low bunching offices, by award size

(a) Baseline

(b) Combining award ranges around the simplified acquisition threshold

Notes: This figure presents coefficient estimates and their 95% confidence intervals for two triple-difference (DDD) specifications. The sample is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, in fiscal years 2006 through 2016, with award amounts between $5,000 and $5,000,000. This sample is aggregated at the contracting office - fiscal year - $1,000-wide award amount bin. The dependent variable is number of contracts by office-year-bin. The regressors include three full sets of fixed effects by office, fiscal year and award amount bin. The plotted estimates are the coefficients of the triple interaction between a High-bunching indicator, a Post indicator, and an indicator for ranges of award amounts. The High-bunching indicator is equal to one for offices with above-median pre-2011 bunching, as defined by the share of total awards with amounts between $99,000 and $100,000. The Post indicator is equal to 0 in 2010 or earlier and equal to 1 in 2012 or later. Fiscal year 2011 is excluded from the regression. The award amount ranges are indicated on the horizontal axes. Standard errors are clustered by contracting office. More details can be found in Appendix C.
Figure A6: Contract quality by each of the five performance proxies

(a) Number of modifications

(b) Cost overruns

(c) Delays

(d) Termination

(e) Awarded on last week of FY

Notes: This figure shows average proxies of (poor) contract performance by bins of award amounts, both in the “pre” (2006-2010) and “post” (2012-2016) periods. The sample is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $50,000 and $200,000. Panel (a) shows the number of within-scope modifications, panel (b) shows cost overruns (difference, in dollars, between expected obligations at the time of award and total ex-post obligations), panel (c) shows delays (difference, in days, between expected completion day and actual completion day), panel (d) shows the fraction of terminated contracts, and panel (e) shows the fraction of contracts awarded in the last week of the fiscal year. Award amounts are discretized into right-inclusive bins of ten-thousand dollars length. Award amounts are discretized into right-inclusive bins of ten-thousand dollars length. A bin labeled “X” includes all contracts in the range ($1000(X-5), $1000(X+5)$). The vertical dashed lines indicate the simplified acquisition threshold in each period. These correspond to $100,000 in the pre-period (2006-2010) and $150,000 in the post-period (2012-2016).
Figure A7: Regression estimates of quality change

(a) Number of modifications

(b) Cost overruns

(c) Delays

(d) Termination

(e) Awarded on last week of FY

(f) Quality index

Notes: This figure presents coefficient estimates and their 95% confidence intervals from a series of regressions. The sample is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, in fiscal years 2006 through 2016, with award amounts between $50,000 and $300,000. An observation is a contract, defined by aggregating all contract actions (initial award, modification, termination, etc.) associated with the same contract ID. Each panel presents coefficients from a separate regression, where the dependent variable is indicated in the panel title. The regressors include a full set of product (4-digit PSC codes) fixed-effects, awarding agency fixed effects, fiscal year fixed effects, and $1,000-wide award bin fixed effects. The plotted estimates are the coefficients of the interaction terms between a Post indicator and an indicator for $10,000-wide award bins. The Post indicator is equal to 0 in 2010 or earlier and equal to 1 in 2012 or later. Fiscal year 2011 is excluded from the regression. Standard errors are clustered by awarding agency.
Notes: This figure shows two simulated contract award distributions using the estimated model. The solid blue line shows the baseline case with a simplified acquisition threshold of $100,000. The dashed orange line presents a counterfactual where the threshold is assumed to be infinity. This means that all purchases are allowed to use simplified procedures, regardless of the size of award. The counterfactual assumes that all estimated parameters remain fixed, except for the value of the simplified acquisition threshold ($\bar{P}$). The model is estimated with the sample of non-R&D definitive contracts and purchase orders in 2006-2010 with an award amount between $50,000 and $300,000.
B. Additional Tables

Table B1: Sensitivity of net excess mass estimates ($\hat{m} - \hat{x}$)

