

Preliminary Draft — Comments Welcome

EXPERIENCE WITH MARKET-BASED ENVIRONMENTAL POLICY INSTRUMENTS

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ABSTRACT

Environmental policies typically combine the identification of a goal with some means to achieve that goal. This paper, prepared as a chapter draft for the forthcoming *Handbook of Environmental Economics*, focuses exclusively on the second component, the means — the “instruments” — of environmental policy, and considers, in particular, experience around the world with the relatively new breed of economic-incentive or market-based policy instruments. I define these instruments broadly, and consider them within four categories: pollution charges; tradable permits; market barrier reductions; and government subsidy reductions. By defining market-based instruments broadly, I cast a large net for this review of applications. As a consequence, the review is extensive. But this should not leave the impression that market-based instruments have replaced, or have come anywhere close to replacing, the conventional, command-and-control approach to environmental protection. Further, even when and where these approaches have been used in their purest form and with some success, such as in the case of tradeable-permit systems in the United States, they have not always performed as anticipated. In the final part of the paper, I ask what lessons can be learned from our experiences. In particular, I consider normative lessons for: design and implementation; analysis of prospective and adopted systems; and identification of new applications.

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EXPERIENCE WITH MARKET-BASED ENVIRONMENTAL POLICY INSTRUMENTS

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1. WHAT ARE MARKET-BASED POLICY INSTRUMENTS?

Environmental policies typically combine the identification of a goal (either general or specific) with some means to achieve that goal. In practice, these two components are often linked within the political process. This chapter focuses exclusively on the second component, the means — the “instruments” — of environmental policy, and considers, in particular, experience around the world with the relatively new breed of economic-incentive or market-based policy instruments.

1.1 A Definition

Market-based instruments are regulations that encourage behavior through market signals rather than through explicit directives regarding pollution control levels or methods.¹ These policy instruments, such as tradable permits or pollution charges, are often described as “harnessing market forces”² because if they are well designed and implemented, they encourage firms (and/or individuals) to undertake pollution control efforts that are in their own interests and that collectively meet policy goals.

By way of contrast, conventional approaches to regulating the environment are often referred to as “command-and-control” regulations since they allow relatively little flexibility in the means of achieving goals. Such regulations tend to force firms to take on similar shares of the pollution-control burden, regardless of the cost.³ Command-and-control regulations do this by setting uniform standards for firms, the most prevalent of which are technology-based and performance-based standards. Technology-based standards specify the method, and sometimes the actual equipment, that

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¹This part of the chapter draws on: Hockenstein, Stavins, and Whitehead (1997); and Stavins (2000).

²See: Organization for Economic Cooperation and Development (1989, 1991); Stavins (1988, 1991); and U.S. Environmental Protection Agency (1991). Another strain of literature — known as “free market environmentalism” — focuses on the role of private property rights in achieving environmental protection (Anderson and Leal 1991).

³But various command-and-control standards do this in different ways (Helfand 1991).

firms must use to comply with a particular regulation. A performance standard sets a uniform control target for firms, while allowing some latitude in how this target is met.

Holding all firms to the same target can be expensive and, in some circumstances, counterproductive. While standards may effectively limit emissions of pollutants, they typically exact relatively high costs in the process, by forcing some firms to resort to unduly expensive means of controlling pollution. Because the costs of controlling emissions may vary greatly among firms, and even among sources within the same firm, the appropriate technology in one situation may not be appropriate (cost-effective) in another. Thus, control costs can vary enormously due to a firm's production design, physical configuration, age of its assets, or other factors. One survey of eight empirical studies of air pollution control found that the ratio of actual, aggregate costs of the conventional, command-and-control approach to the aggregate costs of least-cost benchmarks ranged from 1.07 for sulfate emissions in the Los Angeles area to 22.0 for hydrocarbon emissions at all domestic DuPont plants (Tietenberg 1985).

Furthermore, command-and-control regulations tend to freeze the development of technologies that might otherwise result in greater levels of control. Little or no financial incentive exists for businesses to exceed their control targets, and both technology-based and performance-based standards discourage adoption of new technologies. A business that adopts a new technology may be "rewarded" by being held to a higher standard of performance, but is not given the opportunity to benefit financially from its investment, except to the extent its competitors have even more difficulty reaching the new standard.

1.2 Characteristics of Market-Based Policy Instruments

In theory, if properly designed and implemented, market-based instruments allow any desired level of pollution cleanup to be realized at the lowest overall cost to society, by providing incentives for the greatest reductions in pollution by those firms that can achieve these reductions most cheaply.⁴ Rather than equalizing pollution levels among firms (as with uniform emission standards), market-based instruments equalize the incremental amount that firms spend to reduce pollution — their marginal cost (Baumol and Oates 1998; Montgomery 1972; Tietenberg 1995).⁵

In contrast to command-and-control regulations, market-based instruments have the potential to provide powerful incentives for companies to adopt cheaper and better pollution-control technologies. This is because with market-based instruments, it always pays firms to clean up a bit more if a sufficiently low-cost method (technology or process) of doing so can be identified and

⁴Under certain circumstances, substituting a market-based instrument for a command-and-control instrument can lower environmental quality, because command-and-control standards tend to lead to over-control (Oates, Portney, and McGartland 1989).

⁵Command-and-control approaches could — in theory — achieve this cost-effective solution, but this would require that different standards be set for each pollution source, and, consequently, that policy makers obtain detailed information about the compliance costs each firm faces. Such information is simply not available to government. By contrast, market-based instruments provide for a cost-effective allocation of the pollution control burden among sources without requiring the government to have this information.

adopted (Downing and White 1986; Malueg 1989; Milliman and Prince 1989; Jaffe and Stavins 1995; and Jung, Krutilla, and Boyd 1996).

1.3 Categories of Market-Based Instruments

I consider market-based instruments within four major categories: pollution charges; tradable permits; market barrier reductions; and government subsidy reductions (Organization for Economic Cooperation and Development 1994a, 1994b, 1994c, 1994d).

Pollution charge systems assess a fee or tax on the amount of pollution that a firm or source generates (Pigou 1952). Consequently, it is worthwhile for the firm to reduce emissions to the point where its marginal abatement cost is equal to the tax rate. A challenge with charge systems is identifying the appropriate tax rate. Ideally, it should be set equal to the benefits of cleanup at the efficient level of cleanup, but policy makers are more likely to think in terms of a desired level of cleanup, and they do not know beforehand how firms will respond to a given level of taxation. A special case of pollution charges is a *deposit refund system*, where consumers pay a surcharge when purchasing potentially polluting products, and receive a refund when returning the product to an approved center, whether for recycling or for disposal (Bohm 1981; Menell 1990).⁶

Tradable permits can achieve the same cost-minimizing allocation of the control burden as a charge system, while avoiding the problem of uncertain responses by firms.⁷ Under a tradable permit system, an allowable overall level of pollution is established and allocated among firms in the form of permits.⁸ Firms that keep their emission levels below their allotted level may sell their surplus permits to other firms or use them to offset excess emissions in other parts of their facilities.

Market barrier reductions can also serve as market-based policy instruments. In such cases, substantial gains can be made in environmental protection simply by removing existing barriers to market activity. Three types of market barrier reductions stand out: (1) *market creation*, as with measures that facilitate the voluntary exchange of water rights and thus promote more efficient allocation and use of scarce water supplies; (2) *liability rules* that encourage firms to consider the potential environmental damages of their decisions; and (3) *information programs*, such as energy-efficiency product labeling requirements.

Government subsidy reductions are the fourth category of market-based instruments. Subsidies, of course, are the mirror image of taxes and, in theory, can provide incentives to address

⁶A deposit-refund system can also be viewed as a special case of a “performance bond.”

⁷Thirty years ago, Crocker (1966) and Dales (1968) independently developed the idea of using transferable discharge permits to allocate the pollution-control burden among sources. Montgomery (1972) provided the first rigorous proof that such a system could provide a cost-effective policy instrument. A sizeable literature has followed, much of it stemming from Hahn and Noll (1982). Early surveys were provided by Tietenberg (1980, 1985), although much of the literature may reasonably be traced to Coase’s (1960) treatment of negotiated solutions to externality problems.

⁸Reference is to so-called “cap-and-trade” programs, but some programs operate as “credit programs,” where permits or credits are assigned only when a source reduces emissions below what is required by existing, source-specific limits.

environmental problems. In practice, however, many subsidies promote economically inefficient and environmentally unsound practices.

1.4 Scope of the Chapter

Parts 2 through 5 of the chapter review experiences around the world with the four major categories of market-based instruments: charge systems; tradeable permit systems; market-barrier reductions; and government subsidy reductions. Part 6 examines lessons that can be learned from these experiences.⁹

There is considerable overlap between environmental and natural resource policies. This chapter focuses on market-based policy instruments in the environmental realm, chiefly those that reduce concentrations of pollution, as opposed to those that achieve various goals of natural resource management.¹⁰

2. CHARGE SYSTEMS

The conventional wisdom is that European environmental policy has made limited use of pollution taxes, while this approach has been totally ignored in the United States. This is not strictly correct, particularly if one defines charge systems broadly, in which case a significant number of applications around the world can be identified. These applications can be categorized as: effluent charges; deposit-refund systems; user charges; insurance premia; sales taxes; administrative charges; and tax differentiation.

Most applications of charge systems probably have not had the incentive effects typically associated with a Pigouvian tax, either because of the structure of the systems or because of the low levels at which charges have been set. Nevertheless, it appears that a limited number of these systems may have affected behavior.

2.1 Effluent Charges

Within the category of effluent charges, which comes closest to what most economists think of as a pollution tax, member countries of the Organization of Economic Cooperation and Development (OECD) other than the United States have led the way (Blackman and Harrington

⁹Although much of the chapter is descriptive in nature, normative analysis of the implementation of market-based instruments is surveyed in those cases in which evidence is available. That normative analysis focuses on the criteria of static and dynamic cost-effectiveness; little or no attention is given to efficiency *per se*. In other words, in this chapter, the targets of respective environmental policies are taken as given, and are not subjected to economic analyses.

¹⁰ This means, for example, that tradeable development rights (Field and Conrad 1975; Bellandi and Hennigan 1977; Mills 1980) are not reviewed, nor are tradeable permit systems used to govern the allocation of fishing rights (Batstone and Sharp 1999).

1999).¹¹ Selected effluent charges are summarized in Table 1, where I distinguish among ten areas of application: carbon monoxide (CO), carbon dioxide (CO₂), sulfur dioxide (SO₂), nitrogen oxides (NO_x), combined industrial air pollutants, biological oxygen demand (BOD) load, total suspended solids (TSS), combined industrial water emissions, nitrogen and phosphorous, and landfill, incinerator, and hazardous waste discharges.

2.1.1 Effluent Charges in Western Europe

Seven OECD countries in western Europe have implemented emissions fees to reduce air pollution, but most of the fees are assessed on input proxies, possibly because of monitoring and enforcement costs (Speck 1998). Although the effects of direct emissions charges may differ from those of input taxes, both are considered here, following the practice of the OECD (1994a)¹²

As of 1999, six OECD nations levy carbon taxes: Denmark, Finland, Italy, the Netherlands, Norway, and Sweden. Finland's carbon tax, the world's first, was introduced in 1990 (Haugland 1993). Italy's carbon tax is a revenue-generating mechanism, part of a broad-ranging attempt to use indirect taxation to compensate for weaknesses in the direct taxation system (Schlegelmilch 1998). Carbon taxes in Denmark, Norway, and Sweden are intended to have an incentive effect, in addition to a revenue-generating effect, but it has been difficult to determine whether these taxes have actually reduced carbon emissions (Blackman and Harrington 1999). Claims have been made that the Swedish and Norwegian taxes have reduced carbon emissions (Bohlin 1998; Larsen and Nesbakken 1997), but in all the Nordic countries, except Finland, a variety of tax exemptions have made effective carbon tax rates significantly lower than nominal rates, thereby increasing skepticism regarding the real efficacy of these policies.

Norway, Sweden, France, Denmark, Italy, and the Spanish autonomous region of Galicia tax sulfur emissions or the sulfur content of fuels. The Swedish tax seems to have reduced sulfur emissions (Lovgren 1994), not surprising given that it was set at twice the marginal cost of abatement in 1996 (OECD 1996). Indeed, Sweden met its national sulfur emissions targets well ahead of schedule through fuel-switching and emission reductions that have been attributed to the tax (World Bank 1997).

France, Italy, Sweden, and Galicia tax nitrogen oxide emissions, but only the Swedish tax has reduced emissions (Blackman and Harrington 1999). Energy plants in Sweden with production of 25 GWh or more pay \$5/kg on NO_x emissions. The tax is revenue-neutral, with payees (plants) receiving rebates in proportion to emissions per unit of energy produced.¹³ In the first two years of

¹¹Effluent charges have been used more extensively in Europe than in the United States, although — as indicated in the text — it is questionable whether the levels have been sufficient to affect behavior in significant ways. For a discussion of the economics and politics surrounding taxation of sulfur dioxide, nitrous oxide, and carbon dioxide in the Scandinavian nations, the Netherlands, France, and Germany, see: Cansier and Krumm 1998; and Organization for Economic Cooperation and Development 1993a, 1995a.

¹²See also: O'Connor 1994.

¹³The program's administrative costs, less than 1 percent of tax revenues, are deducted before the re-distribution.

the program, total emissions from monitored plants fell by 40 percent (Blackman and Harrington 1999), attributed to the emissions fee system (Lovgren 1994; Sterner and Hoglund 1998). It should be noted, however, that only about 3 percent of Sweden's domestic NO_x emissions are taxed under the program (Ekins and Speck 1998).

Effluent charges have also been used in western Europe for water pollution. The Netherlands assesses effluent charges on industrial wastewater, apparently with some success (World Bank 1997; Bressers and Schuddeboom 1994). Germany also levies wastewater effluent charges, with revenues earmarked for water pollution control programs (OECD 1993b). France has a system of water pollution charges, the revenues from which are reinvested in water infrastructure and pollution control (Cadiou and Duc 1994; OECD 1997b).

2.1.2 Effluent Charges in the Transition Economies

Many of the transition economies of central and eastern Europe and the former Soviet republics view air and water pollution charges as important means of efficient restructuring of their environmental management and regulatory systems (Bluffstone and Larson 1997). Charges have been implemented in the context of elimination of state subsidies, implementation of hard budget constraints for state-owned and other enterprises, improved monitoring and enforcement of environmental regulations, privatization, and preparation for EU accession.

Although effluent fees have been implemented throughout the region, Poland is the only country in which the fees appear to have reduced emissions. Poland restructured its emissions fee system for airborne pollutants in 1991, increasing fees dramatically to twenty times their levels under Communist rule (Anderson and Fiedor 1997), so that Polish effluent fees are now among the highest in the world. Typically, the Polish fees include a "normal fee" levied on emissions below the regulatory standard, and a penalty fee for emissions thereafter. While fees have been nominally calculated from ambient air quality guidelines and marginal abatement costs, they have been heavily influenced by political factors and revenue requirements (Anderson and Fiedor 1997). Fee revenues — on the order of \$450 to \$500 million annually — flow to national and regional environmental funds. While "normal fees" have been set too low to expect significant emissions effects, penalty fees appear to have reduced emissions, at least for sulfur dioxide and particulate matter (Bates *et al.* 1994; Anderson and Fiedor 1997).

In other parts of the region, air and water effluent charges have been ineffective for a number of reasons: (1) legislated charges have been significantly eroded by the high inflation that has accompanied economic transition; (2) charges typically have been set below marginal abatement costs (Morris *et al.* 1997; Stepanek 1997; Żylicz 1996); (3) pollution limits — the point above which emissions are charged at a penalty rate — are typically set too high to influence firm behavior (Bruneniek *et al.* 1997); (4) tax rates are often the result of implicit or explicit negotiation between industries and state or regional governments (Gornaja *et al.* 1997; Kozeltsev and Markandya 1997); (5) many countries set upper bounds on pollution charge liabilities; (6) unprofitable enterprises are often exempted (Kozeltsev and Markandya 1997, Owen *et al.* 1997); and (7) regulatory systems are insufficient to support adequate monitoring and enforcement (Gornaja *et al.* 1997; Kozeltsev and Markandya 1997; Morris *et al.* 1997; Bluffstone and Larson 1997). While pollution charges rarely

induce abatement in eastern Europe and the former Soviet republics, they do raise revenue for environmental projects, and some argue that they are contributing to the establishment and acceptance of the “polluter pays” principle (Bluffstone and Larson 1997).

