Climate Change and the EU Emissions Trading Scheme (ETS): Kyoto and Beyond

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Summary

The European Union’s (EU) Emissions Trading Scheme (ETS) is a cornerstone of the EU’s efforts to meet its obligation under the Kyoto Protocol. It covers more than 10,000 energy-intensive facilities across the 27 EU Member countries; covered entities emit about 45% of the EU’s carbon dioxide emissions. A “Phase 1” trading period began January 1, 2005. A second, Phase 2, trading period began in 2008, covering the period of the Kyoto Protocol, with a Phase 3 proposed for 2013.

Several positives resulting from the Phase 1 “learning by doing” exercise assisted the ETS in making the Phase 2 process run more smoothly, including: (1) greatly improving emissions data, (2) encouraging development of the Kyoto Protocol’s project-based mechanisms — Clean Development Mechanism (CDM) and Joint Implementation (JI), and (3) influencing corporate behavior to begin pricing in the value of allowances in decision-making, particularly in the electric utility sector.

However, several issues that arose during the first phase were not resolved as the ETS moved into Phase 2, including allocation schemes, shutdown credits and new entrant reserves, and others. In addition, the expansion of the EU and the implementation of the directives linking the ETS to the Kyoto Protocol project-based mechanisms created new issues to which Phase 2 had to respond. A more comprehensive response to these issues is envisioned for Phase 3.

The United States is not a party to Kyoto. However, almost four years of carbon emissions trading has given the EU valuable experience in designing and operating a greenhouse gas trading system. This experience may provide some insight into cap-and-trade design issues currently being debated in the United States.

- The U.S. requires only electric utilities to monitor CO₂. The EU-ETS experience suggests that expanding similar requirements to all facilities covered under a cap-and-trade scheme would be pivotal for developing allocation systems, reduction targets, and enforcement provisions.

- In the U.S. debate on comprehensive versus sector-specific reduction programs, the EU-ETS experience suggests that adding sectors to a trading scheme once established may be a slow, contentious process.

- As with most EU industries, most U.S. industry groups either oppose auctions outright or want them to be supplemental to a base free allocation. The EU-ETS experience suggests Congress may want to consider specifying any auction requirement if it wishes to incorporate market economics more fully into compliance decisions.

- EU-ETS analysis suggests the most important variables in determining Phase 1 allowance price changes were oil and natural gas price changes; this apparent linkage raises possible market manipulation issues, particularly with the inclusion of financial instruments such as options and futures contracts. Congress may consider whether the government needs enhanced regulatory and oversight authority over such instruments.
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Climate Change and the EU Emissions Trading Scheme (ETS): Kyoto and Beyond

Overview

Climate change is generally viewed as a global issue, but proposed responses typically require action at the national level. With the 1997 Kyoto Protocol now in force and setting emissions objectives for 2008-2012, countries that ratified the protocol are developing appropriate implementation strategies to begin reducing their emissions of greenhouse gases. In particular, the European Union (EU) has decided to use an emissions trading scheme (called a “cap-and-trade” program), along with other market-oriented mechanisms permitted under the Protocol, to help it achieve compliance at least cost. The decision to use emission trading to implement the Kyoto Protocol is at least partly based on the successful emissions trading program used by the United States to implement its sulfur dioxide (acid rain) control program contained in Title IV of the 1990 Clean Act Amendments.

The EU’s Emissions Trading System (ETS) covers more than 10,000 energy intensive facilities across the 27 EU Member countries, including oil refineries, powerplants over 20 megawatts (MW) in capacity, coke ovens, and iron and steel plants, along with cement, glass, lime, brick, ceramics, and pulp and paper installations. Covered entities emit about 45% of the EU’s carbon dioxide emissions. The trading program covers neither CO₂ emissions from the transportation sector, which account for about 25% of the EU’s total greenhouse gas emissions, nor emissions of non-CO₂ greenhouse gases, which account for about 20% of the EU’s total greenhouse gas emissions. A “Phase 1” trading period began January 1, 2005.

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1 Six gases are included under the Kyoto Protocol: carbon dioxide, methane, nitrous oxide, hydrofluorocarbons, perfluorocarbons, and sulfur hexafluoride. The United States has not ratified the Kyoto Protocol and, therefore, is not covered by its provisions. For more information on the Kyoto Protocol, see CRS Report RL33826, Climate Change: The Kyoto Protocol and International Actions, by Susan Fletcher and Larry Parker.

2 Norway, a non-EU country, also has instituted a CO₂ trading system. Various other countries and a state-sponsored regional initiative located in the northeastern United States involving several states are developing mandatory cap-and-trade system programs, but are not operating at the current time. For a review of these emerging programs, along with other voluntary efforts, see International Energy Agency, Act Locally, Trade Globally (2005).


4 For further background on the ETS and its first year of operation, see CRS Report RL33581, Climate Change: The European Union’s Emissions Trading System (EU-ETS), by Larry Parker.
A second, Phase 2, trading period began January 1, 2008, covering the period of the Kyoto Protocol, with a Phase 3 planned to begin in 2013.5

Under the Kyoto Protocol, the then-existing 15 nations of the EU agreed to reduce their aggregate annual average emissions for 2008-2012 by 8% from the Protocol’s baseline level (mostly 1990 levels) under a collective arrangement called a “bubble.” By 2006, collective greenhouse gas emissions in the EU were 2.7% below Kyoto baseline levels (2.2% below 1990 levels), mostly the result of a structural shift from coal to natural gas in the United Kingdom and the incorporation of East Germany into West Germany.6 In light of the Kyoto Protocol targets, the EU adopted a directive establishing the EU-ETS that entered into force October 13, 2003.7 The importance of emissions trading was elevated by the accession of 12 additional central and eastern Europe countries to EU membership from May 2004 through January 2007. Collectively, the 27 Members of the expanded EU’s greenhouse gas emissions dropped 7.7% from 1990 to 2006.

The EC believes that the Phase 1 “learning by doing” exercise prepared the community for the difficult task of achieving the reduction requirements of the Kyoto Protocol. Several positives resulted from the Phase 1 experience that assisted the ETS in making the Phase 2 process run smoothly, at least so far. First, Phase 1 established much of the critical infrastructure necessary for a functional emission market, including emissions monitoring, registries, and inventories. Much of the publicized difficulties the ETS experienced in the first phase can be traced to inadequate emission data.8 Phase 1 significantly improved those data in preparation for Phase 2 implementation.

Second, the ETS helped jump-start the project-based mechanisms — Clean Development Mechanism (CDM) and Joint Implementation (JI) — created under the Kyoto Protocol.9 As stated by Ellerman and Buchner:

5 More information, including relevant directives, on the EU-ETS is available on the European Union’s website at [http://europa.eu.int/scadplus/leg/en/lvb/l28012.htm].