<table>
<thead>
<tr>
<th>Panel (a): $p = 2$</th>
<th>$\bar{R}$</th>
<th>200</th>
<th>250</th>
<th>300</th>
<th>350</th>
<th>400</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>24.58</td>
<td>18.23</td>
<td>19.70</td>
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<td>14.74</td>
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Notes: This table presents a series of net excess mass estimates ($\hat{m} - \hat{x}$), as a function of key parameters of the bunching estimation procedure. The estimation procedure is described in Section 3.2. Each of the numbers in the table is an estimate of ($\hat{m} - \hat{x}$) as a function of the degree of the polynomial $p$ used to fit Equation (1), and the lower and upper bounds of the excluded region $[\underline{R}, \bar{R}]$. Both bounds are measured in thousand dollars. The baseline specification considers values of $p = 3, \underline{R} = 50, \bar{R} = 300$. The estimate for this baseline case ($= 18.76$) is presented in bold at the center of panel (b), and coincides with the estimate presented in Table 4.
C. Office-Level Evidence on Number of Contracts

This appendix describes the triple-difference (DDD) analysis discussed at the end of Section 3.1. The sample of analysis is non-R&D definitive contracts and purchase orders from the Federal Procurement Data System-Next Generation, with an award amount between $5,000 and $5,000,000.

The goal of this empirical strategy is to analyze how the number of awards that contracting offices made responded to the 2011 change in the simplified acquisition threshold. Under a null hypothesis that the bunching observed in Figure 1 is entirely explained by split purchases, then the number of awards should have—all else equal—decreased following the increase in the simplified acquisition threshold. The proposed DDD specification leverages variation across three dimensions: before and after the threshold, across contracting offices, and across contract award sizes.

Formally, I estimate the following specification:

\[ n_{kbt} = \alpha_k + \alpha_b + \alpha_t + \sum_{q \in Q} \beta_q \cdot 1[b \in q] \times \text{HighBunch}_k + \sum_{q \in Q} \gamma_q \cdot 1[b \in q] \times \text{Post}_t \]

\[ + \sum_{q \in Q} \delta_s \cdot 1[b \in q] \times \text{HighBunch}_k \times \text{Post}_t + \epsilon_{kbt} \]  

(8)

where \( n_{kbt} \) be the number of awards made by a contracting office \( k \), for an award amount in bin \( b \), in fiscal year \( t \in \{2006, ..., 2010, 2012, ..., 2016\} \). Bins are right-inclusive and have $1,000 length, so that bin \( b = 6 \) includes all awards in ($5,000, $6,000], and so forth. \( \text{Post}_t \) is an indicator equal to 1 for years 2012 and later. \( \text{HighBunch}_k \) is an indicator for whether an office is above the median on a rough proxy of pre-period bunching. In particular, for each office \( k \) with at least 500 awards in the pre-period, I compute the share of these contracts with value between $99,000 and $100,000, and then define the dummy \( \text{HighBunch}_k \) as equal to 1 for offices above the median for this measure. Finally, \( Q \) is some partition of the award amount space. We are interested in the \( \delta_q \) coefficients on the triple interaction between award size range, high bunching offices and post. Standard errors are clustered by awarding office. The number of observations is 629,804.

Appendix Figure A5 shows estimated \( \delta_q \) coefficients and their 95% confidence intervals. Panel (a) presents the results for the following partition of the award amount space (all numbers represent thousand dollars): \( Q = \{ (5, 50], (50, 85], (85, 100], (100, 200], (200, 500], (500, 5000] \}. \) Panel (b) repeats the exercise by collapsing the \( (85, 100] \) and \( (100, 200] \) indicators into a single variable. The excluded range in both specifications is \( (500, 5000] \), since these are awards that are not plausibly being affected by the change in the simplified acquisition threshold.