2.1.3 Effluent Charges in Other Countries¹⁴

A number of other countries have utilized effluent charges, albeit typically at levels too low to induce behavioral changes. For example, China assesses levies on 29 pollutants in wastewater, 13 industrial waste gases, and various forms of industrial solid and radioactive waste (World Bank 1997). One study indicates that these effluent charges have helped reduce water pollution intensity (Wang and Wheeler 1996). In any event, the effluent fees are a major source of revenue for environmental projects (Stern 1999).

The Philippines instituted environmental fees for wastewater discharge from industrial sources in 1997 (World Bank 1997), although the program is active in only one area of the country. Likewise, Malaysia has used effluent fees, paired with licensing, to control pollution from the palm oil industry (World Bank 1997); the fee system apparently has been effective (Panayotou 1998). South Korea imposes charges for emissions in excess of regulatory limits on ten air pollutants and fifteen water pollutants (OECD 1997c), and Japan assesses a minor charge on industrial SO₂ emissions (Wuppertal Institute 1996).

Colombia implemented a pilot program of water effluent charges after experiencing no success in pollution reduction with command and control regulations. Industrial polluters pay effluent fees based on BOD and TSS (World Bank 1999). Although emission decreases have been recorded since the program came into existence, it is difficult to separate the effect of the charges from that of voluntary agreements (World Bank 1999). The municipality of Quito, Ecuador has implemented a water effluent charge system (Huber *et al.* 1998), whereby enterprises discharging above national standards for organic content and TSS pay a per-unit charge equal to the cost of municipal treatment. In addition, Quito assesses fines on mobile air pollution sources, including cars, trucks, and buses in an effort to reduce air pollution in the city’s central historical district. The fines are set above the cost of installing low-emissions technology or obtaining a tune-up.

2.2 Deposit-Refund Systems

Policies intended to reflect the social costs of waste disposal (such as waste-end fees, discussed in section 2.3.2) can have the effect of increasing the experienced costs of legal disposal, and thereby provide unintended incentives for improper (illegal) disposal. For waste that poses significant health or ecological impacts, *ex post* clean up is an especially unattractive option. For these waste products, the prevention of improper disposal is particularly important. One alternative might seem to be a front-end tax on waste precursors, since such a tax would give manufacturers

¹⁴The closest that any charge system in the United States comes to operating as a Pigouvian tax may be the unit-charge approach to financing municipal solid waste collection, where households (and businesses) are charged the incremental costs of collection and disposal. I discuss these later with the category of “user charges” for municipal environmental services.

incentives to find safer substitutes and to recover and recycle taxed materials. But substitutes may not be available at reasonable costs, and once wastes are generated, incentives that affect choices of disposal methods are unaffected.

This dilemma can be resolved with a front-end charge (deposit) combined with a refund payable when quantities of the substance in question are turned in for recycling or disposal. In principle, for economic efficiency, the size of the deposit should be set equal to the marginal social cost of the product being disposed of illegally (at the efficient level of return) minus the real welfare costs of the program's operation, assuming that these costs are proportional to the quantity of returns. As the product changes hands in the production and consumption process (through wholesalers and distributors to consumers), the purchaser of the product pays a deposit to the seller. Deposit-refund systems are most likely to be appropriate when the incidence and the consequences of improper disposal are great (Bohm 1981; Russell 1988; Macauley, Bowes, and Palmer 1992).

The major applications of this approach in the United States have been in the form of ten state-level "bottle bills" for beverage containers (Table 2). A brief examination of these systems provides some insights into the merits *and* the limitations of the approach. In most programs, consumers pay a deposit at the time of purchase which can be recovered by returning the empty container to a redemption center. Typically, the deposit is the same regardless of the type of container.

In some respects, these bills seem to have accomplished their objectives; in Michigan, for example, the return rate of containers one year after the program was implemented was 95 percent (Porter 1983); and in Oregon, littering was reduced and long-run savings in waste management costs were achieved (U.S. General Accounting Office 1990). But by charging the same amount for each type of container material, these programs do not encourage consumers to choose containers with the lowest product life-cycle costs (including those of disposal).

Analysis of the effectiveness, let alone the cost-effectiveness or efficiency, of beverage container deposit-refund systems has been limited. The few rigorous studies that have been carried out of the benefits and costs of bottle bills have found that social desirability depends critically on the value of the time it takes consumers to return empty containers and the willingness to pay for reduced litter (Porter 1978). By requiring consumers to separate containers and deliver them to redemption centers, deposit-refund systems can foster net welfare losses, rather than gains.

Deposit-refund systems are most likely to be appropriate where: (1) the objective is one of reducing illegal disposal, as opposed to such objectives as general reductions in the waste stream or increased recycling; and (2) there is a significant asymmetry between *ex ante* (legal) and *ex post* (illegal or post-littering) clean-up costs. For these reasons, deposit refund systems may be among the best policy options to address disposal problems associated with containerizable hazardous waste, such as lead (Sigman 1995).

As a means of reducing the quantity of lead entering unsecured landfills and other potentially sensitive sites, several U.S. states have enacted deposit-refund programs for lead acid motor vehicle

batteries (Table 2).¹⁵ Under these systems, a deposit is collected when manufacturers sell batteries to distributors, retailers, or original equipment manufacturers; likewise, retailers collect deposits from consumers at the time of battery purchase. Consumers can collect their deposits by returning their used batteries to redemption centers; these redemption centers, in turn, redeem their deposits from battery manufacturers. The programs are largely self-enforcing, since participants have incentives to collect deposits on new batteries and obtain refunds on used ones, but a potential problem inherent in the approach is an increase in incentives for battery theft. A deposit of \$5 to \$10 per battery, however, appears to be small enough to avoid much of the theft problem, but large enough to encourage a substantial level of return.

Glass container deposit-refund systems are widely used in other OECD countries, including Australia, Austria, Belgium, Canada, Denmark, Finland, Iceland, the Netherlands, Norway, Portugal, Sweden, Germany, and Switzerland (OECD 1993a). Non-glass systems include a plastic shopping bag deposit-refund system in Italy, and a small chemicals container system in Denmark. In addition, Austria's deposit-refund system includes fluorescent light bulbs and refrigerators (OECD 1995a), and since 1975, Sweden has maintained a deposit-refund system to encourage proper disposal of old vehicles.¹⁶

Japan's beer bottle deposit-refund system involves a levy paid by wholesale dealers, retail shops, and consumers, and refunded at each distribution stage upon bottle collection. Mexico requires the return of car batteries for deposit refund at the wholesale level (Huber *et al.* 1998). Taiwan has a deposit-refund system for polyethylene terephthalate (PET) soft drink bottles (World Bank 1997); South Korea for beverage containers, tires, batteries, and lubricants (OECD 1997c); and the Czech Republic for glass and polyethylene bottles (OECD 1999a). Voluntary deposit-refund systems for glass containers have been instituted in Barbados, Bolivia, Brazil, Chile, Colombia, Ecuador, Jamaica, Mexico and Venezuela (Huber *et al.* 1998).

2.3 User Charges

Environmental user charges are typically structured to require those who directly benefit from a specific environmental service to finance its provision. In many cases, the distinction between this category of charge mechanism and effluent charges (or true Pigouvian taxes) is clear. But the distinction is somewhat clouded in the case of those charges that combine the following characteristics: they are directly related to pollutant emission levels (Pigouvian in principle); set too low to influence behavior (not Pigouvian in practice); and have their revenues earmarked for the

¹⁵Minnesota was the first state to implement deposit refund legislation for car batteries in 1988. By 1991, there were ten states with such legislation: Arizona, Arkansas, Connecticut, Idaho, Maine, Michigan, Minnesota, New York, Rhode Island, and Washington. Deposits range from \$5 to \$10.

¹⁶Over the period of the program's existence, however, inflation has eroded the deposit in real terms so that it is currently less than 10 percent of its original value (Bohm 1999).

provision of closely related environmental services. I consider three sub-categories of user charges: transportation; municipal services; and product disposal (Table 3).¹⁷

2.3.1 Transportation

Motor-vehicle fuels are heavily taxed in many parts of the world, including European nations, but the income from these taxes typically flows to general revenues.¹⁸ Although the level of such taxes in the United States are set relatively low, they fall more clearly within the user charge category, because revenues are dedicated exclusively to highway construction and maintenance (and now mass transit). Likewise, revenues from U.S. noncommercial motor boat fuels are turned over to an Aquatic Resource Trust Fund; revenues from an inland waterways fuels tax are dedicated to the Inland Waterways Trust Fund; revenues from non-highway recreational fuels and small-engine motor fuels taxes are turned over to recreational trusts; and excise taxes on trucks, sport fishing and hunting equipment, and fishing and hunting licenses are similarly dedicated to specific, closely related uses (Table 3).

In European countries, airline traffic taxes are frequently used to finance noise pollution abatement. Aircraft landing charges in Belgium, France, Germany, the Netherlands, and Switzerland resemble Pigouvian taxes, as they relate the charge level to noise levels (McMorran and Nellor 1994), and in Germany, France, Italy, the Netherlands, Sweden, and Switzerland, revenues from aircraft landing taxes are used to finance noise abatement (Speck 1998).

In the late 1970s, Singapore implemented a comprehensive traffic management program. In order to drive a vehicle through the city center at peak travel periods, drivers must purchase monthly licences (Panayotou 1998; Sterner 1999). In Seoul, South Korea, drivers pay congestion surcharges for vehicles carrying fewer than three passengers through particular tunnels (OECD 1997c).

2.3.2 Municipal Environmental Services

The closest that any charge system in the United States comes to operating as a Pigouvian tax may be the unit-charge approach to financing municipal solid waste collection, where households (and businesses) are charged the incremental costs of collection and disposal. So called “pay-as-you-throw” policies, where users pay in proportion to the volume of their waste, are now used in well over 100 jurisdictions (U.S. Congress, Office of Technology Assessment 1995). This collective experience provides evidence that unit charges have been somewhat successful in reducing the volume of household waste generated (Efaw and Lanen 1979; McFarland 1972; Skumatz 1990;

¹⁷A considerable number of user charges are for parks and recreation, but these fall within the natural resource area and so are considered to be outside of the scope of this chapter. For a discussion of the history of recreation fees on U.S. public lands, see: Reiling and Kotchen 1996.

¹⁸Exceptions include Austria and Switzerland, where motor fuel tax revenues are partially dedicated to road construction and other public transportation projects (Speck 1998).

Stevens 1978; Wertz 1976; Lave and Gruenspecht 1991; Repetto *et al.* 1992; Dower *et al.* 1992; Fullerton and Kinnaman 1996; Miranda *et al.* 1994).¹⁹

Like many U.S. cities, Switzerland has instituted a pay-as-you-throw system for solid waste disposal, in which ratepayers pay per bag. The system finances waste disposal and seeks to encourage lower volume. The evidence indicates that the volume of municipal solid waste has indeed decreased as a result of the program, but increased illegal disposal may be part of the explanation (OECD 1998d). Similarly, Bolivia, Venezuela, Jamaica, and Barbados have adopted volume-based fees for solid waste collection (Huber, Ruitenbeek and Serôa da Motta 1998).

More broadly, there is significant movement in many developing countries and transition economies toward cost-recovery (full-cost) pricing of environmental services, such as electric power, solid waste collection, drinking water, and wastewater treatment.²⁰ Full-cost pricing for municipal environmental services is becoming increasingly common in Latin America and the Caribbean (Huber *et al.* 1998), but major problems persist. Since 1993, for example, Colombian law has required water charges to incorporate the cost of service and environmental damages, but 90 percent of Colombia's regional governments have declared the law too difficult to implement.

The pace of progress in the transition economies of Eastern Europe and the former Soviet Union is somewhat faster. Decentralization of public services and the lifting of restrictions on tariff increases has decreased municipal reliance on state transfers for environmental services. Between 1989 and 1995, for example, the Hungarian central government's subsidy of public water supplies decreased from 100 percent to 30 percent (World Bank 1997). Drinking water services in cities such as Budapest, Prague, and Zagreb have been privatized, bringing tariffs from minimal levels to ones sufficient to support full operating, and in some cases, capital cost recovery (World Bank 1997; OECD 1999a).

2.3.3 Product Disposal

Product taxes are used in many European countries to reduce the volume of materials in the waste stream. Where the size of such product taxes is insufficient to induce behavioral response, and revenues are used to cover disposal costs, the taxes can be considered user charges. In those cases

¹⁹Volume-based pricing can provide incentives, however, for citizens to compact their waste prior to disposal, so that reductions in quantity of waste (measured by weight, for example) may be significantly less than volume reductions. Also, as the costs of legal disposal increase, incentives for improper (illegal) disposal also increase. Hence, waste-end fees designed to cover the costs of disposal, such as unit curbside charges, can lead to increased incidence of illegal dumping (Fullerton and Kinnamann 1995).

²⁰While the text focuses on progress in environmental service cost-recovery in developing and transition economies, this is not to imply that economically rational tariffs fully characterize conditions in industrialized nations. For example, water metering is not used in many urban areas in Canada, and many Canadian municipal water and wastewater charges are not related to actual volumes consumed or produced (OECD 1995b). Likewise, Japan raises less than five percent of the cost of municipal waste collection, treatment, and disposal through user charges (OECD 1994a).

in which product tax revenues go into general funds, I consider them sales taxes (see Section 2.5, below); product taxes that induce significant behavioral impact are rightly considered pollution taxes.

Thus, the classification of product taxes as user charges is complicated. For example, four EU member states (Belgium, Denmark, Italy, and Sweden) tax batteries. No attempts to measure the behavioral impacts associated with these taxes have been reported. The battery taxes in both Sweden and Denmark are earmarked to cover battery collection and recycling costs, and so these could be considered user charges, provided the taxes do not significantly influence battery purchases. Belgium's battery tax revenues are earmarked for environmental purposes. Italy's battery tax is differentiated according to lead content, but revenues go into general funds and are not used for environmental purposes.

Tire taxes in Denmark, Finland and Sweden can be considered user charges, as revenues are earmarked for tire collection and recycling, and there appear to be no behavioral impacts. France, Finland, and Italy levy lubricant oil taxes, the revenues from which cover disposal expenses. Surplus manure charges in Belgium and the Netherlands might also be considered user charges, as revenues are earmarked for transport, storage, and processing. Finland levies nuclear waste management charges that are earmarked for waste processing (Speck 1998). Finally, South Korea imposes waste disposal charges on containers from insecticide and toxic substances, butane gas, cosmetics, confectionery packaging, batteries, and antifreeze (OECD 1997c).

2.4 Insurance Premium Taxes

In a relatively small number of countries, taxes are levied on industries or groups to fund insurance pools against potential environmental risks associated with the production or use of taxed products (Table 4). Such taxes can have the effect of encouraging firms to internalize environmental risks in their decision making, but, in practice, these taxes have frequently not been targeted at respective risk-creating activities. In the United States, for example, to support the Oil Spill Liability Trust Fund, all petroleum products are taxed, regardless of how they are transported, possibly creating small incentives to use less petroleum, but not to use safer ships or other means of transport. The fund can be used to meet unrecovered claims from oil spills.

An excise tax on specified hazardous chemicals is used to fund (partially) the clean-up of hazardous waste sites through the Superfund program in the United States. The tax functions as an insurance premium to the extent that funds are used for future clean-ups (Barthold 1994). The Leaking Underground Storage Trust Fund, established in 1987, is replenished through taxes on all petroleum fuels. Finally, the Black Lung Disability Trust Fund was established in 1954 to pay miners who became sick and unable to work because of prolonged exposure to coal dust in mines. Since 1977, it has been financed by excise taxes on coal from underground and surface mines.

Finland maintains an Oil Pollution Compensation Fund, financed by an oil import fee, to cover spill preparedness, clean-up, and damages (OECD 1997a). Since 1989, Sweden has had a compulsory insurance system to compensate for damages when polluters cannot be identified (OECD 1996), managed by private insurance companies and financed by 10,000 "operators of dangerous facilities." France requires operators of quarries and waste storage facilities to post financial

guarantees protecting the public from potential non-payment of mitigation expenses (OECD 1997b), and Belgium requires insurance for waste import and export, and for the operation of oil storage yards. Spain requires pollution liability insurance of companies handling hazardous waste in the chemical industry (OECD 1997d), and operators of waste and tire disposal sites in the Canadian province of Quebec deposit a required financial guarantee and take out mandatory environmental liability insurance to cover disposal costs and potential damage costs (OECD 1995b).

2.5 Sales Taxes

Nations around the world have levied sales and value-added taxes, frequently in the name of environmental protection, on diverse goods and services, including motor fuels, other energy products, new automobiles, pesticides, fertilizers, chlorinated solvents, volatile organic compounds, lubricating oils, non-refillable containers, ozone-depleting substances, and new tires (Table 5). I focus on four categories of such taxes: motor fuels; ozone-depleting chemicals; agricultural inputs; and product taxes.