The access to external credits provided by the Linking Directive has had an invigorating effect on the CDM and more generally on CO₂ reduction projects in developing countries, especially in China and India, the two major countries that will eventually have to become part of a global climate regime if there is to be one.¹⁰

Third, according to the EC, a key result of Phase 1 was its effect on corporate behavior. An EC survey of stakeholders indicated that many participants are incorporating the value of allowances in making decisions, particularly in the electric utility sector where 70% of firms stated they were pricing in the value of allowances into their daily operations, and 87% into future marginal pricing decisions. All industries stated that it was a factor in long-term decision-making.¹¹

However, several issues that arose during the first phase remain contentious as the ETS implements Phase 2, including allocation (including use of auctions and reliance on model projections), shutdown credits and new entrant reserves, and others. In addition, the expansion of the EU and the implementation of the linking directives create new issues to which Phase 2 has had to respond. These new and continuing challenges for Phase 2 implementation are discussed below.

National Allocation Plans and the ETS

National Allocation Plans (NAPs) are central to the EU’s effort to achieve its Kyoto obligations. Each Member of the EU must submit a NAP that lays out its allocation scheme under the ETS, including individual allocations to each affected unit. For the second trading period, these NAPs were assessed by the EC to determine compliance with 12 criteria delineated in an annex to the emissions trading directive.¹² Criteria included requirements that the emissions caps and other measures proposed by the Member State were sufficient to put it on the path toward its Kyoto target, protections against discrimination between companies and sectors, delineation of intended use of CDM and JI credits for compliance, along with provisions for new entrants, clean technology, and early reduction credits. For the second trading period, the NAP must guarantee Kyoto compliance.

NAPs for the second trading period were due June 30, 2006. By October 26, 2007, the EC had reviewed and approved (sometimes conditionally) all 27 Member States’ NAPs. As indicated by Table 1, the EC reduced the proposed allocations of individual Member States by an average of 10.5% to increase the probability that the EU will achieve its target under the Kyoto Protocol. The need to reduce the

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requested allocations reflects both the structure of the ETS and the lessons the EC learned during the first phase.

### Table 1. ETS Annual Allocations for Phase 2: 2008-2012

<table>
<thead>
<tr>
<th>Member State</th>
<th>2005 Emissions (MMTCO₂E)</th>
<th>Proposed Kyoto Cap (MMTCO₂E)</th>
<th>EC Approved Kyoto Cap (MMTCO₂E)</th>
<th>Approved as Percent of Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Austria</td>
<td>33.4</td>
<td>32.8</td>
<td>30.7</td>
<td>93.6%</td>
</tr>
<tr>
<td>Belgium</td>
<td>55.4</td>
<td>63.3</td>
<td>58.5</td>
<td>92.4%</td>
</tr>
<tr>
<td>Bulgaria</td>
<td>40.6</td>
<td>67.6</td>
<td>42.3</td>
<td>62.6%</td>
</tr>
<tr>
<td>Czech Rep.</td>
<td>82.5</td>
<td>101.9</td>
<td>86.8</td>
<td>85.2%</td>
</tr>
<tr>
<td>Cyprus</td>
<td>5.1</td>
<td>7.12</td>
<td>5.48</td>
<td>77%</td>
</tr>
<tr>
<td>Denmark</td>
<td>26.5</td>
<td>24.5</td>
<td>24.5</td>
<td>100%</td>
</tr>
<tr>
<td>Estonia</td>
<td>12.62</td>
<td>24.38</td>
<td>12.72</td>
<td>52.2%</td>
</tr>
<tr>
<td>Finland</td>
<td>33.1</td>
<td>39.6</td>
<td>37.6</td>
<td>94.8%</td>
</tr>
<tr>
<td>France</td>
<td>131.3</td>
<td>132.8</td>
<td>132.8</td>
<td>100%</td>
</tr>
<tr>
<td>Germany</td>
<td>474</td>
<td>482</td>
<td>453.1</td>
<td>94%</td>
</tr>
<tr>
<td>Greece</td>
<td>71.3</td>
<td>75.5</td>
<td>69.1</td>
<td>91.5%</td>
</tr>
<tr>
<td>Hungary</td>
<td>26.0</td>
<td>30.7</td>
<td>26.9</td>
<td>87.6%</td>
</tr>
<tr>
<td>Ireland</td>
<td>22.4</td>
<td>22.6</td>
<td>22.3</td>
<td>98.6%</td>
</tr>
<tr>
<td>Italy</td>
<td>225.5</td>
<td>209</td>
<td>195.8</td>
<td>93.7%</td>
</tr>
<tr>
<td>Latvia</td>
<td>2.9</td>
<td>7.7</td>
<td>3.43</td>
<td>44.5%</td>
</tr>
<tr>
<td>Lithuania</td>
<td>6.6</td>
<td>16.6</td>
<td>8.8</td>
<td>53%</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>2.6</td>
<td>3.95</td>
<td>2.5</td>
<td>63%</td>
</tr>
<tr>
<td>Malta</td>
<td>1.98</td>
<td>2.96</td>
<td>2.1</td>
<td>71%</td>
</tr>
<tr>
<td>Netherlands</td>
<td>80.35</td>
<td>90.4</td>
<td>85.8</td>
<td>94.9%</td>
</tr>
<tr>
<td>Poland</td>
<td>203.1</td>
<td>284.6</td>
<td>208.5</td>
<td>73.3%</td>
</tr>
<tr>
<td>Portugal</td>
<td>36.4</td>
<td>35.9</td>
<td>34.8</td>
<td>96.9%</td>
</tr>
<tr>
<td>Romania</td>
<td>70.8</td>
<td>95.7</td>
<td>75.9</td>
<td>79.3%</td>
</tr>
<tr>
<td>Slovakia</td>
<td>25.2</td>
<td>41.3</td>
<td>30.9</td>
<td>74.8%</td>
</tr>
<tr>
<td>Slovenia</td>
<td>8.7</td>
<td>8.3</td>
<td>8.3</td>
<td>100%</td>
</tr>
<tr>
<td>Spain</td>
<td>182.6</td>
<td>152.7</td>
<td>152.3</td>
<td>99.7%</td>
</tr>
<tr>
<td>Member State</td>
<td>2005 Emissions (MMTCO₂E)</td>
<td>Proposed Kyoto Cap (MMTCO₂E)</td>
<td>EC Approved Kyoto Cap (MMTCO₂E)</td>
<td>Approved as Percent of Proposed</td>
</tr>
<tr>
<td>--------------</td>
<td>-------------------------</td>
<td>-------------------------------</td>
<td>--------------------------------</td>
<td>--------------------------------</td>
</tr>
<tr>
<td>Sweden</td>
<td>19.3</td>
<td>25.2</td>
<td>22.8</td>
<td>90.5%</td>
</tr>
<tr>
<td>UK</td>
<td>242.4</td>
<td>246.2</td>
<td>246.2</td>
<td>100%</td>
</tr>
<tr>
<td>Total</td>
<td>2122.16</td>
<td>2325.34</td>
<td>2080.93</td>
<td>89.5%</td>
</tr>
</tbody>
</table>


Need for Further Emissions Reductions

It is unclear to what degree the first phase of the ETS achieved real emissions reductions. Emissions are dynamic over time; a product of a country’s population, economic activity, and greenhouse gas intensity. To capture these dynamics, the Member States of the EU develop emissions baselines from models that project future trends in a country’s emissions based on these and other factors, such as anticipated energy and greenhouse gas policies. During the first phase, the emissions goal was to put the EU on the path to Kyoto compliance — not actually comply with the Protocol (which wasn’t necessary until the 2008-2012 time period). Thus, countries developed “business as usual” baselines based on projected growth in emissions. Such a projected baseline suffers from two sources of uncertainty: data uncertainties, and forecasting uncertainties. On data, Phase 1 suffered from uncertainties with respect to data collection and coverage, in monitoring methods for historic data, and data verification. On projecting future emissions, Phase 1 faced uncertainties with respect to economic or sector-based growth rates. Fueled in many cases by over-optimistic economic growth assumptions, these uncertainties increased the probability of inflated business as usual baselines.