The \( \delta_q \) coefficients indicate the change in number of contracts, for offices with high...
pre-period bunching relative to those with low pre-period bunching, for award amounts in range $q$, relative to the difference for awards between $500,000$ and $5,000,000$. The results indicate that any differential change between low-bunching and high-bunching offices occurred only within a window around the old and new simplified acquisition threshold. When combined into a single indicator (panel (b)), we see that high-bunching offices on net increased their number of contracts relative to low-bunching offices. Further, this increase was not compensated elsewhere in the distribution, as there are no differences between the two types of offices on how transactions changed below $85,000$ and above $200,000$. This evidence is at odds with split purchases being the main driver of the observed bunching.
D. Sensitivity to Bunching Estimation Parameters

This appendix explores the sensitivity of the bunching estimates with respect to key estimation parameters. Throughout, I focus on one measure of the bunching estimation: the net excess mass \((\hat{m} - \hat{x})\). This corresponds to a normalized measure of the estimated extensive margin effects that arose in response to the 2011 change in the simplified acquisition threshold. It is computed as the cumulative difference between: (i) the actual award frequency distribution observed in 2011-2016, and (ii) the estimated counterfactual distribution that we would have observed in the absence of a change in the simplified threshold. This difference is normalized by the average frequency over some window around the simplified acquisition threshold.

Section 3.2 describes the estimation procedure in detail. From equations (1) and (2), we see that there are three key parameters that the estimation depends upon. These correspond to the degree of the polynomial used to fit the relative frequency changes \((p)\), and the lower and upper bounds of the excluded region around the simplified acquisition threshold \((R, \overline{R})\), respectively.

The goal of this exercise is to assess how sensitive the estimate of net excess mass \((\hat{m} - \hat{x})\) is with respect to \(p\), \(R\), and \(\overline{R}\). In the baseline estimates, the chosen parameters are \(p = 3, R = 50, \overline{R} = 300\), where \(R\) and \(\overline{R}\) are represented in thousand dollars. The baseline estimate of net excess mass is presented in Table 4, and is equal to \((\hat{m} - \hat{x}) = 18.76\), with a standard error 4.50. Therefore, a 95% confidence interval based on asymptotic normality corresponds to \([9.94, 27.58]\).

Appendix Table B1 presents 75 different estimates of \((\hat{m} - \hat{x})\), computed for each possible combination of \((p, R, \overline{R}) \in \{2, 3, 4\} \times \{30, 40, 50, 60, 70\} \times \{200, 250, 300, 350, 400\}\). The baseline estimate can be found at the center of panel (b). Starting from this value, and fixing the polynomial degree \(p = 3\), we see that the estimate is remarkably robust to changes in the definition of the excluded region. The estimates range between a minimum of 10.48 and a maximum of 26.93, and therefore all 25 values lie within the 95% confidence interval of the baseline estimate.

The results are also robust to considering a second-degree polynomial fit \((p = 2)\), as shown in panel (a). The estimate using the baseline excluded region decreases marginally to 17.39. Moreover, the estimates obtained when varying the excluded region definition again are relatively stable. 23 out of 25 of the estimates lie within the 95% confidence interval of the baseline estimate. The coefficient is remarkably stable when we only consider changes to the lower bound of the region of \(\pm 10\) thousand dollars, and of \(\pm 50\) thousand dollars to the upper bound.

Finally, the estimate is not stable when we consider a fourth-degree polynomial \((p = 4)\), as presented in panel (c). The point estimate doubles in magnitude, and can yield very
large coefficients (up to 80.99) when we consider alternative excluded region definitions. This final result is, perhaps, not surprising. Recall that the interpolation method seeks to fit a smooth function over the relative frequency changes across the award distribution (see Figure 3). This intends to capture the level changes that would occur even in the absence of a regulatory change. And while the polynomial specification allows for some degree of curvature in this fit, we expect these changes to be relatively uniform across the distribution. This means that the polynomial degree that would work well on this interpolation is relatively low. Higher degree polynomials will quickly start over-fitting the observations outside of the excluded region, rapidly decreasing the accuracy of the prediction within the excluded region. Note that this is in contrast with standard bunching methods that use these interpolations to predict distribution levels as opposed to changes. Because distribution levels typically feature much more curvature, baseline choices of polynomials tend to be of significantly higher order (e.g. Chetty et al. (2011) use a seventh-degree polynomial and Kleven and Waseem (2013) use a fifth-degree polynomial).
E. Model Details

This appendix complements the main exposition of the model in Section 4. Here I provide additional details on how equilibrium awards are determined for both aligned and misaligned bureaucrats, for the case of a threshold regulation.