2.5.1 Motor Fuels

All EU member states tax motor fuels to raise revenues for general funds. Rates are typically differentiated for leaded and unleaded gasoline, diesel fuel, light heating fuels, and heavy fuel oil, indicating that these taxes may also have environmental functions. Motor fuel taxes in European countries also include value-added taxes, ranging from 12 percent (Luxembourg) to 25 percent (Denmark and Sweden). In Mexico, the fuel tax includes a special surcharge in Mexico City, the revenues from which are used to fund gas station modifications to reduce volatile organic compound emissions (OECD 1998c).

2.5.2 Ozone-Depleting Chemicals

It has been argued that only two U.S. national sales taxes have affected behavior in the manner of a Pigouvian tax: the “gas guzzler tax” on new cars, discussed later, and the excise tax on ozone-depleting chemicals (Barthold 1994), although it is far from clear that the chloroflourocarbon (CFC) tax actually affected business decisions (Table 5). To meet international obligations established under the Montreal Protocol to limit the release of chemicals that deplete stratospheric ozone, the Federal government set up a tradable permit system (discussed above in Section 2.2.1) and levied an excise tax on specific CFCs in 1989. Producers are required to have adequate allowances, and users pay a fee (set proportional to a chemical-specific ozone depleting factor). There is considerable debate regarding which mechanism should be credited with the successful reduction in the use of these substances (Hahn and McGartland 1989; U.S. Congress 1989; U.S. Congress, Office of Technology Assessment 1995; Cook 1996). Denmark and Australia also tax ozone-depleting chemicals (ODCs), and the Danish ODC tax seems to have affected use (Blackman and Harrington 1999).

2.5.3 Agricultural Inputs

Several states in the United States impose taxes on fertilizers and pesticides, but at levels below that required to affect behavior significantly. The taxes generate revenues that are used to finance environmental programs (Moriandi 1992; International Institute for Sustainable Development 1995). Likewise, Sweden imposes sales taxes on agrochemicals, including commercial fertilizers (containing nitrogen and phosphorous) and pesticides (OECD 1996). There is evidence that the Swedish taxes have reduced nitrogen use by 10 percent and total pesticide use by 35 percent (Ekins and Speck 1998). Denmark and Finland also tax pesticides (Speck 1998; OECD 1999b).

2.5.4 Product Taxes

The U.S. Energy Tax Act of 1978 established a “gas guzzler” tax on the sale of new vehicles that fail to meet statutory fuel efficiency levels, set at 22.5 miles per gallon. The tax ranges from \$1,000 to \$7,700 per vehicle, based on fuel efficiency; but the tax does not depend on actual performance or on mileage driven. The tax is intended to discourage the production and purchase of fuel inefficient vehicles (U.S. Congress 1978), but it applies to a relatively small set of luxury cars, and so has had limited effects.²¹

In the European Union, disposable products as diverse as cameras, light bulbs, and razors are taxed, in addition to disposable container and packaging taxes. Denmark’s carrier bag tax, differentiated so that plastic bags are more expensive than paper (though both are taxed), is an example of such a sales tax; revenues go to the general budget. Belgium’s disposable camera, disposable razor, and beverage container taxes are earmarked for general environmental purposes (Speck 1998).

2.6 Administrative Charges

These charges raise revenues to help cover the administrative costs of environmental programs (Table 6); although the charges are not intended to change behavior. For example, under the National Pollution Discharge Elimination System of the U.S. Clean Water Act, charges by individual states for discharge permits are based in some states on the quantity and type of pollutant discharged. Likewise, the Clean Air Act Amendments of 1990 allow states to tax regulated air pollutants to recover administrative costs of state programs, and allow areas in extreme non-compliance to charge higher rates. Under this structure, the South Coast Air Quality Management District (SCAQMD) in Los Angeles has the highest permit fees in the country (U.S. Congress, Office of Technology Assessment 1995).

Sweden has implemented registration charges for pesticides and other chemicals, as well as a CFC charge, which pays for inspections (OECD 1996). Belgium levies licensing charges on pesticides, radioactive materials, and hazardous waste import and export, which cover inspection and

²¹Light trucks, which include “sport utility vehicles,” are fully exempt from the tax (Bradsher 1997). Ontario, Canada has a gas-guzzler tax combined with a rebate for fuel-efficient vehicles, but because the coverage of the tax is very limited and the rates are very low, the overall effect is negligible (Hautes 1999).

control costs (OECD 1998b). Annual charges for pesticide use increase with pesticide toxicity, and hazardous material license fees are based on an index that accounts for fire, explosion, and toxicity risks. A pesticide registration charge has also been implemented in Finland (Speck 1998). Malaysia use a licensing system, paired with effluent fees, to reduce effluent from the palm oil industry. Firms pay a non-refundable annual license processing fee that is reduced for mills that develop pollution-reducing technologies (World Bank 1997). Canada recovers part or all of its regulatory costs in some sectors through permit fees (OECD 1995b).

2.7 Tax Differentiation

I use the phrase, “tax differentiation,” to refer to credits, tax cuts, and subsidies for environmentally desirable behavior (Table 7). These serve as implicit taxes on environmentally undesirable behavior.

A number of U.S. national and state taxes have been implemented in attempts to encourage the use of renewable energy sources, implicitly taking into account externalities associated with fossil fuel energy generation and use. Under the Energy Policy Act of 1992, for example, electricity produced from wind and biomass fuels received a 1.5 cent per kWh credit, and solar and geothermal investments received up to a 10 percent tax credit. Although economists’ natural response to energy-related externalities is to advise that fuels or energy use be taxed, there is econometric evidence that energy-efficiency technology adoption subsidies may be more effective — in some circumstances — than proportional energy taxes (Jaffe and Stavins 1995). From 1979 to 1985, employers could provide implicit subsidies to employees for certain commuting expenses, such as free van pools and mass transit passes on a tax-free basis. Likewise, subsidies from utilities for energy conservation investments have been excludable from individual income taxes.

European countries have used tax differentiation to reduce vehicle-related emissions by encouraging the switch from leaded to unleaded gasoline and by encouraging clean car sales (Panayotou 1998). The drastic reduction in the market share of leaded gasoline in Europe between 1985 and 1995 can be attributed, in part, to the tax differentiation of leaded and unleaded gasoline, and to the tax preferences afforded vehicles with catalytic converters, which require unleaded gasoline (Ekins and Speck 1998).

Many European countries assess differentiated taxes and fees on vehicles according to cylinder capacity, age, fuel efficiency, and other environmentally relevant grounds (Speck 1998). Iceland has differentiated import levies to promote smaller, more fuel efficient cars (OECD 1993c). Spain granted rebates on purchases of new cars during 1994 and 1995, provided that old cars were removed from use, a program subsequently replaced by a differential vehicle registration tax (OECD 1997d). Austria offers tax incentives for environmental investment enterprises, household energy saving measures, low-noise vehicles, catalytic converters, and electric cars (OECD 1995a); and Germany, Sweden, and the Netherlands report significant changes in consumer behavior due to vehicle-related tax differentiation (Panayotou 1998). Mexico has reduced its sales tax on new cars and raised fees on older vehicles in an attempt to reduce emissions. A number of other countries have implemented differentiated motor vehicle taxes to discourage vehicle use and fuel consumption,

including Côte d'Ivoire, Kenya, Australia, Japan, Russia, Italy, Portugal, and Argentina (McMorran and Nellor 1994).

Subsidized credit and tax or tariff relief for environmentally desirable investments are common in Latin America and the Caribbean (Huber, Ruitenbeek and Serôa da Motta 1998). An Argentinian tax exemption since 1995 has encouraged the switch from diesel and gasoline-powered vehicles to those that use compressed natural gas. Brazil and Colombia offer subsidies for industrial pollution abatement investments, as well as income tax and value-added tax rebates for clean technology adoption. Ecuador offers subsidies and tax relief for mining sector mercury recovery investments. Jamaica offers tax and tariff relief for pollution abatement investments. Mexico offers subsidies for industrial pollution abatement investments, and a set of pollution control equipment is exempt from import taxation. Venezuela offers tax and tariff relief for industrial abatement investments. However, weak enforcement and sporadic monitoring of investments have minimized the effects of these policies (World Bank 1997).

Many countries include environmentally-friendly provisions within their corporate tax systems (McMorran and Nellor 1994). South Korea offers tax deductions for companies involved in environmental conservation, and for investments in anti-pollution facilities and waste recycling (OECD 1997c). Japan offers a capital allowance for solar energy equipment, and Germany offers accelerated depreciation for energy-saving and pollution-reducing equipment.

3. TRADEABLE PERMIT SYSTEMS

It is well known that over the past decade tradeable permit systems have been adopted for pollution control with increasing frequency in the United States (U.S. Environmental Protection Agency 1992; Tietenberg 1997), but it is also true that this market-based environmental instrument has begun to be applied in a number of other countries as well. World wide, these programs are of two basic types: credit programs and cap-and-trade systems. Under credit programs, credits are assigned (created) when a source reduces emissions below what is required by existing, source-specific limits; these credits can enable the same or another firm to meet its control target. Under a cap-and-trade system, an allowable overall level of pollution is established and allocated among firms in the form of permits, which can be freely exchanged among sources.

3.1 Credit Programs

There have been several significant applications of the credit program model: the U.S. Environmental Protection Agency's (EPA's) Emissions Trading Program; the phasedown of leaded gasoline in the United States; U.S. heavy duty motor vehicle engine emissions trading; water quality permit trading; two Canadian pilot programs; and joint implementation of global climate accords (Table 8).²²

²²Also, California has used a vehicle retirement program that operates much like a credit system to reduce mobile-source air emissions by removing the oldest and most polluting vehicles from the road (Kling 1994; Alberini, Harrington, and McConnell 1995; Tietenberg 1997).

3.1.1 EPA's Emissions Trading Program

Beginning in 1974, EPA experimented with “emissions trading” as part of the Clean Air Act’s program for improving local air quality through the control of volatile organic compounds (VOCs), CO, SO₂, particulates, and NO_x. Firms that reduced emissions below the level required by law received “credits” usable against higher emissions elsewhere. Companies could employ the concepts of “netting” or “bubbles” to trade emissions reductions among sources within the firm, so long as total, combined emissions did not exceed an aggregate limit (Tietenberg 1985; Hahn 1989; Foster and Hahn 1995).

The “offset” program, which began in 1976, goes further in allowing firms to trade emission credits. Firms wishing to establish new sources in areas that are not in compliance with ambient standards must offset their new emissions by reducing existing emissions. This can be accomplished through internal sources or through agreements with other firms. Finally, under the “banking” program, firms may store earned emission credits for future use. Banking allows for either future internal expansion or the sale of credits to other firms.

EPA codified these programs in its Emissions Trading Program in 1986, but the programs have not been widely used. States are not required to use the program, and uncertainties about its future course may have made firms reluctant to participate (Liroff 1986). Nevertheless, companies such as Armco, DuPont, USX, and 3M have traded emissions credits, and a market for transfers has long since developed (Main 1988). Even this limited degree of participation in EPA’s trading programs may have saved between \$5 billion and \$12 billion over the life of the program (Hahn and Hester 1989b).

3.1.2 Lead Trading

The purpose of the U.S. lead trading program, developed in the 1980s, was to allow gasoline refiners greater flexibility in meeting emission standards at a time when the lead-content of gasoline was reduced to 10 percent of its previous level. In 1982, EPA authorized inter-refinery trading of lead credits, a major purpose of which was to lessen the financial burden on smaller refineries, which were believed to have significantly higher compliance costs. If refiners produced gasoline with a lower lead content than was required, they earned lead credits. Unlike in a cap-and-trade program, there was no explicit allocation of permits, but to the degree that firms’ production levels were correlated over time, the system implicitly acknowledged the existing distribution of property rights (Hahn 1989).

In 1985, EPA initiated a program allowing refineries to bank lead credits, and subsequently firms made extensive use of this program. In each year of the program, more than 60 percent of the lead added to gasoline was associated with traded lead credits (Hahn and Hester 1989a), until the program was terminated at the end of 1987, when the lead phasedown was completed.²³

²³Under the banking provisions of the program, excess reductions made in 1985 could be banked until the end of 1987, thereby providing an incentive for early reductions to help meet the lower limits that existed during the later years of the phasedown.

The lead program was clearly successful in meeting its environmental targets, although it may have produced some (temporary) geographic shifts in use patterns (Anderson, Hofmann and Rusin 1990). And, although the benefits of the trading scheme are more difficult to assess, the level of trading activity and the rate at which refiners reduced their production of leaded gasoline suggest that the program was relatively cost-effective (Kerr and Maré 1997; Nichols 1997). The high level of trading between firms far surpassed levels observed in earlier environmental markets.²⁴ EPA estimated savings from the lead trading program of approximately 20 percent over alternative programs that did not provide for lead banking, a cost savings of about \$250 million per year (U.S. Environmental Protection Agency, Office of Policy Analysis 1985).

3.1.3 Heavy Duty Motor Vehicle Engine Emission Trading

For nearly a decade, the U.S. Environmental Protection Agency (EPA) has allowed averaging, banking, and trading of credits for NO_x and particulate emissions reductions among eleven heavy-duty truck and bus engine manufacturers. EPA introduced these provisions to facilitate compliance with stricter emissions standards (Haites 1997). Emissions reduced below the “standard rate” can be credited to offset emissions for other engines manufactured by the same firm in the same year (averaging), banked to offset emissions for other engines manufactured by the same firm in a future year (banking), or sold to another firm to offset emissions for engines manufactured in the same or a future year (trading).²⁵

Manufacturers appear to have used averaging more often than banking, and banking tends to be most common immediately prior to changes in standards; the first inter-firm credit trade occurred in 1997 (Haites 1997). EPA has created similar programs for manufacturers of non-road diesel engines, including ones for agricultural and construction equipment, locomotive engines, and certain classes of marine engines.

3.1.4 Water Quality Permit Trading

In contrast with air quality programs, the United States has had very limited experience with tradable permit systems for controlling water pollution, though nonpoint sources, particularly agricultural and urban runoff, may constitute the major, remaining American water pollution problem (Peskin 1986). An “experimental program” to protect the Dillon Reservoir in Colorado demonstrated how tradable permits could be used to reduce nonpoint-source water pollution.

Dillon Reservoir is the major source of water for the city of Denver. Nitrogen and phosphorus loading threatened to turn the reservoir eutrophic, despite the fact that point sources from surrounding communities were controlled to best-available technology standards (U.S. Environmental Protection Agency, Office of Policy Analysis 1984). Rapid population growth in Denver, and the

²⁴The program did experience some relatively minor implementation difficulties related to imported leaded fuel. It is not clear that a comparable command-and-control approach would have done better in terms of environmental quality (U.S. General Accounting Office 1986).

²⁵Credits cannot be used to offset emissions above a “maximum rate.”

resulting increase in urban surface water runoff, further aggravated the problem. In response, state policy makers developed a point-nonpoint-source control program to reduce phosphorus flows, mainly from nonpoint urban and agricultural sources. The program was implemented in 1984 (Kashmanian 1986); it allowed publicly owned sewage treatment works to finance the control of nonpoint sources in lieu of upgrading their own treated effluents to drinking water standards (Hahn 1989). EPA estimated that the plan could save over \$1 million per year (Hahn and Hester 1989a), due to differences in the marginal costs of control between nonpoint sources and the sewage treatment facilities. However, very limited trading occurred under the program, for a variety of reasons, including: implementation of other regulations that reduced non-point source run off; lower than expected cost for installation of additional treatment facilities; and relatively high regional precipitation that diluted concentrations in the reservoir.

3.1.5 Two Canadian Pilot Programs: PERT and GERT

Canada's Pilot Emission Reduction Trading (PERT) and Greenhouse Gas Emission Reduction Trading (GERT) projects are pilot credit programs. Since 1996, PERT has facilitated the voluntary registry of emission reduction credits in Ontario for industrial emissions reduction below that required by regulations or voluntary commitments.²⁶ Ownership of registered credits can be contractually transferred between parties. The initial focus was NO_x and VOC emissions; in 1997, the program was expanded to include CO₂, SO₂, and CO.

Through 1997, PERT registered 14,000 tons of NO_x, 6,000 tons of SO₂, and more than 1 million tons of CO₂ credits. The volume of registered credits has grown, and there have been a number of purchases of reduction credits. For example, in 1997, the Hartford (Connecticut) Steam Company purchased NO_x reduction credits created by Ontario Hydro and Detroit Edison Company to meet requirements of the Connecticut Department of Environmental Protection (Pilot Emission Reduction Trading 1999).