The combination of these factors and modest reduction requirements resulted in the emissions allocations for the 2005-2007 trading period being higher than actual 2005 emissions. This result has raised questions about how much reductions achieved during Phase 1 were real as opposed to being merely paper artifacts. On the positive side, verified emissions in 2005 were 3.4% below the estimated 2005

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16 For a further discussion, see *Climate Change: The European Union’s Emissions Trading System (EU-ETS)*, CRS Report RL33581, by Larry Parker.
baseline used during the allocation process. In addition, the allowance prices for 2005 stayed persistently high, suggesting some abatement was occurring and raising questions of “windfall” profits. As stated by Ellerman and Buchner:

First, and most importantly, the persistently high price for EUAs [EU emissions allowances] in a market characterized by sufficient liquidity and sophisticated players must be considered as creating a presumption of abatement. It would be startling if power companies did not incorporate EUA prices into dispatch decisions that would have shifted generation to less emitting plants. There is plenty of anecdotal evidence that this was the case, and the prominent charges of windfall profits assume that the opportunity cost of freely allocated allowances was being passed on (without noting the implications for abatement). Similarly, it would be surprising if there were no changes in production processes that could be made by the operators of industrial plants.17

However, EU emissions allowances (EUAs) during Phase 1 did not maintain value. Phase 1 EUAs were basically worthless during the final six months of 2007. This decline in EUA prices at least partially reflected the general non-transferability of Phase 1 EUAs to Phase 2. Only Poland and France included limited banking in their Phase 1 NAPs. The EC further restricted use of Phase 1 EUAs in Phase 2 with a ruling in November, 2006.18 As a result, excess Phase 1 EUAs were worthless at the end of 2007.19


Figure 1. ECX CFI Futures Contracts: Price and Volume

Source: ECX Exchange.
One consequence of the non-transferability of Phase 1 EUAs is that prices for Phase 2 EUAs have been relatively firm, as indicated by Figure 1 above. This firmness may reflect the ability of the EC to certify Phase 2 NAPs using more verifiable baseline data than were available for Phase 1.20 Scarcity is critical for the proper functioning of an allowance market. A major reason the EC rejected ex post adjustments21 was fear that such adjustments would have a disruptive effect on the marketplace.22 Phase 1 did not firmly establish this foundation of markets;23 based on the Phase 2 EUA future’s market, further market development appears to be occurring, although several challenges to that development will be discussed later.

**Need to Adjust ETS Allocations**

While the environmental performance of Phase 1 may be disputed, the need for additional reductions to achieve Kyoto is not. As indicated by the orange line in Figure 2, the European Environment Agency (EEA) projects that the EU-15 existing measures will halt the projected increase in greenhouse gases; however, as indicated by the red line, they are insufficient to reduce EU-15 emissions to their Kyoto requirements that began in 2008. To achieve this target the EU envisions three actions: (1) further reductions by EU-15 countries, (2) the use of Kyoto mechanisms (Joint Implementation (JI) and Clean Development Mechanism (CDM); and, (3) the use of carbon sinks.24 As indicated by the blue line, the EEA projects EU-15

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21 Once the EC has approved a country’s NAP, including the total number of allowances and the allocation to each covered entity, the allocations can not be re-visited. Attempts to include provisions permitting such post-approval adjustments to a facility’s allocation have been uniformly rejected by the EC.


24 For more information on the Kyoto Protocol mechanisms, see CRS Report RL33826, *Climate Change: The Kyoto Protocol, Bali ‘Action Plan,’ and International Actions*, by Susan Fletcher and Larry Parker.
emissions at 11.3% below Kyoto baseline levels by 2010 — 3.3 percentage points below its commitment of 8%.²⁵

**Figure 2. EU-15 Greenhouse Gas Emissions and Projections for the Kyoto Period: 2008-2012**

As discussed earlier, the EU-27 as a whole does not have an emissions target comparable to the EU-15 bubble. By 2010, EU-27 emissions are projected at 7.7% below Kyoto baseline levels assuming current policies. This reduction is projected at 10% if additional measures are included. Currently, 22 of the 25 countries with reduction requirements are projected to meet them.²⁶ Only three countries are not projected to meet their requirements even with additional planned measures: Denmark, Italy, and Spain.²⁷


²⁶ Austria, Belgium, Finland, France, Germany, Greece, Ireland, Luxembourg, Netherlands, Portugal, Sweden, United Kingdom, Bulgaria, Czech Republic, Estonia, Hungary, Latvia, Lithuania, Poland, Romania, Slovak Republic, and Slovenia. Cyprus and Malta are not Annex 1 countries.

As indicated by Table 1 earlier, part of the EC response to the need for additional measures to meet the Kyoto requirements was to reduce Member States’ proposed ETS allocations. In the case of new Members, these reductions were substantial in some cases. Only four countries — Denmark, France, Slovenia, and the United Kingdom — had no reductions made in their proposed ETS allocations. Other responses include an EC-approved proposal to impose mandatory CO₂ emissions standards on light-duty vehicles.²⁸

## Issues Arising in Phase 2 NAPs for the ETS

### Supplementarity

As noted earlier, for Phase 2, the EC has issued a linking directive permitting the use of Kyoto mechanisms for compliance. Including the linking directive has had beneficial effects on the development of JI and CDM markets and more generally on CO₂ reduction projects in the developing world.²⁹

This emerging JI/CDM supply has the potential to largely compensate for the projected EU-15 shortfall in meeting the Kyoto Protocol requirements.³⁰ According to the World Bank, the estimated aggregate shortfall (“distance to target”) for the EU-15 for Phase 2 ranges from 900-1,500 million metric tonnes of CO₂e (CO₂ equivalent) with an average estimate of 1,250 million. This represents an 8%-10% further reduction from projected levels and is in line with the EU estimated shortfall discussed above.³¹ The World Bank cites estimates that 1,000-1,200 million metric tonnes of CO₂e credits from CDM and JI projects are likely to be imported into the EU-ETS: “Put in perspective, it means that installations, using credits from CDM and JI, could be in a balanced position or a marginally short one. In the latter case, fuel switching would help bridge the gap.”³²


³⁰ The ten other Annex 1 EU countries (mostly Eastern European “economies in transition”) are estimated by the World Bank to have an excess of Assigned Amount Units (AAUs) of 700-1,500 million metric tonnes of CO₂e. The two other EU countries — Cyprus and Malta — are non-Annex 1 countries.