E.1. Aligned bureaucrat

Aligned bureaucrats engage in Nash bargaining with the firm. The expected payoff for the agency is: 
\[ \tilde{U}(p) = v_A - p - \gamma \kappa \cdot 1[p > \bar{P}] \] 
The payoff for the firm is: 
\[ \Pi(p) = p - c - (1 - \gamma) \kappa \cdot 1[p > \bar{P}] \] 
The Nash bargaining (NB) objective \( \zeta(p) \) is, therefore:

\[ \zeta(p) = (v_A - p - \gamma \kappa \cdot 1[p > \bar{P}])^\phi \cdot (p - c - (1 - \gamma) \kappa \cdot 1[p > \bar{P}])^{(1-\phi)} \]

The four cases (A, B, C and D) outlined in Section 4 represent the four possible awards \( p^*_A \) that maximize \( \zeta(p) \). The four cases represent, respectively: an interior solution subject to an award below the threshold (case A); a corner solution with an award equal to the threshold (case B); an interior solution subject to an award above the threshold (case C); or no solution (case D), i.e. no award gives nonnegative payoffs to both parties. I proceed to describe each of these cases in detail.

**Case A:** The first candidate solution occurs when the objective is maximized below the threshold \( \bar{P} \). Regulation is essentially irrelevant, and parties divide the surplus as if the \( \kappa \) costs did not exist. The equilibrium award is obtained by maximizing \( \zeta(p) \) subject to the condition that the award does not exceed the threshold, as in Equation (4). Taking first order conditions, it is easy to check that the equilibrium award is:

\[ p^*_{Case A} = \phi c + (1 - \phi)v_A \]

Payoffs obtained in this case are:

\[ \tilde{U}(p^*_{Case A}) = \phi(v_A - c) \quad ; \quad \Pi(p^*_{Case A}) = (1 - \phi)(v_A - c) \]

Finally, the NB objective evaluated at this solution is:

\[ \zeta(p^*_{Case A}) = [\phi(v_A - c)]^\phi \cdot [(1 - \phi)(v_A - c)]^{1-\phi} \]

**Case B:** A second candidate award is the corner solution \( \bar{P} \). This solution arise when
the NB is optimized by “bunching” at the simplified acquisition threshold. The award is:

\[ p_A^{\text{CaseB}} = \mathcal{P} \]

Payoffs are:

\[ \hat{U}(p_A^{\text{CaseB}}) = v_A - \mathcal{P} ; \quad \Pi(p_A^{\text{CaseB}}) = \mathcal{P} - c . \]

The NB objective is:

\[ \zeta(p_A^{\text{CaseB}}) = (v_A - \mathcal{P})^\phi \cdot (\mathcal{P} - c)^{1-\phi} . \]

**Case C:** The third candidate solution occurs when the objective is maximized strictly above the threshold. Regulation is enforced, and parties divide the surplus taken the \( \kappa \) costs into account. The equilibrium award is obtained by maximizing \( \zeta(p) \) subject to the condition that the award exceeds the threshold, as in Equation (5). Taking first order conditions, it is easy to check that the equilibrium award is:

\[ p_A^{\text{CaseC}} = \phi c + (1 - \phi)v_R + (\phi - \gamma)\kappa . \]

Payoffs obtained in this case are:

\[ \hat{U}(p_A^{\text{CaseA}}) = \phi(v_R - c - \kappa) ; \quad \Pi(p_A^{\text{CaseA}}) = (1 - \phi)(v_R - c - \kappa) . \]