The GERT pilot project began in 1997 and was scheduled to end in December 1999. The project applies to six Canadian provinces: Alberta, British Columbia, Manitoba, Nova Scotia, Saskatchewan, and Quebec. The program's administrators review projects and evaluate trades. Government partners, such as provincial and federal environmental agencies, are included. These partners reserve the right to restrict emissions reductions considered under the pilot. GERT reviews only matched trades, i.e. those with both a buyer and a seller, one of which must be Canadian. Five matched applications were reported through June 1999 (Greenhouse Gas Emission Reduction Trading 1999).

²⁶PERT reviews but does not approve credits as they are registered. This "buyer beware" approach differs from that of GERT.

3.1.6 Activities Implemented Jointly under the Framework Convention on Climate Change

Following the 1992 “Earth Summit” in Rio de Janeiro, Brazil, countries that had ratified the Framework Convention on Climate Change (FCCC) met in Berlin in 1995 for their first Conference of the Parties (COP 1). There they decided to establish a pilot phase for “activities implemented jointly” (AIJ), whereby industrialized nations or firms within those nations can finance projects in other countries to reduce net emissions of greenhouse gases and thereby attempt to (partially or fully) meet their own greenhouse gas (GHG) “commitments.”²⁷

A number of countries have established national AIJ programs, including Japan, Norway, Sweden, Switzerland, and the United States. For example, the U.S. Initiative on Joint Implementation (USIJI), established in 1993, approved 22 projects through 1997, 17 of which were in Latin American countries, including Costa Rica, Honduras, Belize, Bolivia, Mexico, Nicaragua, and Panama (Panayotou 1998). Land use and energy appear to be the most common sectors for such programs (World Bank 1997).

Specific examples of AIJ projects include: a Norway-Mexico co-financing arrangement for a lighting project in Guadalajara and Monterrey, with additional funding from the World Bank’s Global Environmental Facility; a reduced-impact logging project in Malaysia, funded by an agreement between New England Power, a subsidiary of New England Electric System, and Rakyat Berjaya, a Malaysian forest products company; and a project switching a district heating plant in Decin, Czech Republic from coal to natural gas, with financing from several U.S. electric utilities (Dudek and Wiener 1996). According to one source, 133 AIJ projects had been accepted, approved, and endorsed by designated national authorities for the host and investing countries by September, 1999 (Jepma 1999). Limiting attention to those AIJ projects that had been approved by international authorities under the FCCC by mid-1999, the 94 projects included: 62 from the public sector and 32 from private firms; with project lives of one to sixty years; involving CO₂-equivalent reductions of 13 tons to 57 million tons; and average investments of approximately \$6 million (Woerdman and Van der Gaast 1999; Dixon 1999).

These projects cannot really be characterized as true emission credit programs, because the projects are — by definition — pilot programs for which the investing firm or nation receives no actual credit. Furthermore, the likely efficacy of implemented, non-pilot versions of such programs is in doubt due to the fact that they would rely upon observable baselines, i.e. what host nations would have done — in terms of emissions — in the absence of respective investment projects. Nevertheless, AIJ merits mention because it may be a precursor of future attempts to use emission credit and/or cap-and-trade programs for global climate change, whether under the Kyoto Protocol or some other future international agreement.

²⁷This should be distinguished from the more recent use of the phrase “joint implementation,” which refers to prospective use of project-level credits among industrialized countries under the Kyoto Protocol, each of which has targets.

3.2 Cap-and-Trade Programs

When economists, other scholars, and policy-makers reflect on experiences with market-based instruments for environmental protection, they typically highlight several prominent cap-and-trade systems employed in the United States. A complete list is somewhat longer: CFC trading under the Montreal Protocol to protect the ozone layer; SO₂ allowance trading under the U.S. Clean Air Act Amendments of 1990; the Regional Clean Air Markets (RECLAIM) program in the Los Angeles area; the use of auctioned bus licenses and particulates trading in Chile; and other quantity instruments of various degrees of flexibility and cost-effectiveness.²⁸

3.2.1 CFC Trading

A market in tradable permits was used in the United States to help comply with the Montreal Protocol, an international agreement aimed at slowing the rate of stratospheric ozone depletion.²⁹ The Protocol called for reductions in the use of CFCs and halons, the primary chemical groups thought to lead to ozone depletion. The market places limitations on both the production and consumption of CFCs by issuing allowances that limit these activities. The Montreal Protocol recognizes the fact that different types of CFCs are likely to have different effects on ozone depletion, and so each CFC is assigned a different weight on the basis of its depletion potential. If a firm wishes to produce a given amount of CFC, it must have an allowance to do so, calculated on this basis (Hahn and McGartland 1989).

Through mid-1991, there were 34 participants in the market and 80 trades (Feldman 1991). However, the overall efficiency of the market is difficult to determine, because no studies were conducted to estimate cost savings. The timetable for the phaseout of CFCs was subsequently accelerated, and a tax on CFCs was introduced, principally as a “windfall-profits tax” to prevent private industry from retaining scarcity rents created by the quantity restrictions (Merrill and Rousso 1990). The tax may have become the binding (effective) instrument. Nevertheless, relatively low transaction costs associated with trading in the CFC market suggest that the system was relatively cost-effective.

In similar fashion, production quotas for ozone-depleting substances (ODS) were transferred within and among European Union (EU) countries between 1991 and 1994, until production was nearly phased out. During that period, there were 19 transfers (all but two of which were intrafirm), accounting for 13 percent of the EU’s allowable ODS production.

Singapore has operated a tradeable permit system for ODS since 1991. The government records ODS requirements and bid prices for registered end-users and distributors, and total national ODS consumption (based on the Montreal Protocol) is distributed to registered firms by auction and

²⁸In addition, the Northeast and Middle Atlantic states in the United States have organized a NO_x permit trading program to control regional smog (Tietenberg 1997).

²⁹The Montreal Protocol called for a 50 percent reduction in the production of particular CFCs from 1986 levels by 1998. In addition, the Protocol froze halon production and consumption at 1986 levels beginning in 1992.

free allocation. Firms can trade their allocations. Auction rents, captured by the government, have been used to subsidize recycling services and environmentally-friendly technologies (Annex I Expert Group of the United Nations Framework Convention on Climate Change 1997). Likewise, New Zealand implemented a CFC import permit system in 1986, whereby CFC import permits are distributed by the Ministry of Commerce (based on the Montreal Protocol), and trading is allowed among permit holders.

Canada has also experimented with cap-and-trade systems for ozone-depleting substances since 1993. A system of tradeable permits for CFCs and methyl chloroform operated from 1993 to 1996, when production and import of these substances ceased. Producers and importers received allowances for use of CFCs and methyl chloroform equivalent to consumption in the base year and were permitted to transfer part or all of their allowances with the approval of the federal government. There were only a very small number of transfers of allowances during the three years of market operation, however (Haites 1996).

Canada first distributed tradeable allowances for methyl bromide in 1995. Due to concerns about the small number of importers (five), allowances were distributed directly to Canada's 133 users of methyl bromide. Use and trading of allowances was active among large allowance holders. In addition, Canada has operated an HCFC allowance system since 1996, distributing consumption permits for its maximum allowable use under the Montreal Protocol, but no HCFC transfers were recorded through 1999.

3.2.2 SO₂ Allowance Trading System

A centerpiece of the U.S. Clean Air Act Amendments of 1990 is a tradable permit system that regulates SO₂ emissions, the primary precursor of acid rain. Title IV of the Act reduces sulfur dioxide and nitrous oxide emissions by 10 million tons and 2 million tons, respectively, from 1980 levels.³⁰ The first phase of sulfur dioxide emissions reductions was started in 1995, with a second phase of reduction to be started in the year 2000.

In Phase I, individual emissions limits were assigned to the 263 most SO₂-emissions intensive generating units at 110 plants operated by 61 electric utilities, and located largely at coal-fired power plants east of the Mississippi River. After January 1, 1995, these utilities could emit sulfur dioxide only if they had adequate allowances to cover their emissions.³¹ During Phase I, the EPA allocated each affected unit, on an annual basis, a specified number of allowances related to its share of heat input during the baseline period (1985-87), plus bonus allowances available under a variety of special

³⁰For a description of the legislation, see: Ferrall 1991.

³¹Under specified conditions, utilities that had installed coal scrubbers to reduce emissions could receive two-year extensions of the Phase I deadline plus additional allowances.

provisions.³² Cost-effectiveness is promoted by permitting allowance holders to transfer their permits among one another and bank them for later use.

Under Phase II of the program, beginning January 1, 2000, almost all electric power generating units are brought within the system. Certain units are exempted to compensate for potential restrictions on growth and to reward units that are already unusually clean. If trading permits represent the carrot of the system, its stick is a penalty of \$2,000 per ton of emissions that exceed any year's allowances (and a requirement that such excesses be offset the following year).

A robust market of bilateral SO₂ permit trading has emerged, resulting in cost savings on the order of \$1 billion annually, compared with the costs under command-and-control regulatory alternatives. Although the program had low levels of trading in its early years (Burtraw 1996), trading levels increased significantly over time (Schmalensee *et.al.* 1998; Stavins 1998; Burtraw and Mansur 1999). Concerns have been expressed that state regulatory authorities would hamper trading in order to protect their domestic coal industries, and some research indicates that state public utility commission cost-recovery rules have provided poor guidance for compliance activities (Rose 1997; Bohi 1994). Other analysis suggests that this has not been a major problem (Bailey 1996). Similarly, in contrast to early assertions that the structure of EPA's small permit auction market would cause problems (Cason 1995), the evidence now indicates that this has had little or no effect on the vastly more important bilateral trading market (Joskow, Schmalensee, and Bailey 1998).

3.2.3 RECLAIM Program

The South Coast Air Quality Management District, which is responsible for controlling emissions in a four-county area of southern California, launched a tradable permit program in January, 1994, to reduce nitrogen oxide and sulfur dioxide emissions in the Los Angeles area.³³ One prospective analysis predicted 42 percent cost savings, amounting to \$58 million annually (Anderson 1997). As of June 1996, 353 participants in this Regional Clean Air Incentives Market program, had traded more than 100,000 tons of nitrogen oxide NO_x and SO₂ emissions, at a value of over \$10 million (Brotzman 1996).³⁴

³²Utilities that install scrubbers receive bonus allowances for early clean up. Also, specified utilities in Ohio, Indiana, and Illinois receive extra allowances during both phases of the program. All of these extra allowances are essentially compensation intended to benefit Midwestern plants which rely on high-sulfur coal. On the political origins of this aspect of the program, see: Joskow and Schmalensee 1998.

³³For a detailed case study of the evolution of the use of economic incentives in the SCAQMD, see chapter 2 in National Academy of Public Administration 1994; Thompson 1997; and Harrison 1999.

³⁴Other state-level programs are emerging, including ones in Illinois and Michigan (Solomon and Gorman 1998), and interstate and intrastate NO_x trading programs were launched in 1999.

3.2.4 Chilean Bus Licenses

Since 1991, Chile has had an auctioning system in place for bus licenses to address congestion-related pollution in Santiago (Huber *et al.* 1998). Deregulation of Santiago's urban public bus system in the late 1970s had resulted in a significant expansion of the system (Hartje *et al.* 1994), with congestion thereby increasing traffic-related emissions. In 1991, the Chilean Ministry of Transportation began auctioning access rights to buses and taxis in congested areas. Congestion has apparently been reduced by these measures, with emissions reduced proportionately, although actual emission reductions have not been measured (Panayotou 1998).

3.2.5 Chilean TSP Tradeable Permits

Chile also has implemented a tradeable permit system for total suspended particulates (TSP) from stationary sources in the Santiago area. Initial allocations were based on 1992 emissions, and new sources must offset all incremental emissions. Trading began in 1995. Emissions have decreased, due to the introduction of natural gas as an alternative fuel, but the volume of emissions trading has been low (Montero and Sánchez 1999). Regulatory uncertainty, high transaction costs (especially with respect to a lengthy and uncertain approval process), inadequate enforcement, and market concentration may be partly to blame for the low trading volume.

3.2.6 Other Flexible Quantity-Based Instruments

Limited regulatory flexibility has been increasingly introduced within the context of conventional quantity-based instruments, representing — in some cases — movements toward the use of tradeable permit approaches. For this reason, I review in this section such flexible quantity-based instruments.

The U.S. Energy Policy and Conservation Act of 1975 established a program of Corporate Average Fuel Economy (CAFE) standards for automobiles and light trucks. The standards require manufacturers to meet a minimum sales-weighted average fuel efficiency for their fleet of cars sold in the United States. A penalty is charged per car sold per unit of average fuel efficiency below the standard. The program operates like an internal-firm tradeable permit system or “bubble” scheme, since manufacturers can undertake efficiency improvements wherever they are cheapest within their fleets. Firms that do better than the standard can “bank” their surpluses and — in some cases — are permitted to borrow against their future rights.³⁵

European national authorities have increased flexibility under a number of existing national and EU emissions standards to create limited quota and trading arrangements, although none have involved inter-firm financial transfers (Klaassen and Nentjes 1997). For example, in Denmark, the Ministry of Environment fixes annual emissions ceilings in the power generation industry as a whole, and leaves allocation of the annual ceilings to the country's two power plant consortia. In the

³⁵For reviews of the literature on CAFE standards, with particular attention to the program's costs relative to “equivalent” gasoline taxes, see Crandall *et al.* 1986; and Goldberg 1997. Light trucks, which are defined by the Federal government to include “sport utility vehicles,” face significantly weaker CAFE standards (Bradsher 1997).

Netherlands, electric power producers face emission standards for SO₂ and NO_x, but can comply through cost-sharing arrangements, whereby plants with higher abatement costs are compensated. The system has resulted primarily in intra-firm trading, with estimated savings of \$245 million (Klaassen and Nentjes 1997).

In Germany, the transfer of emission reduction obligations among firms in air quality non-attainment areas is allowed. Since 1974, firms have been allowed to locate new plants in non-attainment areas, provided they replace existing plants in the same area, and the “replaced” plant need not be owned by the same firm. Since 1983, existing plant renovations can also be used to offset new plant emissions in non-attainment areas (Klaassen and Nentjes 1997). The cost savings associated with these rules have been very limited, however (Shärer 1994). Germany began a pilot project on tradable permits for VOC emissions among small vehicle refinishing shops in 1998 (Schärer 1999).

Since 1991, an experimental program has been carried out in Chorzów, one of Poland’s most polluted municipalities (Żylicz 1999). Although emissions trading was not recognized by Polish law at the project’s start, the Chorzów pilot project allowed the city’s steel mill and power plant to negotiate collective emissions reductions for particulates, sulfur dioxide, carbon monoxide, and hydrocarbons.

4. REDUCING MARKET BARRIERS

In some situations, environmental protection can be fostered by reducing explicit or implicit barriers to market activity. I consider three types of such market barrier reductions: (1) *market creation*, as with measures that facilitate the voluntary exchange of water rights and thus promote more efficient allocation and use of scarce water supplies; (2) *liability rules* that encourage firms to consider the potential environmental damages of their decisions; and (3) *information programs*, such as energy-efficiency product labeling requirements.

4.1 Market Creation

Two examples of using market creation as an instrument of environmental policy stand out: measures that facilitate the voluntary exchange of water rights and thus promote more efficient allocation and use of scarce water supplies; and particular policies that facilitate the restructuring of electricity generation and transmission.

First, the western United States has long been plagued by inefficient use and allocation of its scarce water supplies, largely because users do not have incentives to take actions consistent with economic and environmental values. For more than a decade, economists have noted that Federal and state water policies have been aggravating, not abating, these problems (Anderson 1983; Frederick 1986; El-Ashry and Gibbons 1986; Wahl 1989). As recently as 1990, in the Central Valley of California, farmers were paying as little as \$10 for water to irrigate an acre of cotton, while just a few hundred miles away in Los Angeles, local authorities were paying up to \$600 for the same quantity of water. This dramatic disparity provided evidence that increasing urban demands for water could be met at relatively low cost to agriculture or the environment (i.e., without constructing new,

environmentally-disruptive dams and reservoirs). Subsequent reforms allowed markets in water to develop, so that voluntary exchanges could take place. For example, an agreement was reached to transfer 100,000 acre-feet of water per year from the farmers of the Imperial Irrigation District (IID) in southern California to the Metropolitan Water District (MWD) in the Los Angeles area.³⁶ Subsequently, policy reforms spread throughout the west, and transactions soon emerged elsewhere in California, and in Colorado, New Mexico, Arizona, Nevada, and Utah (MacDonnell 1990).

In Chile, water rights trading was reintroduced in 1981, having existed from the 1920s through the 1960s, but prohibited in 1969 when water became state property (Huber *et al.* 1998). Transactions are relatively rare, however. Australia has permitted water trading in parts of the country since 1982 (OECD 1998a).