³² Ibid., p. 16.
However, a potential barrier to this scenario is the “supplementarity” requirements of the Kyoto Protocol which is embodied in criterion 12 of the EC NAP approval process. Supplementarity requires that developed countries, such as most EU countries, ensure that their use of JI/CDM credits is supplemental to their own domestic control efforts. In defining supplementarity for Phase 2, the EC used 10% of a country’s allowance allocation as a rule of thumb in approving NAPs — with a greater limit possible based on a country’s domestic efforts to reduce emissions. As indicated in Table 2, this process resulted in some significant reductions in some countries’ proposed limits (e.g., Ireland, Poland, Spain), but some increase in others (e.g., Italy, Latvia, Lithuania). Although these reductions appear substantial in individual cases, most analysts agree that they do not represent a major barrier to the cost-effective use of JI/CDM. As stated by the World Bank:

The Commission assessed NAPs for imports of carbon assets (including planned and substantiated governmental purchases) ostensibly with a view to limit imports to no more than 50% of the “expected distance to target” for each Member State. According to the vast majority of analysts, this does not place any practical constraints on the demand for CDM/JI from EU installations: The market received the November 2006 EU decision to impose tighter caps with an immediate increase in the price of EUA-II, while uncertainty at that time about supplementarity caps immediately dampened prices for CERs [i.e., CDM credits] (secondary CER market reacted more quickly than the more stable primary market).33

Table 2. JI/CDM Limits for Phase 2: 2008-2012

<table>
<thead>
<tr>
<th>Member State</th>
<th>Proposed JI/CDM Limit (% of allocation)</th>
<th>Approved JI/CDM Limit (% of allocation)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Austria</td>
<td>20%</td>
<td>10%</td>
</tr>
<tr>
<td>Belgium</td>
<td>8%</td>
<td>8.4%</td>
</tr>
<tr>
<td>Bulgaria</td>
<td>20%</td>
<td>12.6%</td>
</tr>
<tr>
<td>Czech Rep.</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Cyprus</td>
<td>(not included)</td>
<td>10%</td>
</tr>
<tr>
<td>Denmark</td>
<td>19%</td>
<td>17%</td>
</tr>
<tr>
<td>Estonia</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Finland</td>
<td>12%</td>
<td>10%</td>
</tr>
<tr>
<td>France</td>
<td>10%</td>
<td>13.5%</td>
</tr>
<tr>
<td>Germany</td>
<td>12%</td>
<td>20%</td>
</tr>
<tr>
<td>Greece</td>
<td>9%</td>
<td>9%</td>
</tr>
</tbody>
</table>

33 Ibid., p. 16.
### Table: Member State Proposed JI/CDM Limit (% of allocation) vs Approved JI/CDM Limit (% of allocation)

<table>
<thead>
<tr>
<th>Member State</th>
<th>Proposed JI/CDM Limit (% of allocation)</th>
<th>Approved JI/CDM Limit (% of allocation)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hungary</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Ireland</td>
<td>50%</td>
<td>10%</td>
</tr>
<tr>
<td>Italy</td>
<td>25%</td>
<td>15%</td>
</tr>
<tr>
<td>Latvia</td>
<td>5%</td>
<td>10%</td>
</tr>
<tr>
<td>Lithuania</td>
<td>9%</td>
<td>20%</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Malta</td>
<td>(not included)</td>
<td>(to be determined)</td>
</tr>
<tr>
<td>Netherlands</td>
<td>12%</td>
<td>10%</td>
</tr>
<tr>
<td>Poland</td>
<td>25%</td>
<td>10%</td>
</tr>
<tr>
<td>Portugal</td>
<td>10% (50% in some cases)</td>
<td>10%</td>
</tr>
<tr>
<td>Romania</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Slovakia</td>
<td>7%</td>
<td>7%</td>
</tr>
<tr>
<td>Slovenia</td>
<td>(not included)</td>
<td>15.8%</td>
</tr>
<tr>
<td>Spain</td>
<td>39%</td>
<td>20%</td>
</tr>
<tr>
<td>Sweden</td>
<td>20%</td>
<td>10%</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>8%</td>
<td>8%</td>
</tr>
</tbody>
</table>


The advantage of EU access to the JI/CDM market is lower costs under current market conditions. Guaranteed CDM and JI credits are currently selling at a 10%-30% discount to EUAs, a discount that reflects risks involved in CDM/JI transactions. The degree to which this discount continues depends to some degree on the efforts of participating governments and the CDM and JI Executive Boards to streamline procedures and regulations, firm up methodological assessments, and integrate the different markets. The Chinese government has set a credit price floor of 8-9 euro — price setting that reflects its dominant role in the CDM market.\(^{34}\) The ability of CDM host countries to raise this floor to reflect more fully the 15-25 euro EUA price depends on supply. In contrast to the World Bank, Point Carbon reports that its survey of respondents claimed that CDM/JI supply will be insufficient to meet EU demand. As a result, price will be set by the marginal cost of EU domestic

\(^{34}\) In 2006, China supplied 70% of CDM credits. Point Carbon, *Carbon 2007*, (March 13, 2007), p. 18.
emissions reductions (which in turn sets the ceiling on EUA prices). The availability of JI/CDM credits will reduce that marginal cost (reducing the price of EUAs), but the survey suggests that JI/CDM prices are likely to rise.\(^\text{35}\) In contrast, if the JI/CDM availability exceeds the need of the EU, the price would be set by the marginal cost of JI/CDM credit supply — a considerably lower price as reflected by the Chinese price floor.

Some observers praise the broadening and increased flexibility that CDM and JI represent in helping Annex I countries meet their Kyoto requirements. The World Bank argues that the flexibility enshrined in the Kyoto flexibility mechanisms and other market mechanisms (e.g., banking) is a better “safety valve” for cost concerns than a price cap as suggested in some U.S. legislation. As stated by the World Bank:

> Flexibility is key to ensuring that there is a built-in safety valve for compliance without resort to market distortion through price caps.... It would be appropriate to recall here that flexibility is not the goal of climate policy; rather it is a tool to help achieve the most stringent targets. In this regard, the use of flexibility mechanisms in Phase II coupled with much stronger reductions in Phase III and the unilateral European target announced for 2020 should be at stringent enough levels that can help stimulate a low carbon clean investment future. Setting an arbitrary price cap distorts the level of innovation required to meet the compliance target and dilutes the ability to meet the environment target [footnote omitted].\(^\text{36}\)

In contrast, some environmental groups are concerned that widespread use of CDM and JI will prevent the investment in domestic efforts that the Kyoto Protocol envisioned and that will be necessary as emission caps become more stringent and more countries participate.\(^\text{37}\) In addition to concerns about the volume of outside credits that may be used in the ETS, there are issues over the quality of the credits, particularly with respect to “additionality” — the requirement in the Kyoto Protocol that project credits represent reductions that would not have occurred in the absence of the CDM program. In expressing concern about CDM not being additional to current policies, WWF-UK states: “It is important to remember that CDM projects do not themselves reduce net global greenhouse gas emissions — they merely allow the project investor to pollute more at home. Ensuring that projects are additional is therefore crucial to maintaining the environmental integrity of the whole system as a breach of this means that global emissions actually increase.”\(^\text{38}\) Such concerns may prevent full exploitation of CDM opportunities for some time.