The NB objective evaluated at this solution is:

\[ \zeta(p_A^{\text{CaseC}}) = [\phi(v_R - c - \kappa)]^\phi \cdot [(1 - \phi)(v_R - c - \kappa)]^{1-\phi} . \]

**Case D:** The fourth candidate solution is to not transact at all. This gives a payoff of zero to the transacting parties. Awards, payoff and the value of the NB objective are given by:

\[ p_A^{\text{CaseD}} = \emptyset , \]

\[ \hat{U}(p_A^{\text{CaseD}}) = 0 , \quad \Pi(p_A^{\text{CaseD}}) = 0 , \quad \zeta(p_A^{\text{CaseD}}) = 0. \]

**Equilibrium:** Given the above, it follows that the equilibrium award for an aligned bureaucrat will be the candidate solution that yields a higher NB objective:

\[ p_A^* = \arg \max_{p \in \mathcal{P}} \zeta(p), \]
where $\mathbb{P} = \{p^*_A, p^*_B, p^*_C, p^*_D\}$.

### E.2. Misaligned bureaucrat

In the case of the misaligned bureaucrat, the possible levels of private payoff are given by $b_M(p)$ for awards at or below the simplified threshold. For awards above the threshold, the private payoff is the reservation value $b_R$, whereas with no transaction the misaligned bureaucrat obtains 0.

**Case A’:** Because $b_M(\cdot)$ is increasing and awards up to $v_A$ are undetected, the first candidate solution is to award $p^*_{A'} = v_A$ (as long as $v_A < \bar{P}$), and obtain the private payoff $B_M(p^*_{A'}) = b_M(v_A)$. The firm obtains $\Pi(p^*_{A'}) = (v_A - c)$ and the government obtains $\hat{U}(p^*_{A'}) = v_M - v_A$.

**Case B’:** The second candidate solution is reached at the simplified acquisition threshold. In this case, $p^*_{B'} = \bar{P}$, with the bureaucrat getting a private payoff of $B_M(p^*_{B'}) = b_M(\bar{P})$. The firm obtains $\Pi(p^*_{B'}) = (\bar{P} - c)$ and the government obtains $\hat{U}(p^*_{B'}) = v_M - \bar{P}$.

**Case C’:** The third candidate solution is going through the regulated procurement process. The solution is identical to that with an aligned bureaucrat (case C), except for the fact that the misaligned bureaucrat gets a different private payoff. The candidate award is $p^*_{C'} = \phi c + (1 - \phi)v_R + (\phi - \gamma)\kappa$, and the bureaucrat obtains a private payoff of $B_M(p^*_{C'}) = b_R$. The firm obtains $\Pi(p^*_{C'}) = (1 - \phi)(v_R - c - \kappa)$ and the government obtains $\hat{U}(p^*_{C'}) = \phi(v_R - c - \kappa)$.

**Case D’:** The final candidate solution is to not transact at all and, therefore, payoffs for all parties are equal to zero. That is, $p^*_{D'} = \emptyset$, $B_M(p^*_{D'}) = 0$, $\Pi(p^*_{D'}) = 0$, and $\hat{U}(p^*_{D'}) = 0$.

**Equilibrium:** I assume that, unlike the aligned agent, the misaligned agent makes a take-it-or-leave-it offer to the firm. Because these offers will typically maximize the payoff of the firm —recall that the misaligned bureaucrat pays as much as possible—, this assumption does not matter substantially, yet simplifies the analysis significantly. Additionally, I assume that, whenever the agent makes an offer that is inconsistent with Nash-bargaining (cases A’ or B’), the firm will accept such offer only if the payoff it obtains is as least as high as the one under regulation. This is a no-whistle-blowing condition: the firm will not reveal the identity of the misaligned agent as long as it benefits from
the misaligned behavior. This condition may only bind in case B’, since the firm payoff is strictly better under A’ than C’.