A second example of “market creation” is the worldwide revolution in electricity restructuring that is motivated by economic concerns³⁷ but possibly bringing significant environmental impacts. For many years, utilities in the United States — closely overseen by state public utility commissions (PUCs) — have provided electricity within exclusive service areas. The utilities were granted these monopoly markets and guaranteed a rate of return on their investments, conditional upon their setting reasonable rates and meeting various social objectives, such as universal access. The Energy Policy Act of 1992 allowed independent electricity generating companies to sell power directly to utilities, and in 1996, the Federal Energy Regulatory Commission (FERC) required utilities with transmission lines to transmit power for other parties at reasonable rates. The purpose of these regulatory changes was to encourage competition at the wholesale (electricity generation) level, but several states — including California, Illinois, Massachusetts, and New Hampshire — also facilitated competition at the retail level, so that consumers can contract directly for their electricity supplies. Legislation has been introduced in the U.S. Congress to establish guidelines for retail competition throughout the nation (Kriz 1996).

These changes have environmental implications. First, as electricity prices fall in the new competitive environment, electricity consumption is expected to increase. This might be expected to increase pollutant emissions, but to whatever degree electricity substitutes for other, more polluting forms of energy, the overall effect may be environmentally beneficial. Second, deregulation will unquestionably make it easier for new firms and sources to enter markets. Since new power plants tend to be both more efficient and less polluting (relying more on natural gas), environmental impacts

³⁶In March of 1983, the Environmental Defense Fund (EDF) published a proposal calling for MWD to finance the modernization of IID's water system in exchange for use of conserved water (Stavins 1983). In November, 1988, after five years of negotiation, the two water giants agreed on a \$230 million water conservation and transfer arrangement, much like EDF's original proposal to trade conservation investments for water (Morris 1988).

³⁷The primary arguments for restructuring are: (1) the electricity industry is no longer a natural monopoly, since small generation technologies are now competitive with large centralized production; (2) consumers will benefit from buying cheaper electricity from more efficient producers, who currently face significant barriers to entry; and (3) the old system with cost-of-service pricing provides poor incentives for utilities to reduce costs (Brennan *et al.* 1996).

may decrease.³⁸ Third, more flexible and robust markets for electricity can be expected to increase the effectiveness of various market-based incentives for pollution control, such as the SO₂ allowance trading system.³⁹

4.2 Liability Rules

Liability rules can have the effect of providing strong incentives for firms to consider the potential environmental damages of their decisions.⁴⁰ In theory, a liability rule can be cost effective as a policy instrument, because technologies or practices are not specified. For example, taxing hazardous materials or their disposal creates incentives for firms to reduce their use of those materials, but does *not* provide overall incentives for firm to reduce societal *risks* from those materials. An appropriately designed liability rule can do just that (Revesz 1997). On the other hand, transaction costs associated with litigation may make liability rules most appropriate only for acute hazards. It is in these situations, in fact, that this approach has been most frequently employed, particularly in the case of liability for toxic waste sites and for the spill of hazardous materials.

The U.S. Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980 established retroactive liability for companies that are found responsible for the existence of a site requiring clean up. Governments can collect cleanup costs and damages from waste producers, waste transporters, handlers, and current and past owners and operators of a site. Similarly, the Oil Pollution Act makes firms liable for cleanup costs, natural resource damages, and third party damages caused by oil spills onto surface waters; and the Clean Water Act makes responsible parties liable for cleanup costs for a spill of hazardous substances.

The Nordic countries have strict environmental liability rules. Sweden has held polluters strictly liable for full damage compensation since 1986 (OECD 1996); and Norway and Finland enforce strict liability for environmental damage (OECD 1997a). Germany, Belgium, France, and the Netherlands enforce strict liability for a variety of polluting activities (OECD 1995c; 1997b; 1998b).

Among developing nations, Trinidad and Tobago have established a voluntary policy of full compensation for environmental damages, but have not legislated mandatory corporate liability

³⁸There is considerable debate on this point, since — in the short run — more electricity may be generated from old surplus capacity coal plants in the Midwest, increasing pollutant emissions. In any event, in the long run, competition will encourage a more rapid turnover of the capital stock (Palmer and Burtraw 1997).

³⁹Environmental advocates, however, are very concerned that state PUCs will have much less influence than previously over the industry. In the past, PUCs encouraged “demand side management” and supported the use of renewable forms of electricity generation through the investment approval process or by requiring full-cost pricing for generation. Several policies have been proposed to provide these functions in the new, more competitive environment: for example, a system of tradable “renewable energy credits,” wherein each generator would need to hold credits for a certain percentage of their generation; and a tax on the transmission of electricity, used to subsidize renewable generation.

⁴⁰These incentives are frequently neither simple nor direct, because firms and individuals may choose to reduce their exposure to liability by taking out insurance. In this regard, see the earlier discussion in this chapter of “Insurance Premium Taxes.”

(Huber *et al.* 1998). Mexico has established strict liability of parties who degrade the environment (OECD 1998c). However, in Latin American and Caribbean countries, as in many developing nations, lack of resources among executive and judiciary institutions makes enforcement of these rights relatively uncommon.

4.3 Information Programs

Since well functioning markets depend, in part, on the existence of well-informed producers and consumers, information programs can — in theory — help foster market-oriented solutions to environmental problems.⁴¹

4.3.1 Product Labeling Requirements

One approach to government improving the set of information available to consumers is a product labeling requirement (Table 9). The U.S. Energy Policy and Conservation Act of 1975 specifies that certain appliances and equipment (including air conditioners, washing machines, and water heaters) carry labels with information on products' energy efficiency and estimated annual energy costs (U.S. Congress, Office of Technology Assessment 1992). More recently, EPA and the U.S. Department of Energy (DOE) developed the Energy Star program, in which energy efficient products can display an *EnergyStar* label. The label does not provide specific information on the product, but signals to consumers that the product is, in general, "energy efficient." This program is much broader in its coverage than the appliance labeling program; by 1997, over 13,000 product models carried the *Energy Star* label (U.S. Department of State 1997). There has been relatively little economic analysis of the efficacy of such programs, but limited econometric evidence suggests that product labeling (specifically appliance efficiency labels) can have significant impacts on efficiency improvements, essentially by making consumers (and therefore producers) more sensitive to energy price changes (Newell, Jaffe, and Stavins 1999).

The European Union established an "Eco-label" in 1993; it was initially intended to replace proliferating (and possibly trade-restricting) national labels in Europe, but the European Parliament voted in 1998 to continue to allow national labels. By 1999, the Eco-label had been applied to 200 products, including detergents, light bulbs, linens and t-shirts, appliances, paper, mattresses, and paints.

The EU Eco-label has not supplanted older and more extensive European national systems. The German "Eco-Angel" label program, the world's first, began in 1977. More than 4,200 products in dozens of sectors have received the label, including almost 600 foreign products. Hungary's eco-label, introduced in 1995, borrows its issuance guidelines from the German Eco-Angel program. The Nordic Swan has been applied in Norway, Sweden, Finland, and Iceland since 1989, and now covers 1,000 products. The market share of eco-labeled laundry detergents in Sweden increased from zero in 1990 to 80 percent by 1997, but analysts see no major improvement in environmental quality as a result of the switch to eco-labeled detergents (Sterner 1999). The French "NF Environnement"

⁴¹For a comprehensive review of information programs and their apparent efficacy, see: Tietenberg 1997. For an overview of international experience with "eco-labels," see: Morris and Scarlett 1996.

label has been granted for paint products and garbage bags (OECD 1997b), and Spain's environmental label, administered by a private, non-profit organization, has been applied to ten classes of consumer products. The Czech Republic uses eco-labels on the basis of product life cycle analysis tests (paid for by applicants), and has issued 262 labels in 21 chiefly industrial product categories (OECD 1999a).

Canada awards an "environmental choice" label on licensed products including appliances, automotive products, cleansers, office products, paints, paper products, printing services, plastic products, film, and other items. The program, operated in the private sector through an exclusive license agreement, has granted labels to 1,400 products. Environmental labeling programs also exist in several Asian nations, including: Japan (initiated in 1989); Taiwan (1993); China (1994); Thailand (1994); and Indonesia (1997). Australian energy efficiency labels include technical information on energy consumption and a simple rating system (World Bank 1997).

4.3.2 Reporting Requirements

A second type of government information program is a reporting requirement. The first such program was New Jersey's Community Right-to-Know Act, established in the United States in 1984. Two years later, a similar program was established at the national level. The U.S. Toxics Release Inventory (TRI), initiated under the Emergency Planning and Community Right-to-Know Act (EPCRA), requires firms to report to local emergency planning agencies information on use, storage, and release of hazardous chemicals. Such information reporting serves compliance and enforcement purposes, but may also increase public awareness of firms' actions, which may be linked with environmental risks. This public scrutiny can encourage firms to alter their behavior, although the evidence is mixed (U.S. General Accounting Office 1992; Hamilton 1995; Singh 1995; Bui and Mayer 1997; Konar and Cohen 1997; Ananathanarayanan 1998; and Hamilton and Viscusi 1999).

The Safe Drinking Water Act and Toxic Enforcement Act were adopted in California as a ballot initiative ("Proposition 65") in 1986. The law covers consumer products and facility discharges, and requires firms to provide a "clear and reasonable warning" if they expose populations to certain chemicals. A year later, California enacted its Air Toxics Hot Spots Information and Assessment Act, which sets up an emissions reporting system to track emissions of over 700 toxic substances. The law requires the identification and assessment of localized risks of air contaminants and provides information to the public about the possible impact of those emissions on public health.

Indonesia introduced the Program for Pollution Control, Evaluation and Rating with the help of the World Bank (1997) in 1995. Plants are assigned ratings based on environmental performance, and plants with the lowest ratings were notified privately and given six months to improve performance, after which information was released to the public. The administrative costs of the program have been kept at relatively low levels (Tietenberg and Wheeler 1998) — on the order of \$1 per day per plant — for 187 plants over the first 18 months, and the process resulted in a 40 percent reduction in BOD emissions. The Philippines has instituted EcoWatch, a similar system of public disclosure of plant environmental performance, with rating results announced in the news media (World Bank 1997). Mexico and Colombia are launching information programs based on Indonesia's system (Tietenberg and Wheeler 1998).

The Scandinavian countries have focused considerable attention on environmental information dissemination (OECD 1996, 1997a). The Swedish national environmental regulatory agency regularly produces and circulates information to educators, public authorities, environmental managers, business leaders, and the general public (OECD 1996), and the Danish Ministry of the Environment and Energy publishes annual environmental indicators (OECD 1999b). In addition, Belgium has developed regional pollution release and transfer registers that are available to the public, and Austria issues a comprehensive set of environmental data every three years (OECD 1995a, 1998b). But, other than the U.S. and Indonesian studies cited above, there have been no analyses of the effectiveness (or complete costs) of these various policy instruments.

5. REDUCING GOVERNMENT SUBSIDIES

A final category of market-based instruments is government subsidy reduction. Since subsidies are the mirror image of taxes, they can — in theory — provide incentives to address environmental problems. But, in practice, a variety of subsidies are believed to promote economically inefficient and environmentally unsound practices. Thus, in this section, I consider cases in which direct or indirect subsidies with adverse environmental impacts have been reduced or eliminated (or in which serious consideration has been given to doing so).⁴²

According to the World Bank (1997), subsidies to energy, road transportation, water use, and agriculture in developing and transition economies totaled over \$240 billion per year in the 1990s, representing a substantial improvement over the 1980s. A significant increase in energy prices toward efficient levels in transition economies is one important change underlying this trend. A second factor has been reduced protection of inefficient (and ecologically harmful) domestic industries, as a result of greater acceptance of free trade (Fischer and Toman 1998).

China has reduced energy subsidies drastically since the mid 1980s (World Bank 1997). For example, subsidy rates for coal, which fueled more than 70 percent of China's energy production as of 1994, fell from 61 percent in 1984 to 11 percent in 1995. Through development of private coal mining and removal of price controls, nearly 80 percent of China's coal sold at unsubsidized international prices by 1995.⁴³

Bangladesh and Indonesia have reduced pesticide and fertilizer subsidies significantly. In the late 1970s, fertilizer subsidies accounted for fully four percent of the national budget of Bangladesh (World Bank 1997); the government began reducing subsidies in 1978, and completely deregulated

⁴²In many countries, subsidies have been advocated (and sometimes implemented) as means of *improving* environmental quality. Although such subsidies could, in theory, advance environmental quality (see, for example, Jaffe and Stavins 1995), it is also true that subsidies, in general, have important and well-known disadvantages relative to taxes (Baumol and Oates 1988). For this reason, they are not considered as a distinct category of market-based instruments in this chapter.

⁴³Many state-owned enterprises, however, face soft-budget constraints, and so higher energy prices have not necessarily led to efficiency improvements, since these firms are insulated from market forces by the central government (Fisher-Vanden 1999).

retail fertilizer prices in 1983. Direct subsidies for pesticides in Indonesia, which in the early 1980s were as high as 85 percent, were phased out in 1986-1989 (World Bank 1997); domestic pesticide production was reduced by one-half between 1985 and 1990, and imports fell to one-third the level of the mid-1980s.

Ecuador has completely phased out subsidies on agricultural inputs (pesticide and fertilizer), fuel oil, and motor fuels, with the exception of diesel (Huber *et al.* 1998). Likewise, India, Mexico, South Africa, Saudi Arabia, Brazil, and Jamaica cut fuel subsidies significantly in the mid-1990s (Fischer and Toman 1998; Huber *et al.* 1998).

Despite these trends, significant subsidies (of environmental consequence) are common in many parts of the world, particularly on energy production and use. But assessing the magnitude, let alone the effects, of these subsidies is difficult, a point that is illustrated by the case of the United States. Because of concerns about global climate change, increased attention has been given to Federal subsidies and other programs that promote the use of fossil fuels. One EPA study indicates that eliminating these subsidies would have a significant effect on reducing carbon dioxide (CO₂) emissions (Shelby *et al.* 1997). The Federal government is involved in the energy sector through the tax system and through a range of individual agency programs. One study indicates that these activities together cost the government \$17 billion annually (Alliance to Save Energy 1993).

A substantial share of these subsidies and programs were enacted during the “oil crises” to encourage the development of domestic energy sources and reduce reliance on imported petroleum. They favor energy supply over energy efficiency.⁴⁴ Although there is an economic argument for government policies that encourage new technologies that have particularly high risk or long term payoffs, mature and conventional technologies currently receive nearly 90 percent of the subsidies. Furthermore, within fossil fuels, the most environmentally benign fuel — natural gas — receives only about 20 percent of the subsidies. On the other hand, it should also be recognized that Federal user charges (Table 3) and insurance premium taxes (Table 4) include significant levies on fossil fuels, and that Federal tax differentiation has tended to favor renewable energy sources and non-conventional fossil fuels (Table 7).

6. LESSONS THAT EMERGE FROM EXPERIENCE

In this chapter, I have defined “market-based instruments” broadly and thereby cast a large net for this review of applications of this relatively new set of policy approaches. As a consequence, the review is extensive, but this should not leave the reader with the impression that market-based instruments have replaced, or have come anywhere close to replacing, the conventional, command-and-control approach to environmental protection. Further, even when and where these approaches have been used in their purest form and with some success, such as in the case of tradeable-permit systems in the United States, they have not always performed as anticipated. In this part of the chapter, therefore, I ask what lessons can be learned from our experiences. In particular, I consider

⁴⁴The Alliance to Save Energy study (1993) claims that end-use efficiency receives \$1 for every \$35 received by energy supply.

normative lessons for: design and implementation of market-based instruments; analysis of prospective and adopted systems; and identification of new applications.⁴⁵

6.1 Lessons for Design and Implementation

The performance to date of market-based instruments for environmental protection provides valuable evidence for environmentalists and others who have resisted these innovations that market-based instruments can achieve major cost savings while accomplishing their environmental objectives. The performance of these systems also offers lessons about the importance of flexibility, simplicity, the role of monitoring and enforcement, and the capabilities of the private sector to make markets of this sort work.

In regard to flexibility, it is important that market-based instruments should be designed to allow for a broad set of compliance alternatives, in terms of both timing and technological options. For example, allowing flexible timing and intertemporal trading of permits — that is, banking allowances for future use — played an important role in the SO₂ allowance trading program's performance (Ellerman *et al.* 1997), much as it did in the U.S. lead rights trading program a decade earlier (Kerr and Maré 1997).⁴⁶ One of the most significant benefits of using market-based instruments is simply that technology standards are thereby avoided. Less flexible systems would not have led to the technological change that may have been induced by market-based instruments (Burtraw 1996; Ellerman and Montero 1996; Bohi and Burtraw 1997), nor the induced process innovations that have resulted (Doucet and Strauss 1994).