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\(^{35}\) Ibid., p. 42.


\(^{37}\) For example, see World Wildlife Fund — UK, *Emission Impossible: Access to JI/CDM Credits in phase II of the EU Emissions Trading Scheme* (June, 2007).

\(^{38}\) Ibid., p. 7.
For Phase 2, eleven EU countries have announced their intention to use Kyoto mechanisms to meet their commitments: Austria, Belgium, Denmark, Finland, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, and Slovenia.  

Auction Policy

In general, allowances have been allocated free to participating entities under the ETS. During Phase 1, The EU-ETS Directive allowed countries to auction up to 5% of allowance allocations, rising to 10% under Phase 2. Under Phase 1, only four of twenty-five countries used auctions at all, and only Denmark auctioned the full 5%. The political difficulty in instituting significant auctioning into ETS allowance allocations is the almost universal agreement by covered entities in favor of free allocation of allowances and opposition to auctions. Free allocation of allowances represents a one-time transfer of wealth to the entities receiving them. The resulting transfer of wealth has been described by several analysts as “windfall profits.” As summarized by Ellerman and Buchner: “Allocation in the EU ETS provides one more example that, notwithstanding the advice of economists, the free allocation of allowances is not to be easily set aside.”

Despite concerns about windfall profits and economic distortions resulting from the free allocation of allowances, there is little change in basic allocation philosophy for Phase 2. No country proposed auctioning the maximum percentage of allowances allowed (10%). Most do not include auctions at all. The unwillingness of governments to employ auctions as an allocating mechanism revolve around equity considerations, including: (1) inability of some covered entities to pass through cost because of regulation or exposure to international competition; (2) potential drag on

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a sector’s economic performance from the up-front cost of auctioned allowances; and, (3) the potential that government will not recycle revenues to alleviate compliance costs, international competitiveness impacts, or other equity concerns, resulting in the auction costs being the same as a tax.46

Against these concerns, economic analysis provides several arguments in favor of auctions in general, and in the case of the EU ETS in particular. General arguments in favor of auctions include:47

- Purest embodiment of the “polluter pays” principle;
- Reduces distributional distortions that free allocation (and accompanying “windfall profits”) can create;
- Creates a “level playing field” for existing and new covered entities;
- Gives the potential for reducing the impact of compliance on the economy as a whole if auction revenues are used to reduce more distorting taxes on investment (i.e., “double dividend”); and
- Can improve emission market liquidity and transparency.

In the case of the EU-ETS, the use of free allocations rather than auctions has created some perverse incentives for covered entities and unnecessary complexity to the ETS. As discussed later in more detail, providing allowances free to existing entities can encourage the continued use of inefficient plant, and reduce the incentive for investing in efficiency improvements. The degree to which this occurs depends on the specific allocation approach taken. In contrast, an auction can help create a price floor, particularly if coupled with a reserve price, that encourages development of new technologies and efficiency improvements in existing plant.

A free allocation scheme generally has to make some provision for new entrants in addition to allocating allowances to existing entities. It also raises issues with respect to existing sources that later decide to shutdown. This added complexity to the ETS is discussed next.

**New Entrant Reserves**

Unlike previous cap-and-trade programs, the Member States of the EU have included provisions for the allocation of allowances to new entrants to the system.48

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48 For example, the U.S. acid rain program provides no allocation of allowances to new (continued...)

(continued...)
The reasoning behind this decision is based on equity: (1) it isn’t fair to allocate allowances free to existing entities while requiring new entrants to purchase them, and (2) the EU doesn’t want to put Member States at a disadvantage in competing for new investments. These equity concerns trumped concerns about economic efficiency.

As is the case for existing entities, the free allocation of allowances to new entrants is a subsidy. For the ETS, the size and distribution of this subsidy is left to the individual Member States. For Phase 1, the reserve varied widely from the average of 3% of total allowances: Poland set aside only 0.4% of its allocation for new entrants while Malta set aside 26%. For Phase 2, the spread continues with Poland reserving 3.2% of its allowances for new entrants in contrast to 45% proposed by Latvia.

The decision to employ a new entrant reserve adds complexity to Member States’ allocation plans and influences the investment decisions of covered entities. Rules have to be promulgated with respect to the reserve’s size, manner in which the allowances are dispensed, and how to proceed if the demand either exceeds the supply, or vice versa. As indicated, countries have not harmonized new entrant reserve rules with respect to size. Likewise, there is no standardization on dispensing allowances and replenishing the reserve: first-come, first-serve with no replenishment is one approach used, but a variety of procedures have been developed both to dispense allowances and to replenish the reserve if supply is inadequate. Member States also have different formulas for determining how many allowances a new entrant should receive. Member States claim to use a form of “benchmarking” to determine allowance allocations — an approach based on a standard of “best practices” or “best technology” that is applied to the new entrant’s anticipated production or capacity. However, the definitions and application of the benchmarks used by the Member States are not uniform.

This diversity in approaches to addressing new entrants results in technology or fuel-specific subsidies, which vary by country. Table 3 presents the results of a study of the value of annual allocations for a natural gas combined-cycle power plant under different countries’ Phase 2 new entrant allocation rules. Assuming an allowance value of 10 euro, the plant’s allocation would vary between 0 in Sweden (no free allocation) and 100 in Poland (maximum allocation).

48 (...continued)


51 For a summary of 18 proposed NAPs with respect to new entrant reserves, see ibid., pp. 46-47.
allocation) to 11 million euro annually in Germany. At the current Phase 2 allowance price of 20 euro, this annual subsidy is equivalent to the fixed annual costs of the power plant. Subsidies of this magnitude are likely to affect investment decisions. As noted by Schleich, Betz, and Rogge, these subsidies: “run counter to the logic of emission trading systems, where market prices and flexibility are supposed to guide investment decisions rather than subsidies for particular types of installations.”

Table 3. Value of Annual Allocation for New NGCC Powerplant

(millions of euro, allowance price of 10 euro)

<table>
<thead>
<tr>
<th>Country</th>
<th>Value of Free Allocation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Finland</td>
<td>2.7</td>
</tr>
<tr>
<td>Germany</td>
<td>11.0</td>
</tr>
<tr>
<td>Latvia</td>
<td>8.3</td>
</tr>
<tr>
<td>Lithuania</td>
<td>10.0</td>
</tr>
<tr>
<td>Poland</td>
<td>10.3</td>
</tr>
<tr>
<td>Sweden</td>
<td>0.0</td>
</tr>
</tbody>
</table>


Closure Policy

The reverse side of the new entrant allocation issue is the what to do with the allocations to existing plants that shut down. Under U.S. cap-and-trade programs, those allowances are retained by the company, based on the assumption that a new power plant will be built to replace the closed one. For most countries in the ETS, closure policy is directly linked to the new entrant reserve: allowances allocated to existing sources that shut down are fed into the entrant reserve to be allocated to new sources. Thus, free allowances to existing facilities are tied to continued operation of that facility. One reason for this approach may be the multiple country aspect of the ETS and the political fear that owners of facilities could shut down plants in one country, keep the allowance allocation, and move to another Member State.