All the above implies that misaligned agents simply compare the payoff obtained between the four cases A’, B’, C’ and D’, subject to the no whistle-blowing condition. That is:

\[ p_M^* = \arg \max_{p \in \mathbb{P}'} B_M(p), \]

where:

\[ \mathbb{P}' = \begin{cases} 
\{ p_{M}^{* \text{CaseA}'}, p_{M}^{* \text{CaseB}'}, p_{M}^{* \text{CaseC}'}, p_{M}^{* \text{CaseD}'} \} & \text{if } \Pi(p_{M}^{* \text{CaseB}'}) \geq \Pi(p_{M}^{* \text{CaseC}'}) \\
\{ p_{M}^{* \text{CaseA}'}, p_{M}^{* \text{CaseC}'}, p_{M}^{* \text{CaseD}'} \} & \text{if } \Pi(p_{M}^{* \text{CaseB}'}) < \Pi(p_{M}^{* \text{CaseC}'}) 
\end{cases} \]
F. Model Estimation Details

Section 4.3 describes how I take the model to the data. In this appendix, I provide additional details of the model estimation process. Below I discuss the smoothing of the estimation moments, the choice of the weighting matrix, and the computation of standard errors.

F.1. Smoothing of award distribution moments

The issue with directly using the empirical moments from the award distribution is that the model will not be able to replicate the spikes at every round number observed in Figure 1. Given the smooth distribution assumed for $\bar{v}$ and $c$, the award distribution will also be smooth everywhere, except for the simplified acquisition threshold. Therefore, rather than complicating the model by incorporating a feature that generates round-numbers bias, I simply modify the estimation moments by smoothing them. I do so by using a correction that follows the logic in Kleven and Waseem (2013) to control for round-number effects.

In particular, I estimate two separate regressions, one above and one below the simplified acquisition threshold, using data from the pre-reform period (2006 through 2010, when the threshold was equal to $100,000). I first classify all awards between $50,000 and $200,000 into bins of $1,000 length, where bin $b = 51$ includes all awards in ($50,000, 51,000], and so forth. Let $n_b$ the number of contracts in bin $b \in \{51, ..., 200\}$. And let $R$ be a vector of round-numbers multiples for which we think there is a special bias. I estimate the following regressions:

$$n_b = \sum_{p=1}^{P} \beta_p \cdot b^p + \sum_{r \in R} \rho_r \cdot \mathbf{1}\left[\frac{b}{r} \in \mathbb{N}\right] + \sum_{k=0}^{2} \gamma_k \cdot \mathbf{1}[b = 100 - k] + \epsilon_{b}, \quad \text{for} \quad b = 51, ..., 100.$$  

$$n_b = \sum_{p=1}^{P} \delta_p \cdot b^p + \sum_{r \in R} \lambda_r \cdot \mathbf{1}\left[\frac{b}{r} \in \mathbb{N}\right] + \nu_{b}, \quad \text{for} \quad b = 101, ..., 200.$$  

Both specifications regress the frequency counts on a $P$-order polynomial of award values and a series of round-number dummies. I choose $P = 6$ and $R = \{5, 10, 25\}$, so that there are special round number effects for awards in bins that are multiples of $5,000$, $10,000$, and $25,000$. The specification below the threshold also has three “bunching dummies” to capture the non-smooth spike right below the threshold.

The smoothed distribution is then obtained in two steps. I first take the prediction from these regressions, ignoring the contribution from the round-number dummies. I then adjust the frequency counts above and below by a fixed factor, so that the total number of observations in the smoothed distribution matches that of the actual data. That is, first I
compute:

\[
\hat{n}_b = \begin{cases} 
\sum_{p=1}^P \hat{\beta}_p \cdot b^p + \sum_{k=0}^2 \hat{\gamma}_k \cdot 1[b = 100 - k] & \text{if } b = 51, \ldots, 100 \\
\sum_{p=1}^P \hat{\delta}_p \cdot b^p & \text{if } b = 101, \ldots, 200
\end{cases}
\]