In regard to simplicity, unique formulae — whether for permit allocation or tax computation — are difficult to contest or manipulate. Rules should be clearly defined up front, without ambiguity. For example, there should be no requirements for prior government approval of individual trades. Such requirements hampered EPA's Emissions Trading Program in the 1970s, while the lack of such requirements was an important factor in the success of lead trading (Hahn and Hester 1989a). In the case of SO₂ trading, the absence of requirements for prior approval has reduced uncertainty for utilities and administrative costs for government, and contributed to low transactions costs (Rico 1995).

Experience also argues for using absolute baselines, not relative ones, as the point of departure for tradeable permit programs. The problem is that without a specified baseline, reductions must be credited relative to an unobservable hypothetical — what the source would have emitted in the absence of the regulation. A hybrid system — where a cap-and-trade program is combined with

⁴⁵The lessons reviewed here are normative lessons. There are another set which could be characterized as positive (political economy) lessons — Why has the command-and-control approach dominated environmental policy? Why has there been a relatively recent upsurge in attention given by policy makers to market-based instruments? I have addressed these and related questions elsewhere (Hahn and Stavins 1991; Keohane, Revesz, and Stavins 1998; Stavins 1998), but I do not consider such questions in this chapter, because they fall within the scope of Chapter 23 of this volume.

⁴⁶Most of the citations in this part of the chapter refer to U.S. programs, simply because those programs have the subject of more analyses, particularly economic analyses, than have market-based environmental programs in other countries.

voluntary “opt-in provisions” — creates the possibility for “paper trades,” where a regulated source is credited for an emissions reduction (by an unregulated source) that would have taken place in any event (Montero 1997). The result is a decrease in aggregate costs among regulated sources, partly due to an unintentional increase in the total emissions cap (Atkeson 1997). As was experienced with EPA’s Emissions Trading Program, relative baselines create significant transaction costs by essentially requiring prior approval of trades as the authority investigates the claimed counterfactual from which reductions are calculated and credits generated (Nichols, Farr, and Hester 1996).

Experiences with market-based instruments also provide a powerful reminder of the importance of monitoring and enforcement. These instruments, whether price or quantity based, do not eliminate the need for such activities, although they may change their character. In the many programs reviewed in this chapter where monitoring and/or enforcement have been deficient, the results have been ineffective policies. One counter-example is provided by the U.S. SO₂ allowance trading program, which includes (costly) continuous emissions monitoring of all sources (Burtraw and Swift 1996). On the enforcement side, the Act’s stiff penalties (much greater than the marginal cost of abatement) have provided sufficient incentives for the very high degree of compliance that has been achieved (Stavins 1998).

In every case of implemented cap-and-trade programs, permits have been allocated freely to participants. The same characteristic that makes such allocation attractive in positive political economy terms — the conveyance of scarcity rents to the private sector — makes free allocation problematic in normative, efficiency terms (Fullerton and Metcalf 1997). It has been estimated that the costs of SO₂ allowance trading would be 25 percent less if permits were auctioned rather than freely allocated, because auctioning yields revenues that can be used to finance reductions in pre-existing distortionary taxes (Goulder, Parry, and Burtraw 1997).⁴⁷ Furthermore, in the presence of some forms of transaction costs, the post-trading equilibrium — and hence aggregate abatement costs — are sensitive to the initial permit allocation (Stavins 1995). For both reasons, a successful attempt to establish a politically viable program through a specific initial permit allocation can result in a program that is significantly more costly than anticipated.

Improvements in instrument design will not solve all problems. One potentially important cause of the mixed performance of implemented market-based instruments is that firms are simply not well equipped internally to make the decisions necessary to fully utilize these instruments. Since market-based instruments have been used on a limited basis only, and firms are not certain that these instruments will be a lasting component on the regulatory landscape, most companies have chosen not to reorganize their internal structure to fully exploit the cost savings these instruments offer. Rather, most firms continue to have organizations that are experienced in minimizing the costs of

⁴⁷Although the positive political economy of instrument choice is outside the scope of this chapter, it should be recognized that the European experience with environmental taxes clearly illustrates that if tax revenues (or tradeable-permit auction revenues) are used to reduce distortionary taxes, those same revenues cannot generally be used to encourage acceptance of the program. The choice in Europe has been to dedicate environmental tax revenues to the environmental resources degraded by the taxed activity.

complying with command-and-control regulations, not in making the strategic decisions allowed by market-based instruments.⁴⁸

The focus of environmental, health, and safety departments in private firms has been primarily on problem avoidance and risk management, rather than on the creation of opportunities made possible by market-based instruments. This focus has developed because of the strict rules companies have faced under command-and-control regulation, in response to which companies have built skills and developed processes that comply with regulations, but do not help them benefit competitively from environmental decisions (Reinhardt 2000). Absent significant changes in structure and personnel, the full potential of market-based instruments may not be realized.

6.2 Lessons for Analysis

When assessing market-based environmental programs, economists need to employ some measure by which the gains of moving from conventional standards to an economic-incentive scheme can be estimated. Aggregate cost savings are the best yardstick for measuring success. The challenge for analysts is to make fair comparisons among policy instruments: either idealized versions of both market-based systems and likely alternatives; or realistic versions of both (Hahn and Stavins 1992). It is not enough to analyze static gains from trade. For example, the gains from banking allowances should also be modeled (unless this is not permitted in practice). It can likewise be important to allow for the effects of alternative instruments on technology innovation and diffusion (Milliman and Prince 1989; Jaffe and Stavins 1995; Doucet and Strauss 1994), especially when programs impose significant costs over long time horizons (Newell, Jaffe, and Stavins 1999). More generally, it is important to consider the effects of the pre-existing regulatory environment. For example, the level of pre-existing factor taxes can affect the total costs of regulation (Goulder, Parry, and Burtraw 1997), as indicated above.

6.3 Lessons for Identifying New Applications

Market-based policy instruments are now considered for nearly every environmental problem that is raised, ranging from endangered species preservation⁴⁹ to what may be the greatest of environmental problems, the greenhouse effect and global climate change.⁵⁰ Experiences with market-based instruments offer some guidance to the conditions under such approaches are likely to work well, and when they may face greater difficulties.

⁴⁸There are some exceptions. Enron, for example, has attempted to use market-based instruments for its strategic benefit by becoming a leader in creating new markets for trading acid rain permits. Other firms have appointed environmental, health, and safety leaders who are familiar with a wide range of policy instruments, not solely command-and-control approaches, and who bring a strategic focus to their company's pollution-control efforts (Hockenstein, Stavins, and Whitehead 1997).

⁴⁹See, for example: Goldstein 1991; and Bean 1997.

⁵⁰See, for example: Fisher *et al.* 1996; Hahn and Stavins 1995; Schmalensee 1996; and Stavins 1997.

First, where the cost of abating pollution differs widely among sources, a market-based system is likely to have greater gains, relative to conventional, command-and-control regulations (Newell and Stavins 1999). For example, it was clear early on that SO₂ abatement cost heterogeneity was great, because of differences in ages of plants and their proximity to sources of low-sulfur coal. But where abatement costs are more uniform across sources, the political costs of enacting an allowance trading approach are less likely to be justifiable.

Second, the greater is the degree of mixing of pollutants in the receiving airshed or watershed, the more attractive will a market-based system be, relative to a conventional uniform standard. This is because taxes or tradeable permits, for example, can lead to localized "hot spots" with relatively high levels of ambient pollution. This is a significant distributional issue, and it can also become an efficiency issue if damages are non-linearly related to pollutant concentrations.

Third, the efficiency of price-based (tax) systems compared with quantity-based (tradeable permit) systems depends on the pattern of costs and benefits. If uncertainty about marginal abatement costs is significant, and if marginal abatement costs are quite flat and marginal benefits of abatement fall relatively quickly, then a quantity instrument will be more efficient than a price instrument (Weitzman 1974). Furthermore, when there is also uncertainty about marginal benefits, and marginal benefits are positively correlated with marginal costs (which, it turns out, is a relatively common occurrence for a variety of pollution problems), then there is an additional argument in favor of the relative efficiency of quantity instruments (Stavins 1996).

Fourth, the long-term cost-effectiveness of tax systems versus tradeable permit systems is affected by their relative responsiveness to change. This arises in at least three dimensions. In the presence of rapid rates of economic growth (important in the case of some developing countries), a fixed tax leads to an increase in aggregate emissions, whereas with a fixed supply of permits there is no change in aggregate emissions (but an increase in permit prices). In the context of general price inflation, a unit (but not an *ad valorem*) tax decreases in real terms, and so emissions levels increase; whereas with a permit system, there is no change in aggregate emissions. In the presence of exogenous technological change in pollution abatement, a tax system leads to an increase in control levels, i.e. a decrease in aggregate emissions, while a permit system maintains emissions, with a fall in permit prices (Stavins and Whitehead 1992).

Fifth, tradeable permits will work best when transaction costs are low, and experience demonstrates that if properly designed, private markets will tend to render transaction costs minimal. Finally, considerations of political feasibility point to the wisdom of proposing market-based instruments when they can be used to facilitate aggregate emissions reductions, as opposed to cost-effective reallocations of the status quo burden. Policy instruments that appear impeccable from the vantage point of research institutions, but consistently prove infeasible in real-world political institutions, can hardly be considered "optimal."

6.4 Conclusion

Given that most experience with market-based instruments has been generated very recently, one should be cautious when drawing conclusions about lessons to be learned. A number of important questions remain. For example, little is known empirically about the impact of these instruments on technological change. Also, much more empirical research is needed on how the pre-existing regulatory environment affects performance, including costs. Moreover, all the successes with tradeable permits have involved air pollution: acid rain, leaded gasoline, and chloroflourocarbons. Experience (and success) with water pollution is much more limited (Hahn 1989), and in other areas, there has been no experience at all. Even for air pollution problems, the tremendous differences between SO₂ and acid rain, on the one hand, and the combustion of fossil fuels and global climate change, on the other, indicate that any rush to judgement regarding global climate policy instruments is unwarranted.

Despite these and other uncertainties, market-based instruments for environmental protection now enjoy proven successes in reducing pollution at low cost. Such cost effectiveness is the primary focus of economists when evaluating these public policies, but the political system gives greater weight to distributional concerns. Indeed, individual constituencies, each fighting for its own version of distributional equity, frequently negate efficiency and cost effectiveness.

There are sound reasons why the political world has been slow to embrace the use of market-based instruments for environmental protection, including the ways economists have packaged and promoted their ideas in the past: failing to separate means (cost-effective instruments) from ends (efficiency); and treating environmental problems as little more than “externalities calling for corrective taxes.” Much of the resistance has also been due, of course, to the very nature of the political process and the incentives it provides to both politicians and interest groups to favor command-and-control methods instead of market-based approaches.

But, despite this history, market-based instruments have moved center stage, and policy debates look very different from the time when these ideas were characterized as “licenses to pollute” or dismissed as completely impractical. Of course, no single policy instrument — whether market-based or conventional — will be appropriate for all environmental problems. Which instrument is best in any given situation depends upon characteristics of the specific environmental problem, and the social, political, and economic context in which the instrument is to be implemented.

**TABLE 1:
EFFLUENT FEES**

Regulated Substance	Country	Rate	Use of Revenues
CO	Czech Republic ¹	\$22/ton permitted; \$33/ton above	State Environmental Fund
	Estonia ²	\$0.27/ton permitted; \$1.36/ton above	Estonian Environmental Funds national (50%); county (50%)
	Lithuania ³	\$1.75/ton	Municipal environmental funds (70%); General budget (30%)
	Poland ⁴	\$22/ton	National, regional and municipal environmental funds
	Russia ⁵	\$0.02/ton permitted; \$0.09/ton above	National and regional environmental funds
	Slovakia ⁶	\$20/ton	Slovak Environmental Fund
CO ₂	Denmark	\$42/m3, diesel, kerosene, gas oil \$38/ton, coal \$17/ton, LPG \$0.03/m3, natural gas \$0.02/kWh, electricity	General budget
	Finland	\$38/m3, leaded and unleaded gasoline \$43/m3, diesel and kerosene \$39/ton, coal \$0.02/m3, natural gas \$0.003 - \$0.006/kWh, electricity	General budget
	Netherlands	\$45/m3, gas oil and kerosene \$54/m3, LPG \$0.05/m3, natural gas \$0.02/kWh, electricity	Corporate and income tax relief
	Norway	\$59/m3, mineral oil \$59/ton, coal \$0.11/m3 natural gas (only applied to offshore oil and gas activities)	General budget
	Sweden	\$106/m3 leaded and unleaded gasoline \$131/m3 diesel, kerosene, gas oil \$127/ton LPG \$135/m3 heavy fuel oil \$114/ton coal \$0.03/m3 natural gas \$0.02/kWh electricity	General budget

Regulated Substance	Country	Rate	Use of Revenues
SO ₂	Bulgaria ⁷	\$0.02/kg	National environmental fund (70%) and polluter's municipality (30%)
	Czech Republic ¹	\$30/ton permitted; \$45/ton above	State Environmental Fund
	Denmark	All fuels, electricity taxed in proportion to resulting SO ₂ emissions, \$1.60/kg of SO ₂	General budget
	Estonia ²	\$2/ton permitted; \$95/ton above	Estonian Environmental Funds national (50%); county (50%)
	Finland	\$30/m3 of diesel or gas oil	General budget
	France ⁸	\$32/ton of direct emissions	Pollution reduction (75%); research (25%)
	Hungary ⁹	\$2.40/ton	Central Environmental Protection Fund (70%); local government budgets (30%)
	Italy	\$62/ton of direct emissions	Reduction of environmental impacts
	Japan	n.a.	Compensation of individuals with chronic breathing problems attributable to pollution
	Lithuania ³	\$46/ton	Municipal environmental funds (70%); general budget (30%)
	Norway ¹⁰	Fuels taxed in proportion to resulting SO ₂ emissions, \$0.01 per liter of fuel per 0.25% sulfur content	General budget
	Poland ⁴	\$83/ton	National, regional and municipal environmental funds
	Russia ⁵	\$1.22/ton permitted; \$6.10/ton above	National and regional environmental funds
	Slovakia ⁶	\$33/ton	Slovak Environmental Fund
	Spain - Galicia	Industrial energy products taxed on sum of SO ₂ and NO _x emissions; rate is \$35/ton , emissions between 1,001 and 50,000 tons; \$39/ton above 50,000 tons.	Regional budget
	Sweden	Liquid fuels \$3.33/m ³ for each 0.1% by weight of sulfur content; coal and other solid or gaseous fuels \$3.70/m ³ .	General budget

Regulated Substance	Country	Rate	Use of Revenues
NO _x	Bulgaria ⁷	\$0.05/kg	National environmental fund (70%) and polluter's municipality (30%)
	Czech Republic ¹	\$30/ton permitted; \$45/ton above	State Environmental Fund
	Estonia ²	\$4/ton permitted; \$216/ton above	Estonian Environmental Funds national (50%); county (50%)
	France	\$27/ton, based on direct measurement of emissions	Pollution reduction (75%); research (25%)
	Hungary ⁹	\$4/ton	Central Environmental Protection Fund (70%); local government budgets (30%)
	Italy	\$123/ton of direct emissions	Reduction of environmental impacts
	Lithuania ³	\$67/ton	Municipal environmental funds (70%); General budget (30%)
	Poland ⁴	\$83/ton	National, regional and municipal environmental funds
	Russia ⁵	\$1.02/ton permitted; \$5.08/ton above	National and regional environmental funds
	Slovakia ⁶	\$27/ton	Slovak Environmental Fund
	Sweden	Energy plants with production of 25 GWh or more pay \$5/kg NO _x	Redistributed to payees (plants) in proportion to emissions per unit of energy produced
Combined industrial air emissions	Latvia ¹¹	\$1.65 to \$440/ton, depending on emissions hazard class	National, regional and local general budgets
BOD load	Bulgaria	\$0.11/kg	National environmental fund (70%); polluter's municipality (30%)
	Colombia	Río Negro basin only, rate n.a.	Wastewater treatment plants (50%); industrial clean technology equipment (30%); research, administration (20%)
	Estonia ²	BOD ₅ \$77/ton permitted; \$386/ton above	Estonian Environmental Funds national (50%); county (50%)
	Lithuania ³	BOD ₇ \$75/ton	Municipal environmental funds (70%); General budget (30%)