55 Ibid., p. 19.
Unfortunately, this closure policy encourages inefficient facilities to continue operating to maintain the subsidy that the free allowance allocation represents. As examined by Ahman, et al.:

The withdrawal of allocation based on reduced economic activity or closure makes the loss of the allocation into an additional opportunity cost affecting the production decision. In considering the marginal cost of operation, the firm will recognize that it receives the allocation if and only if it continues to operate. Consequently, the firm will not maximize its profits only with respect to the cost of production (including resource cost and the opportunity cost of allowances); in addition, it will take into account the value of the allowances that it will lose should it cease to produce output. Imposing a condition that the allocation depends on continued operation of the installation transform the allocation into a production subsidy [footnote omitted].

One response to the perverse incentives of the closure rule has been pioneered by Germany and adopted by a few countries. Under the “transfer rule,” owners of existing facilities being shut down can transfer the allocation from that facility to a new replacement facility. For Phase 1, seven countries — Germany, Greece, Hungary, Luxembourg, the Netherlands, Poland, and the UK — included transfer rules in their NAP. For Phase 2, Cyprus, Flanders (part of Belgium), and Malta have joined in including such rules in their NAPs.

Benchmarking

A third aspect of free allocation is benchmarking. As noted earlier, for new entrants benchmarking involves allocating allowances based on a standard of “best practices” or “best technology” that is applied to the new entrant’s anticipated production or capacity. Environmental and other groups have advocated the expansion of benchmarking to allocations for existing facilities in addition to new entrants. However, benchmarking is very difficult given the diversity of processes involved and subject to manipulation in favor of one technology or fuel-source over another. For example, The Netherlands made a serious attempt to use benchmarks in its allocation scheme, but abandoned the effort after 125 benchmarks were developed.

Benchmarks can also be used to encourage investment in one fuel-source over another. This issue has arisen in the case of Germany’s proposed Phase 2 NAP. As

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57 For a further discussion of the German NAP II, see Christoph Kuhleis, The German NAP II (London, September 13, 2006).


part of Germany’s overall energy policy, the NAP provides for the “fuel-neutral” allocation of allowances to new powerplants based on benchmarks reflecting current best practice for each fuel. For a coal-fired facility, the benchmark is 750 grams CO₂/Kwh reflecting a conversion efficiency of 45%. For natural gas-fired facility, the benchmark is 365 grams CO₂/Kwh, reflecting a conversion efficiency of 55%. These are benchmarks that current technology can achieve without the addition of any carbon capture and sequestration technology or purchase of offsets from other sources. In addition, the government proposed to provide new entrants with a guaranteed allocation of allowances based on actual emissions for 10 years after a 4 year allocation based on an 85% capacity factor. As a result, the NAP would provide almost no incentive to utilities to reduce CO₂ emissions by fuel shifting, and to essentially encourage the use of lignite — Germany’s most abundant and least expensive fossil fuel.⁶⁰ This policy reflects concerns about Germany becoming too dependent on imported Russian natural gas, the price of which tracks oil.⁶¹ Indeed, economic analysis suggests that the price of an EUA would have to reach 45 euro before lower-carbon emitting natural gas-fired facilities become more economic than coal.⁶² As summarized by German utility RWE’s chief financial officer:

> The name of our oil is lignite. We want to develop this energy source using new technology and based on environmentally friendly processes. However, governments will have to create the right political framework for this to occur.⁶³

In reviewing the German proposed NAP, the EC disapproved the guarantee of allowances to new entrants that extended beyond the Kyoto compliance period (2008-2012), but approved the fuel-specific allocation formulas.⁶⁴

**Allocation and Energy Policy**

As suggested above, the conflict between national energy policies and the free workings of a carbon market are reflected in most countries’ allocation schemes. The combination of free allocations to existing facilities and new entrants, along with

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⁶² Analysis by Booz Allen as reported by Vera Eckert, “Germany’s Coal Power Plans Threaten EU Climate Goal,” Reuter News Service, (May 15, 2007).


closure and benchmarking policies, allow countries to maintain substantial control over energy policy and related economic investment regardless of the price signals the carbon market might send if the market economics of carbon emission reductions were the sole determinant of future investments. This control has been used to preserve existing investment and jobs, encourage exploitation of domestic resources (e.g., coal, lignite) and lower energy prices. Economists argue that such a strategy is based on an economic misconception about how prices are set, and is inherently contradictory. As stated by Deutsche Bank Research:

The political objective frequently expressed in both the EU and Germany of achieving lower energy prices at the same time as implementing climate protection measures should be rejected. The objectives of climate protection and lower energy prices (for fossil fuels) are contradictory. Higher energy prices are desirable from an ecological point of view. Although more competition in the electricity and gas sectors could — ceteris paribus — lead to a reduction in prices, this will probably be more than outweighed in the medium term by rising commodity prices and higher fiscal burdens. In this respect, more honesty is needed from all parties.

The EC has put some limitations on countries’ efforts to influence investment, including disallowing any ex post adjustments and allowance guarantees. As noted above, the EC explicitly disallows any provision of a country’s NAP that guarantees allowances to covered entities beyond the phase for which the allowances are allocated. The EC argues that allocation guarantees give such installations an unfair advantage over other installations that do not get such guarantees.

Proponents of allocation guarantees argue it is difficult to plan new investment based on five-year allowance allocations. Yet, it is precisely the long term effects of new investments and the potential that they will lock-in high carbon emitting technologies that worry some, including the EC and member governments. As stated in the Stern Review:

The next 10 to 20 years will be a period of transition, from a world where carbon-pricing schemes are in their infancy, to one where carbon pricing is

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65 As stated by Cameron Hepburn, et al., in the context of auctions: “One of the widest economic misconceptions about auctioning is that it would simply add costs which would be passed through to ‘downstream’ companies and consumers. [footnoted example omitted]. Yet, if firms maximize profits, then even with free allocation they pass on the opportunity costs of allowances to downstream prices. Changing from free allocation to auctioning will have little impact on product prices. [further explanatory footnote omitted] However, because auctioning raises revenue that may be reallocated, it has, prima facie, the potential to correct distributional impacts.” Cameron Hepburn, et al., “Auctioning of EU ETS phase II allowances: how and why?” 6 Climate Policy (2006), p. 140.