And then obtain the smoothed frequencies by proportionally adjusting the counts to make the total number of observations match, i.e.:

\[
\hat{n}_b^{smoothed} = \begin{cases} 
\hat{n}_b \cdot \frac{\sum_{b=51}^{100} \hat{n}_b}{\sum_{b=51}^{100} \hat{n}_b} & \text{if } b = 51, \ldots, 100 \\
\hat{n}_b \cdot \frac{\sum_{b=101}^{200} \hat{n}_b}{\sum_{b=101}^{200} \hat{n}_b} & \text{if } b = 101, \ldots, 200
\end{cases}
\]

Finally, the vector of 151 award distribution moments is given by the normalized frequencies, i.e.:

\[
\hat{f}_b = \frac{\hat{n}_b^{smoothed}}{\sum_{b=51}^{200} \hat{n}_b^{smoothed}}, \quad \text{for } b = 51, \ldots, 200.
\]

### F.2. Smoothing of quality moments

For similar reasons, I also smooth the quality distribution moments. Because there are fewer quality moments, and because the empirical patterns are already relatively smooth (see Figure 6), I use a more parametric approach than with the distribution moments. Again, I fit separate regressions above and below the simplified acquisition threshold, yet for the quality moments I use contract-level observations for awards between $50,000 and $200,000.

Below the threshold, I estimate the following quadratic fit:

\[
q_i = \alpha_0 + \alpha_1 \cdot b_i + \alpha_2 \cdot b_i^2 + \epsilon_i
\]

for awards \(i\) between $50,000 and $100,000, and where \(b_i\) are defined as above ($1000-wide right-inclusive award value bins). The vector of 5 quality moments below the threshold is simply:

\[
\hat{q}_b = \hat{\alpha}_0 + \hat{\alpha}_1 \cdot b + \hat{\alpha}_2 b^2, \quad \text{for } b = 55, 65, 75, 85, 95.
\]

As described in Section 4.3, above the threshold I simply fit a linear function of the quality indices on award values. With this I obtain the estimates of \(\delta_0\) and \(\delta_1\) that I use to translate post-award performance shocks into quality moments. I estimate:

\[
q_i = \delta_0 + \delta_1 \cdot b_i + \nu_i \text{ using awards between } $100,000 \text{ and } $200,000,
\]

and then take the predicted values at 10 bins above the threshold: \(b = 105, 115, 125, 135, 145, 155, 165, 175, 185, 195\).
F.3. Weighting matrix

The starting point for the weighting matrix $W$ is an estimate of the inverse of the asymptotic variance of the estimation moments, $\hat{\Omega}^{-1}$. I compute this estimate via bootstrap. I re-sample contracts with replacement from the original data, and recompute the smoothed vector of moments, repeating this process $B = 500$ times. I then compute $\hat{\Omega}^{-1}$ as the sample variance of these 500 vectors.

Following Einav et al. (2018), I then modify the weighting matrix to increase the weight given to the award distribution moments that are closer to the simplified acquisition threshold. I do this by adding an identity matrix to $\hat{\Omega}^{-1}$, and then subtracting a fixed amount of 0.01 for each $1,000 away from the threshold.

In particular, consider the following diagonal matrix:

$$D = \text{diag}(0.51, 0.52, ..., 0.99, 1.00, 0.99, ..., 0.01, 0.00)$$

The weighting matrix is given by:

$$W = \hat{\Omega}^{-1} + D$$

F.4. Standard errors

I compute standard errors using the asymptotic variance formula given by Equation (7). That is, the variance covariance matrix of the estimates $\hat{\theta}$ is:

$$\hat{\mathcal{V}}(\hat{\theta}) = \frac{1}{n} \left( 1 + \frac{1}{s} \right) (\hat{M}'W\hat{M})^{-1} \hat{M}'W\hat{\Omega}W\hat{M} (\hat{M}'W\hat{M})^{-1}$$

I compute $\hat{M}$ as the Jacobian matrix of the SMM objective function (Equation (6)), evaluated at $\hat{\theta}$. I compute this Jacobian numerically.