Regulated Substance	Country	Rate	Use of Revenues
	Malaysia	BOD from palm oil industry; current rates n.a.	n.a.
	Philippines	BOD in Laguna de Bay watershed, rates n.a.	Water quality management, monitoring & enforcement (80%); local government budgets (20%)
	Poland ⁴	BOD ₅ \$172 to \$1,722/ton, depending on source	National, regional and municipal environmental funds
	South Korea ¹²	n.a.	n.a.
TSS	Bulgaria ⁷	\$0.04/kg	National environmental fund (70%); polluter's municipality (30%)
	Colombia	Río Negro basin only, rate n.a.	Wastewater treatment plants (50%); industrial clean technology equipment (30%); research, administration (20%)
	Estonia ²	\$39/ton permitted; \$386/ton above	Estonian Environmental Funds national (50%); county (50%)
	Lithuania ³	\$15/ton	Municipal environmental funds (70%); General budget (30%)
	Poland ⁴	\$74/ton	National, regional and municipal environmental funds
	South Korea ¹²	n.a.	n.a.
Combined industrial water emissions	France ¹³	Varies by river basin	Water pollution control
	Germany ¹⁴	\$42 per "pollution unit"	Water quality management
	Latvia ¹¹	\$1.65 to \$27,600/ton, depending on effluent hazard class	National, regional and local general budgets
	Netherlands	Varies by flow and load	Water quality policy
	Slovakia ⁶	Varies by effluent load and quantity (not quality) of receiving waters	Slovak Environmental Fund
Nitrogen and Phosphorous	Denmark	N \$3.10/kg; P \$17.30/kg discharged to surface waters	General budget
	Estonia ²	N \$65/ton permitted; \$320/ton above P \$115/ton permitted; \$580/ton above discharged to surface water, ground water or soil	Estonian Environmental Funds national (50%); county (50%)

Regulated Substance	Country	Rate	Use of Revenues
	Lithuania ³	N \$75/ton; P \$260/ton	Municipal environmental funds (70%); General budget (30%)
Landfill, incinerator or hazardous waste	Denmark ¹⁵	\$53/ton, landfill waste \$41/ton, incinerator waste \$393/ton, hazardous waste	General budget
	Estonia ²	\$0.06 to \$54/ton permitted; \$0.32 to \$27,000/ton above for waste dumping or burying, depending on hazard class	Estonian Environmental Funds national (50%); county (50%)
	Finland	\$18/ton, landfill waste	n.a.
	Latvia ¹¹	\$0.14/m3, non-toxic waste disposal \$0.83/m3, toxic waste disposal \$28/m3, highly toxic waste disposal	National, regional and local general budgets
	Netherlands	\$16/ton, landfill waste \$34/ton, combustible waste disposed of in landfill	General budget
	Poland ⁴	\$1.60 to \$21.50/ton waste disposal, depending on hazard class	National, regional and municipal environmental funds
	United Kingdom	landfill tax, \$17/ton on “active” waste; \$3/ton on inert waste	General budget

Note: CO is carbon monoxide, SO₂ is sulfur dioxide, and NO_x is nitrogen oxide; BOD is an acronym for biological oxygen demand and TSS is an acronym for total suspended solids. BOD load is the total amount of oxygen that a given amount of effluent will use in biochemical oxidation, during a period of three days at a temperature of 30°C (86°F).

- Charges from medium and large industrial enterprises in the Czech Republic go to the State Environmental Fund, while charges from small enterprises become part of municipal government budgets. The Czech Republic has established effluent fees for 90 air and 5 water pollutants, though only a few are listed here.
- In Estonia, exceeding a permit is not illegal, so long as an enterprise is able to pay the additional effluent fee. Estonia has established effluent fees for 139 air and 8 water pollutants, though only a few are listed here.
- Lithuania assesses fines on all air and water pollutants, but rates are available only for those listed here.
- Poland's effluent charges are divided among national, regional and municipal environmental funds in specified percentages that vary by substance. For example, NO_x charges are divided between the national (90%) and municipal (10%) funds, while most other air emissions are divided among the national (36%), regional (54%) and municipal (10%) funds. Poland assesses fees on 62 air and 6 water pollutants, though only a few are listed here.
- Russia assesses fees on more than 100 air and more than 100 water pollutants, though only a few are listed here.
- Slovakia assesses fees on 123 air and five water pollutants, though only a few are listed here.
- Bulgaria assesses fees on 16 air and 27 water pollutants, though only a few are listed here.
- France taxes sulfur hydrogen and hydrochloric acid emissions at the same rate as sulfur dioxide.
- Hungary's air emissions fines vary according to height of emissions and the factor by which permitted levels are exceeded. The charges listed here are “base fines,” or those assessed when actual emissions exceed permitted levels by a factor of 1.00-2.00. Hungary has established fines for 150 air and 32 water pollutants, though only a few are listed here.
- Gasoline and fuels with sulfur content less than 0.05% (includes most auto diesel used in Norway) are excluded from Norway's SO₂ tax.

11. Latvia assesses fees on seven air and ten water pollutants, though only a few are listed here.
12. South Korea's effluent fees are assessed on emissions exceeding 30 percent of maximum allowable limit; penalty fees, assessed on emissions above the allowable maximum, equal the expense of treating actual volume of emitted pollutants. South Korea assesses fees on 10 air pollutants and 15 water pollutants, though only two are listed here.
13. In 1993, rates ranged from \$16/kg of suspended solids in the Loire-Bretagne river basin to \$446/kg of soluble salts in the Seine-Normandie basin. See Cadiou and Duc (1994).
14. In Germany, water pollution units are determined by flow and load; the per unit charge can be reduced by pollution control equipment investment.
15. Average rate; Danish waste disposal charge depends on type of waste.

SOURCES: Speck (1998); Gornaja, Kraav, Larson and Türk (1997); Bruneniek, Kozlovska and Larson (1997); Semėnienė, Bluffstone and Čekanavičius (1997); Kozeltsev and Markandya (1997); Stepanek (1997); Morris, Tiderenczl and Kovács (1997); Anderson and Fiedor (1997); Owen, Myjavec, and Jassikova (1997); Matev and Nivov (1997); Wuppertal Institute (1996); Organization for Economic Cooperation and Development (1997c); World Bank (1997); Panayotou (1998); and World Bank (1999).

**TABLE 2:
DEPOSIT-REFUND SYSTEMS**

Regulated Products	Country	Jurisdiction/ Size of Deposit or Description
Specified Beverage Containers	Australia	South Australia / 3¢ (aluminum cans) to 13¢ (glass bottles)
	Austria	National / 40¢ (reusable plastic bottles)
	Barbados	Local / glass containers
	Belgium	National / beer, soft drink containers
	Bolivia	Local / glass and plastic containers
	Brazil	Regional / glass and aluminum containers
	Canada	Newfoundland / 4¢ deposit, 2¢ return; Nova Scotia / 7¢ deposit, full return on refillables, 4¢ return on non-refillables; Quebec / 4¢; British Columbia, Alberta, Yukon / deposit n.a. (specified containers)
	Chile	Local / glass and plastic containers
	Colombia	Local / glass containers
	Czech Republic	National / 9 to 15¢ (glass bottles); 15 to 30¢ (PET bottles)
	Denmark	National / 18¢ to 70¢ (glass bottles)
	Ecuador	Local / glass containers
	Finland	National / 9¢ (small bottle); 46¢ (liter bottle); 18¢ (can)
	Iceland	National / various containers
	Jamaica	Local / glass containers
	Japan ¹	National / \$2.40 per case (glass bottles)
	Mexico	Local / glass containers
	Netherlands	National / up to 28¢ (glass bottles); 50¢ (PET bottles)
	Norway	National / glass and PET bottles, up to 28¢
	Sweden	National / 33¢ (glass bottles); 8¢ (cans); 60¢ (PET bottles)
	Switzerland	National / various containers; operated by private sector
	Taiwan ²	National / 8¢ (PET bottles)
	United States ³	Connecticut, Delaware, Iowa, Maine, Massachusetts, New York, Oregon, Vermont / 5¢; Michigan / 10¢; California
	Venezuela	Local / glass containers

Regulated Products	Country	Jurisdiction/ Size of Deposit or Description
Auto Batteries	United States	Arizona, Connecticut, Idaho, Minnesota, New York, Rhode Island, Washington, Wisconsin / \$5.00; Michigan / \$6.00; Arkansas, Maine / \$10.00
	Mexico	Old battery must be returned to purchase new battery
Scrap Autos	Sweden	National/ \$160 deposit paid on new car purchase; \$185 returned when consumer renders old car being replaced
Small Chemical Containers	Denmark	National
Tires	South Korea	National/5¢ to 50¢, depending on size
Plastic Shopping Bags	Italy	National / 5¢ per bag
Packaging Waste	France	National / Eco-emballages; operated by private sector
	Germany	National / Duales System; operated by private sector
Flourescent Light Bulbs	Austria	National / \$1.20 per bulb
Refrigerators	Austria	National / \$10 to \$100

1. Japan's deposit fee for glass bottles includes approximately 60¢ for the bottles, and 80¢ for the case or container.
2. Taiwan's deposit-refund system for PET bottles pays 8¢ to consumers bringing bottles to collection locations, and 2¢ for collectors bringing bottles to recycling centers.
3. Oregon's rate for refillables is 2¢. California's deposits for aluminum and bi-metal containers smaller than 24 oz. are 2.5¢ and 5¢, respectively, and 3¢ and 6¢, respectively, for containers 24 oz. and larger.

SOURCES: U.S. Environmental Protection Agency (1992); Organization for Economic Cooperation and Development (1993a, 1993c, 1995a, 1995b, 1997a, 1998a, 1998d, 1999a, 1999b); Huber *et al.* (1997); Smitheman and Cooper (1997); and Rhee (1994).

**TABLE 3:
USER CHARGES**

Country	Item Taxed	Rate	Use of Revenues
Austria	Motor fuels	Varies by fuel type	Public transport investments
	Annual vehicle use	(kW-24)*\$.47/month, plus 20% for cars without catalytic converter	Partially earmarked for public transport subsidies
	Natural gas Electricity	\$.05/m3 \$.009/kWh	Partially earmarked for energy-saving measures and public transport
	Landfill waste disposal	\$5 to \$9/ton	Contaminated site cleanup
Belgium	Landfill and incinerator waste Hazardous waste	\$4 to \$26/ton \$11 to \$87/ton	National environmental expenditure
	Batteries ¹ Disposable beverage containers ¹ Disposable razors Disposable cameras ¹ Packaging of solvents ¹ Packaging of glue ¹ Packaging of inks ¹ Packaging of pesticides ¹	\$.58/battery \$.44/container \$.29/razor \$8.73/camera \$.15/5 liters \$.73/10 liters \$.73/2.5 liters \$.73/5 liters	Regional environmental expenditure
	Surplus manure	Based on kg of phosphate and nitrogen	Funds manure transport and disposal
	Batteries	NiCd \$.94 to \$5.66 Lead \$1.89 to \$3.77	Funds collection and recycling of old batteries
	Tires	\$1.26/tire (new or used) \$.63/tire made of recycled material	Funds tire collection and recycling
	Tires	\$2.50 to \$50/tire	Funds tire recovery and recycling ²
	Lubricant oils and greases	\$.05/kg	Funds treatment of oil wastes
Finland	Hazardous waste	\$336/ton	Funds waste processing
	Nuclear power generation	\$2.40 to \$3.20/MWh	Funds waste processing

Country	Item Taxed	Rate	Use of Revenues
France	Lubricant oils, oil products	\$27/ton	Funds collection, recycling of used oil and oil products
	Conventional waste Industrial & hazardous waste	\$7.20/ton, landfill disposal \$7.20/ton, treated; \$14.40/ton, stored	Funds research, treatment and equipment for contaminated site cleanup
	Automobile use of bridges to islands	\$3.58/vehicle ³	Funds protection of island environments
	Use of inland waterways	Varies	Finances inland waterways authority
Italy	Lubricant oils	\$.03/kg	Funds collection, reuse and dumping costs
Netherlands	Surplus manure	\$.13 to \$.26/kg ⁴	Funds manure transport, storage and processing
South Korea	Toxic substance containers Cosmetics containers Batteries Anti-freeze containers Flourescent light bulbs Chewing gum Disposable diapers	1¢/container over 500 ml 0.2¢ to 0.7¢/container 0.2¢/battery (all types) 2¢/container 0.6¢/bulb 0.25% of sale price 0.1¢/diaper	Funds waste disposal
	Commercial operations and tourism within national parks	n.a.	Finances Korea National Park Authority (40%)
Spain	Pollutant spills into coastal waters	Varies with content and quantity of spill	Funds spill cleanup and sea quality improvement.
Sweden	Fertilizers	\$0.22/kg N for N > 2%; \$3.70/g Cd for Cd > 5 g/ton of phosphorous	Finances environmental improvements in agriculture
	Tires	\$1.50, automobiles; \$37, trucks; \$9.30 tractors	Finances recovery and recycling of used tires ⁵
	Batteries	Lead, \$4.90; NiCd, \$5.70 Alkaline and HgO, \$2.80	Covers used battery collection and disposal costs
Switzerland	Motorway use (cars & trucks) Leaded gasoline Unleaded gasoline Diesel fuel	Varies by weight, distance \$588/m ³ \$529/m ³ \$552/m ³	Finances road construction and other road-related expenditures
United States	Motor fuels Annual use of heavy vehicles Trucks & trailers (excise tax)	\$.183/gal \$100-\$500/vehicle 12%	Highway Trust Fund/ Mass Transit Account

Country	Item Taxed	Rate	Use of Revenues
	Noncommercial motorboat fuels	\$.183/gal	Aquatic Resource Trust Fund
	Inland waterways fuels	\$.233/gal	Inland Waterways Trust Fund
	Non-highway recreational fuels and small-engine motor fuels	\$.183/gal gasoline \$.243/gal diesel	National Recreational Trails Trust Fund and Wetlands Account of Aquatic Resources Trust Fund
	Sport fishing equipment	10% (outboard motors, 3%)	Sport Fishing Restoration Account of Aquatic Resources Trust Fund
	Bows and arrows Firearms and ammunition	11% 10%	Federal Aid to Wildlife Program

1. Belgium exempts these products from the tax when organized deposit-refund or collection system exists and minimum recycling or collection targets are achieved.
2. Finland's tire recycling is managed by a private company. Rates are lower for tires made of recycled materials.
3. Maximum rate.
4. The Netherlands' manure charge is based on amount of manure produced per hectare: \$.13/kg for amounts between 125 and 200 kg/ha; double that amount for amounts greater than 200 kg/ha.
5. In Sweden, manufacturers, importers and sellers of tires are required to ensure that used tires are reused, recycled, or disposed of in an environmentally friendly manner.

SOURCE: Barthold (1994); Speck (1998); Organization for Economic Cooperation and Development (1997a); and Rhee (1994).

**TABLE 4:
INSURANCE PREMIUM TAXES**

Country	Item/Action Taxed	First Enacted/Modified	Rate	Use of Revenues
Belgium	Ionizing radiation	1994	n.a.	Fund for Risks of Nuclear Accidents
Finland	Oil imports	1970s	\$0.43/ton ¹	Oil Pollution Compensation Fund
United States	Chemical production	1980/1986	\$.22 to \$4.88/ton	Superfund (CERCLA)
	Petroleum production	1980/1986	\$.097/barrel crude	
	Corporate income	1986	0.12% ²	
	Petroleum and petroleum products	1989/1990	\$.05/barrel	Oil Spill Liability Trust Fund
	Petroleum-based fuels, except propane	1986/1990 (expired 1995)	\$.001/gal	Leaking Underground Storage Trust Fund
	Coal production	1977/1987	\$1.10/ton underground \$.55/ton surface	Black Lung Disability Trust Fund

1. Rate is twice as high for tankers without double hulls.
2. Rate is 0.12% of “alternative minimum taxable income” that exceeds \$2 million.

SOURCES: Barthold(1994); Speck (1998); and Organization for Economic Cooperation and Development (1997a).