68 For example, see “RWE slams German NAP decision,” Reported in Carbon Finance (March 16, 2007).
universal and is automatically factored into decision making. In this transitional period, while the credibility of policy is still being established and the international framework is taking shape, it is critical that governments consider how to avoid the risks of locking into a high-carbon infrastructure, including considering whether any additional measures may be justified to reduce the risks.69

Avoiding locking-in high carbon energy technology by encouraging deployment of advanced low carbon energy technology under the ETS would involve two elements: (1) reducing behavioral distortion resulting from the current free allocation system, and (2) energy pricing that reflects carbon costs. As indicated by the previous discussions, the NAP 2 submitted to and approved by the EC generally have not reduced the distortions from the free allowance system. The primary means of reducing such distortions would be to increase the use of auctions and/or by more extensive use of benchmarking based on capacity alone (not differentiated by fuel source). As indicated above, no country has submitted a NAP that requires the full 10% auctioning allowed by the EC for Phase 2, although the number of countries auctioning at least some percentage of their allocations has grown from four in Phase 1 to nine in Phase 2. In addition, the EC allows countries to institute or expand auctions at any time without its pre-approval. Uniform benchmarks are also rare with only four countries intending to use them to any significant degree.70

With respect to a price signal for energy development, the Phase 1 experience was instructive with respect to the value of accurate emissions inventories and registries, but not in terms of developing a price floor that would stimulate development of new technology. One mechanism to develop such a floor, banking, was not used extensively during Phase 1; indeed, as noted earlier, the lack of Phase 1 to Phase 2 banking contributed to the collapse in Phase 1 prices in 2007. It is likely to be far more important in Phase 2.

In the context of the ETS, options to provide a price floor beyond banking include expanding use of auctions (including incorporating a reserve price into auctions), financial instruments (such as options and futures contracts), and expansion of industries covered by the ETS. The EC is moving very slowly with respect to auctions, despite support for them by environmental groups and economists. Financial instruments are being made available to entities by the major

69 Nicholas Stern, *The Economics of Climate Change: The Stern Review* (Cambridge, 2006), p. xix. As stated by the EC with respect to fossil fuel power plants: “The expectations of higher costs associated with CCS-equipped power plants after 2020 give rise to a tangible risk. This is the risk of a “non-CCS technology lock-in” as the result of ill-considered investment decisions with respect to the coal-fired capacity due for replacement in the coming 10-15 years. It is imperative to avoid a situation where much of the new build before 2020 is undertaken in a way that would either preclude or insufficiently guarantee the addition of CCS components on a sufficiently wide scale after 2020.” European Commission, *Sustainable power generation from fossil fuels: aiming for near-zero emissions from coal after 2020* (Brussels, January 10, 2007), p. 7.

emission exchange, although not extensively used as of yet. It is the third option, expanding coverage, that the EU has stated as an important goal for Phase 3.

With respect to longer-term planning and investment, the EC apparently agrees that a five-year allowance allocation may be too short and believes that in order to provide greater predictability for long-term investment decisions, a longer allocation period should be considered for Phase 3.

Looking to Phase III

The European Union is committed to achieving a 20% reduction in greenhouse gas emissions by 2020 from 1990 levels. A strategic component of the effort to achieve this target is a revised ETS. Table 4 indicates the proposed EU-wide ETS cap for the next Phase of EU greenhouse gas program (Phase 3). As indicated, the EC envisions a linear reduction in the ETS cap to match the reductions target under the overall 20% reduction program. These numbers will change as individual countries decide to include more facilities under the ETS and as the EC expands ETS coverage to include other sectors and non-CO₂ greenhouse gases. The following discusses some of the major changes the EU envisions for the ETS in responding to this aggressive target.

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71 For example, see European Climate Exchange, *The Carbon Market: How to Trade ECX Emissions Contracts* (July 2007).


73 Ibid., p. 6.
Table 4. Annual ETS Cap Figures for Proposed Phase 3

<table>
<thead>
<tr>
<th>Year</th>
<th>Billion metric tons of CO₂e</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual limit for Kyoto compliance period (2008-2012)</td>
<td>2.083</td>
</tr>
<tr>
<td>2013</td>
<td>1.974</td>
</tr>
<tr>
<td>2014</td>
<td>1.937</td>
</tr>
<tr>
<td>2015</td>
<td>1.901</td>
</tr>
<tr>
<td>2016</td>
<td>1.865</td>
</tr>
<tr>
<td>2017</td>
<td>1.829</td>
</tr>
<tr>
<td>2018</td>
<td>1.792</td>
</tr>
<tr>
<td>2019</td>
<td>1.756</td>
</tr>
<tr>
<td>2020</td>
<td>1.720</td>
</tr>
</tbody>
</table>

**Source:** European Commission, *Questions and Answers on the Commission’s Proposal to revise the EU Emissions Trading System*, (Brussels, January 23, 2009), response to question 12.

**Note:** Figures are based on the current Phase 2 scope of the ETS. These need to be adjusted for three reasons: (1) extensions of ETS scope during phase 2 by Member states; (2) extensions of ETS scope by the EC for third trading period, and (3) the figures do not include inclusion of aviation, nor the emissions from Norway, Iceland, and Liechtenstein — non-EU countries that have linked their programs to the ETS.

**Eliminating NAPs**

The EC is proposing to re-shape the ETS to improve its efficiency and eliminate some of the problems discussed above. The improved emissions inventories resulting from Phase 1 allowed the EC to harmonize the types of installations covered by the ETS across the various Member States. In addition, as noted above, the EC imposed a uniform rule on the Member States preventing the use of *ex-post* adjustments. However, Phase 2 made little advancement in harmonizing individual countries’ allocations schemes. As with Phase 1, countries continue to differ widely on the use of auctions; design and use of benchmarks; design, size, and allocation for new entrant reserves; and rules for closure.

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For Phase 3, the EC is proposing to eliminate NAPs, replacing them with EU-wide rules with respect to allowance availability and allocations. There would be one EU-wide cap instead of the 27 national caps under Phase 1 and 2. Allowances would be allocated under EU-wide, fully harmonized rules, including those governing: (1) auctions, (2) transitional free allocations for greenhouse gas intensive, trade-exposed industries, and (3) new entrants. No free allocations would be made to installations that have shut down.\textsuperscript{77}

## Expanding Coverage

Despite the EC interest in expanding the ETS, its coverage in terms of industries included for Phase 2 is essentially the same as for Phase 1. The exception is for aviation. In December, 2006, the EC proposed bringing greenhouse gas emissions from civil aviation into the ETS in two phases.\textsuperscript{78} As agreed to by the European Parliament in July, 2008, all intra-EU and international flights will be included under the ETS beginning in 2012. Emissions would be capped at 97\% of average 2004-2006 emissions with 85\% of the allowances being allocated free to operators. The cap would be reduced to 95\% in 2013. The cap and auctioning of allowances would be reviewed as a part of Phase 3 implementation.

In proposing changes for the third trading period, the EC has identified three CO\textsubscript{2} emitting sectors for inclusion under the ETS: petrochemicals, ammonia, and aluminum. The ETS would also expand beyond CO\textsubscript{2} to include nitrous oxide (N\textsubscript{2}O) emissions from nitric, adipic, and glyoxalic acid production, and perfluorocarbon (PFC) emissions from the aluminum sector. This would expand ETS covered emissions by 4.6\% over Phase 2 allowance allocations, or about 100 million metric tons.\textsuperscript{79} The harmonization and codification of eligibility criteria for combustion installations is expected to increase the coverage by a further 40-50 million metric tons.