**TABLE 5:
SALES AND VALUE-ADDED TAXES**

Item/Action Taxed	Country	Rates	Use of Revenues
Motor fuel, other energy products (excise taxes)	Austria ¹	Gas oil: heating, \$81/m3; industrial, \$332/m3	General budget
	Belgium ²	Gasoline: leaded, \$648/m3; unleaded, \$580/m3 Gas oil: heating, \$6/m3; industrial, \$22/m3	General budget
	Denmark ³	Gasoline: leaded, \$632/m3; unleaded, \$530/m3 Gas oil: heating, \$267/m3; industrial, \$267/m3	General budget
	Finland ⁴	Gasoline: leaded, \$709/m3; unleaded, \$620/m3 Gas oil: heating and industrial, \$22/m3	General budget
	France ⁵	Gasoline: leaded, \$737/m3; unleaded, \$688/m3 Gas oil: heating and industrial, \$91/m3	General budget
	Germany ⁶	Gasoline: leaded, \$648/m3; unleaded, \$588/m3 Gas oil: heating and industrial, \$48/m3	General budget
	Greece ⁷	Gasoline: leaded, \$454/m3; unleaded, \$397/m3 Gas oil: heating, \$150/m3; industrial, \$275/m3	General budget
	Ireland ⁸	Gasoline: leaded, \$242/m3; unleaded, \$198/m3 Gas oil: heating and industrial, \$25/m3	General budget
	Italy ⁹	Gasoline: leaded, \$672/m3; unleaded, \$618/m3 Gas oil: heating, \$452/m3; industrial, \$136/m3	General budget
	Luxembourg ¹⁰	Gasoline: leaded, \$426/m3; unleaded, \$371/m3 Gas oil: heating, \$6/m3; industrial, \$20/m3	General budget
	Netherlands ¹¹	Gasoline: leaded, \$732/m3; unleaded, \$656/m3 Gas oil: heating and industrial, \$55/m3 Uranium-235, \$17/g used in nuclear power generation	General budget
	Norway ¹²	Gasoline: leaded, \$575/m3; unleaded, \$542/m3	General budget
	Portugal ¹³	Gasoline: leaded, \$591/m3; unleaded, \$555/m3 Gas oil: heating, \$117/m3; industrial, \$324/m3	General budget
	Spain ¹⁴	Gasoline: leaded, \$465/m3; unleaded, \$427/m3 Gas oil: heating and industrial, \$91/m3	General budget
	Sweden ¹⁵	Gasoline: leaded, \$527/m3; unleaded, \$446/m3 Gas oil: heating and industrial, \$92/m3	General budget
	United Kingdom ¹⁶	Gasoline: leaded, \$819/m3; unleaded, \$731/m3 Gas oil: heating and industrial, \$49/m3	General budget

Item/Action Taxed	Country	Rates	Use of Revenues
Motor fuels, other energy products (VAT)	Austria	20%	General budget
	Belgium	21%; except coal and other solid fuels (12%)	General budget
	Denmark	25%	General budget
	Finland	22%	General budget
	France	20.6%; 5.5% on fixed charge portion of utility bills	General budget
	Germany	16%	General budget
	Greece	18%; natural gas and coal are exempt	General budget
	Ireland	21% motor fuels; 12.5 % other energy products; fuels for public transport are exempt	General budget
	Italy	19%, except coal (9%) and electricity (10%)	General budget
	Luxembourg	15% motor fuels, except unleaded gasoline (12%); 12% gas oil, kerosene and coal; 6% LPG	General budget
	Netherlands	17.5%	General budget
	Norway	23%	General budget
	Portugal	17% motor fuels and kerosene; 12% electricity; 5% natural gas	General budget
	Spain	16%	General budget
	Sweden	25%	General budget
	Switzerland	6.5%	General budget
	United Kingdom	17.5%, except domestic heating fuels (5%)	General budget
New automobiles	Austria	[(fuel consumption per 100 km - 3 liters) * 2% of net price] ; electric cars are exempt	General budget
	Belgium	\$73 - \$5,800/vehicle, based on engine power	General budget
	France	Varies with engine power	Regional budget
	Germany	\$21 - \$30	General budget
	Greece	Varies with cubic capacity; vehicles with anti-pollution technology subject to reduced rate	General budget
	Ireland	13.3 - 28 %, depending on cubic capacity	General budget
	Italy	\$91 - \$236, depending on type and size of vehicle	General budget
	Netherlands	Varies with vehicle type, weight, and fuel type	General budget

Item/Action Taxed	Country	Rates	Use of Revenues
	Norway	Varies with weight, horsepower and piston displacement	General budget
	Portugal	\$1.47 - \$12 per 100 cc	General budget
	Spain	7% of sale price	General budget
	United States	\$1,000 - \$7,700/ auto exceeding fuel efficiency maxima	U.S. Treasury
Pesticides	Belgium	\$.06/g of specified contents	General budget
	Denmark	3% - 37% of retail price, varies by toxicity	General budget
	Finland	2.5% of total annual sales	General budget
Fertilizers	Sweden	\$0.16/kg Nitrogen; \$0.30/kg Phosphorous	General budget
Chlorinated solvents	Denmark	\$0.31/kg of tetrachlorethylene, trichloroethylene, and dichloromethane	General budget
VOC	Switzerland	\$0.73/kg	General budget
Lubricant oils	Denmark	\$0.28/liter	General budget
	Sweden	\$0.14/liter	General budget
Non-refillable containers	Finland	\$0.80/liter	General budget
	Sweden	\$0.04 - \$0.42/container	General budget
Ozone-depleting substances	Australia	\$1,225/ton CFCs; \$55/ton methyl bromide	General budget
	Denmark	\$4.70/kg CFCs or halons	General budget
	United States	\$4.35/pound	U.S. Treasury
New tires	United Sates	\$.15 - \$.50/pound	U.S. Treasury

Note: VAT is an acronym for value-added tax, and VOC is an acronym for volatile organic compounds.

1. Austria also assesses excise taxes on heavy fuel oil, LPG and kerosene, at varying rates. Gas oil for cogeneration is taxed at the same rate as domestic heating oil. Austria's motor fuel excise taxes are excluded here because revenues are used for public transport expenses and can therefore be considered user charges. See Table 3.
2. Belgium also assesses excise taxes on diesel, LPG and kerosene, at varying rates. In addition to excise taxes, most motor fuels and other energy products are subject to an energy tax of \$10 to \$15/m³, the revenues from which are earmarked for a social security fund.
3. Denmark also assesses excise taxes on heavy fuel oil, LPG, kerosene, coal, natural gas, and electricity, at varying rates. Partial rebates are available for gas stations with vapor recovery systems.
4. Finland also assesses excise taxes on diesel and kerosene, at varying rates.
5. France also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates.
6. Germany also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates.
7. Greece also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates.

8. Ireland also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates.
9. Italy also assesses excise taxes on diesel, LPG, kerosene, heavy fuel oil, natural gas and electricity, at varying rates.
10. Luxembourg also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates.
11. The Netherlands also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates. All fuels are also subject to a general energy tax, which ranges from \$13/m³ for leaded and unleaded gasoline to \$18/m³ for LPG.
12. Norway also assesses excise taxes on diesel and electricity, at varying rates, although manufacturing enterprises are exempt from the tax on electricity.
13. Portugal also assesses excise taxes on diesel, LPG, kerosene, heavy fuel oil and electricity, at varying rates.
14. Spain also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates.
15. Sweden also assesses excise taxes on diesel, LPG, kerosene, heavy fuel oil, coal, natural gas and electricity, at varying rates.
16. The United Kingdom also assesses excise taxes on diesel, LPG, kerosene and heavy fuel oil, at varying rates.

SOURCES: Barthold (1994); Speck (1998); and Organization for Economic Cooperation and Development (1997a, 1998a).

**TABLE 6:
ADMINISTRATIVE CHARGES**

Country	Item/Action Taxed	First Enacted/ Modified	Rate	Use of Revenues
Australia	Ozone-depleting substances	n.a.	\$6,100 administration fee, \$1,200 license fee	Covers cost of licensing and administration
Finland	Pesticides	n.a.	\$990 one-time registration charge (new pesticides)	Covers cost of registration
France	Use of inland waterways	n.a.	Varies by waterway and type of craft	Earmarked for financing of inland waterways authority
Malaysia	Palm oil industrial effluent discharges	1978	\$2.54 annually per enterprise	Covers license-processing costs
Sweden	Pesticides	1984	Inspection charge, plus 15.5% of wholesale price	Finances administrative costs of biocide registry
United Kingdom	Water pollutant discharges	1992	\$840 one-time application charge, annual charge \$650 per pollution unit	Finances national water discharge licensing policy
United States	Water Pollutant Discharges	1972	Varies by substance	State administrative cost of National Pollution Discharge Elimination System, Clean Water Act
	Criteria Air Pollutants	1990	Varies by implementing state	State administrative cost of state clean air programs under Clean Air Act

SOURCES: U.S. Office of Technology Assessment (1995); Speck (1998); and World Bank (1997).

**TABLE 7:
TAX DIFFERENTIATION**

Item/Action Taxed	Country	Provision and Differentiated Rate
Motor Fuels Excise Tax Reductions and Exemptions ¹	Belgium	Tax exemptions for motor fuels used in development of environmentally friendly products, rail carriage of passengers and goods
	Denmark	Tax rebate of \$.005/liter for gas stations with vapor recovery, full exemption for public transport
	Norway	Exemption for use of vapor recovery unit
	United States	Reduced rates for natural gas (\$.07/gal); methanol (\$.06/gal); and ethanol (\$.054/gal)
	United Kingdom	Reduction of \$33/m3 for diesel with low sulfur content
Motor Fuels VAT Reductions and Exemptions ¹	Austria	Reduced rate for public transport services (10%)
	Belgium	Reduced rate for public transport services (6%)
	Denmark	Exemption for public transport services
	Finland	Reduced rate for public transport services (6%)
	France	Reduced rate for public transport services (5.5%)
	Germany	Reduced rate for urban public transport (7%)
	Greece	Reduced rate for public transport (8%)
	Ireland	Exemption for public transport
	Italy	Reduced rate for public transport (10%); urban bus/rail transit exempt
	Luxembourg	Reduced rate for public transport (3%)
	Netherlands	Reduced rate for public transport (6%)
	Portugal	Reduced rate for public transport (5%)
	Spain	Reduced rate for public transport (7%)
	Sweden	Reduced rate for public transport (12%)
Income Tax Credits and Deductions	Australia	Deductions for prevention of land degradation
	Austria	Deductions for household energy saving measures, purchase of low-noise trucks (double normal capital deduction); exemption for industrial/commercial environmental investments
	Belgium	Increased deductions for green investments, energy-saving devices
	Colombia	Credits and deductions for reforestation activities
	Denmark	Deductions for environmental improvement equipment on small farms

Item/Action Taxed	Country	Provision and Differentiated Rate
	Ireland	Deductions for investments in renewable energy (maximum 50% of capital expenditure, investment must be held five years)
	Netherlands	Credit (40-52%) for specified corporate energy investments
	Russia	Credit (100%) for environmental protection equipment investments
	Spain	Deductions (maximum 10% of investment) for investments in environmental protection
	United States	Alcohol fuels: methanol (\$.60/gal) and ethanol (\$.54/gal) Business Energy: solar (10%) and geothermal (10%) Non-conventional Fuels: \$3.00/Btu-barrel equivalent of oil Wind Production (1.5¢/kWh) Biomass Production (1.5¢/kWh) Electric Automobiles (10% credit)
Other Income Tax Provisions	Australia	Accelerated depreciation for water conservation and capital expenditure on environmental impact studies
	Barbados	Income tax rebate for water conservation and solar energy equipment in the tourism sector
	Brazil	Income tax rebates for adoption of clean technology
	Colombia	Income tax rebates for industrial pollution abatement investments
	Ecuador	Income tax relief for investments in mercury recovery in mining
	Finland	Accelerated depreciation (maximum 25% of purchase price for four years) for environmental investments
	France	Accelerated depreciation : 100% in first year for specified energy-saving equipment; lesser percentages for industrial water pollution, air pollution and noise reduction technologies
	Germany	Accelerated depreciation for pollution reduction equipment
	Hungary	Reduced rate for manufacturers of environmental products
	Japan	Capital allowance for solar energy, pollution prevention and recycling equipment; reduced rate for specified facilities for air, water and noise abatement, asbestos emission reduction, oil desulfurization and waste recycling
	Kenya	Capital expenditure for preventing soil erosion or planting permanent crops treated as current expense
	Netherlands	Accelerated depreciation for specified environmental technologies
	Switzerland	Accelerated depreciation for energy-saving & solar energy investments
	Tanzania	Capital expenditure for prevention of soil erosion treated as current expenditure.

Item/Action Taxed	Country	Provision and Differentiated Rate
	United States	Van Pools: tax-free employer provided benefits
		Mass Transit Passes
		Utility Rebates: exclusion of subsidies from utilities for energy conservation measures
	Venezuela	Income tax relief for industrial pollution abatement investments
Sales Tax and VAT Provisions	Australia	Sales tax exemption for recycled paper, solar power equipment and conversion of engines to LPG or natural gas
	Brazil	VAT rebates for adoption of clean technology
	Colombia	VAT rebates for industrial pollution abatement investments
	Denmark	Energy-saving light bulbs exempt from sales tax
	Germany	Reduced energy product excise tax (50%) for hydroelectricity
	Hungary	Reduced VAT rate for cars with catalytic converters
	Portugal	Reduced energy VAT rate of 5% for equipment related to solar or geothermal energy, and for generation of energy from waste
	Sweden	Energy VAT reduction for cogeneration plants (50%), exemption for electricity generated by wind power
	United Kingdom	Reduced VAT rate of 5% on installation of household energy-saving equipment
Tax Exempt Private Activity Bonds	United States	Interest exempt from Federal taxation: mass transit, sewage treatment, solid waste disposal, water treatment, high speed rail

1. For full motor fuels excise tax and VAT rates in each country, see Table 5. For full rates in the United States and Austria, in which motor fuels taxes are used to finance road investments, see Table 3.

SOURCES: Barthold (1994); Speck (1998); McMorran and Nellor (1994); and Huber *et al.* (1998).

**TABLE 8:
TRADEABLE PERMIT SYSTEMS**

Country	Program	Traded Commodity	Period of Operation	Environmental and Economic Effects
Canada	ODS Allowance Trading	CFCs and Methyl Chloroform HCFCs Methyl Bromide	1993-1996 1996-Present 1995-Present	Low trading volume, except among large methyl bromide allowance holders
Canada	PERT and GERT	NO _x , VOCs, CO, CO ₂ , SO ₂	1996-Present	Pilot program
		CO ₂	1997-Present	Pilot program
Chile	Santiago Air Emissions Trading	Total suspended particulates emission rights trading among stationary sources	1995-Present	Low trading volume; decrease in emissions since 1997 not definitively tied to TP system
EU Members	ODS Quota Trading	Transfer of ODS production quotas under Montreal Protocol	1991-1994	More rapid phaseout of ODS
Singapore	ODS Permit Trading	Auction and trading of permits for use and distribution of ODS	1991-Present	Increase in permit prices; environmental benefits unknown
United States	Emissions Trading Program	Criteria air pollutants under the Clean Air Act	1974-Present	Performance unaffected; savings = \$5-12 billion
United States	Lead Phasedown	Rights for lead in gasoline among refineries	1982-1987	More rapid phaseout of leaded gasoline; \$250 m annual savings
United States	Water Quality Trading	Point-nonpoint sources of nitrogen & phosphorous	1984-1986	No trading occurred, because ambient standards not binding
United States	CFC Trading for Ozone Protection	Production rights for some CFCs, based on depletion potential	1987-Present	Environmental targets achieved ahead of schedule; effect of TP system unclear
United States	Acid Rain Reduction	SO ₂ emission reduction credits; mainly among electric utilities	1995-Present	Environmental targets achieved ahead of schedule; annual savings of \$1 billion
United States (CA)	RECLAIM Program	Local SO ₂ and NO _x emissions trading among stationary sources	1994-Present	Unknown as of 1997

Note: "TP" refers to tradeable permits; ODS, ozone-depleting substances; CFCs, chlorofluorocarbons; and CA, State of California.

SOURCES: Hahn and Hester (1989); Hahn (1989); Schmalensee, Joskow, Ellerman, Montero and Bailey (1998); Montero, and Sánchez (1999); Klaassen (1999); and Haites (1996).

**TABLE 9:
INFORMATION PROGRAMS**

Country	Information Program	Year of Implementation
Australia	Energy Efficiency Labeling	late 1980s
Canada	Environmental Choice Label	n.a.
China	National Environmental Protection Agency Labeling	1994
EU Members	EU Eco-Label	1993
Nordic Countries	Nordic Swan Label	1989
France	NF Environnement Label	n.a.
Germany	Blue Eco-Angel Label	1977
Hungary	Eco-Label	1995
Indonesia	PROPER industrial environmental performance labeling	1995
	Tropical hardwood labeling	n.a.
Japan	Eco-mark	1989
Philippines	Eco-watch industrial environmental performance labeling	1997
Sweden	Good Environmental Choices Label	1990
Taiwan	Green Mark	1993
Thailand	Thai Green Label	1994
United States	Energy Efficiency Product Labeling	1975
	NJ Hazardous Chemical Emissions	1984
	Toxic Release Inventory	1986
	CA Hazardous Chemical Emissions	1987
	CA Proposition 65	1988
	Energy Star	1993

SOURCES: World Bank (1997); TerraChoice Environmental Services Inc. (1999); China Council Working Group on Trade and Environment (1996); European Union (1999); Organization for Economic Cooperation and Development (1997b); Federal Republic of Germany (1998); Sterner (1999); and Thailand Environment Institute (1999).

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