To improve the cost-effectiveness of the ETS, the EC proposes the Phase 3 provide a small installation exemption from the scheme. Currently, the smallest 1,400 (10\% of total installations covered) installations emit only 0.14\% of total emissions covered. The EC proposes that combustion size limitations of 20Mw be modified to include an emissions threshold of 10,000 metric tons of CO\textsubscript{2} annually.


(provided the facilities is less than 25 MW). The EC estimates that 4,200 installations would opt out — accounting for 0.70% of total ETS emissions.  

**Auctions**

As noted above, the EU has made little progress on expanding the use of auctions during Phase 2. Under Phase 3, auctioning would be the “basic principle for allocation subject to the need to avoid carbon leakage.” Specifically, the EC proposes to auction at least two-thirds of available allowances, beginning in 2013. The introduction of auction would be differentiated by sector. In general, for the power sector, full auctioning would beginning in 2013. For other sectors, a more gradual phase-in would be envisioned with 80% of a sector’s allocation provided free in 2013, declining linearly to zero by 2020. Concern that stringent EU carbon policies may encourage production and related greenhouse gas emissions to shift to countries without carbon policies (i.e., carbon leakage), exceptions to this phase-out of free allowances will be made in sectors where carbon leakage may occur.

The EC proposal also provides for the allocation of revenues from allowance auctions. Member states will conduct the auctions and receive the revenues in proportion to their 2005 emissions and per capital income. The EC states that a percentage of the proceeds should be used to fund emission reductions, adaptation activities, renewable energy, carbon capture and storage (CCS), the Global Energy Efficiency and Renewable Energy Fund, developing countries assistance, and mitigate increases in electricity prices on lower and middle incomes.

**Summary and Considerations for U.S. Cap-and-Trade Proposals**

The United States is not a party to the Kyoto Protocol and no legislative proposal before the Congress would impose as stringent or rapid an emission reduction regime on the United States as Kyoto would have. However, through almost four years of carbon emissions trading the EU has gained valuable experience. This experience, along with the process of developing Phase 3, may provide some insight into current cap-and-trade design issues in the United States.

**Emission Inventories and Target Setting**

The ETS experience with market trading and target setting confirms once again the central importance of a credible emissions inventory to a functioning cap-and-trade program. The lack of credible EU-wide data on emissions was a direct cause

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80 Ibid., p. 5.
81 Ibid., p. 7.
82 As stated by CRS in 1992: “For an economic incentive system to be effective, several preconditions are necessary. Perhaps the most important is data about the emissions being (continued...)
of the ETS Phase 1 allowance market collapse in 2006. Arguably, the most
important result of Phase 1 was the development of a credible inventory on which to
base future targets and allocations.

In the United States, section 821 of the 1990 Clean Air Act Amendments
requires electric generating facilities affected by the acid rain provisions of Title IV
to monitor carbon dioxide in accordance with EPA regulations. This provision was
enacted for the stated purpose of establishing a national carbon dioxide monitoring
system. As promulgated by EPA, regulations permit owners and operators of
affected facilities to monitor their carbon dioxide emissions through either
continuous emission monitoring (CEM) or fuel analysis. The CEM regulations for
carbon dioxide are similar to those for the acid rain program’s sulfur dioxide CEM
regulations. Those choosing fuel analysis must calculate mass emissions on a daily,
quarterly, and annual basis, based on amounts and types of fuel used. As suggested
by the EU-ETS experience, expanding equivalent data requirements to all facilities
covered under a cap-and-trade program would be the foundation for developing the
allocation systems, reduction targets, and enforcement provisions.

**Coverage**

Despite economic analysis to the contrary, the EU decided to restrict ETS
coverage to six sectors that represent about 45% of the EU’s CO₂ emissions. This
restriction was estimated to raise the cost of complying with Kyoto from 6 billion
euro annually to 6.9 billion euro (1999 euro) compared with a comprehensive trading
program. A variety of practical, political, and scientific reasons were given by the
EC for the decision.

The experience of the ETS up to now suggests that adding new sectors to an
existing trading program is a difficult process. As noted above, a stated goal of the
EC is to expand the coverage of the ETS. However, the experience of Phase 1 did
not result in the addition of any new sector until the last year of Phase 2 when
aviation will be included. The EU is attempting to expand its coverage with Phase
3, but the ETS will still cover fewer sectors emitting greenhouse gases than provided
under most U.S. proposals.

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82 (...continued)
controlled. Such data are important to levy any tax, allocate any permits, and enforce any
limit.” CRS Issue Brief IB92125, Global Climate: Proposed Economic Mechanisms for

83 Section 821, 1990 Clean Air Act Amendments (P.L. 101-549, 42 USC 7651k).

84 S.Rept. 101-952.

85 See 40 CFR 75.13, along with appendix G (for CEMs specifications) and appendix F (for
fuel analysis specifications).

86 For more background, see CRS Report RL33581, Climate Change: The European Union’s
Emissions Trading System (EU-ETS), by Larry Parker.

87 Ibid., p 3.
U.S. cap-and-trade proposals generally fall into one of two categories.\(^88\) Most bills are more comprehensive than the ETS, covering 80\% to 100\% of the country’s greenhouse gas emissions. At a minimum, they include the electric utility, transportation, and industrial sectors; disagreement among the bills center on the agricultural sector and smaller commercial and residential sources. In some cases discretion is provided EPA to exempt sources if serious data, economic, or other considerations dictate such a resolution.

A second category of bills focuses on the electric utility industry, representing about 33\% of U.S. greenhouse gases and therefore less comprehensive than the ETS. Sometimes including additional controls on non-greenhouse gas pollutants, such as mercury, these bills focus on the sources with the most experience with emission trading and the best emissions data. Other sources could be added as circumstances dictate.

As noted, the EU’s experience with the ETS suggests that adding sectors to an emission trading scheme can be a slow and contentious process. If one believes that the electric utility sector is a cost-effective place to start addressing greenhouse gas emissions and that there is sufficient time to do the necessary groundwork to eventually add other sectors, then a phased-in approach may be reasonable. If one believes that the economy as a whole needs to begin adjusting to a carbon-constrained environment to meet long term goals, then a more comprehensive approach may be justified. The ETS experience suggests the process doesn’t necessarily get any easier if you wait.

### Allocation Schemes

Setting up a tradeable allowance system is a lot like setting up a new currency.\(^89\) Allocating allowances is essentially allocating money with the marketplace determining the exchange rate. As noted above, the free allocation scheme used in the ETS has resulted in “windfall profits” being received by allowance recipients. As stated quite forcefully by Deutsche Bank Research:

> The most striking market outcome of emissions trading to date has been the power industry’s windfall profits, which have sparked controversy. We are all familiar with the background: emissions allowances were handed out free of charge to those plant operators participating in the emissions trading scheme. Nevertheless, in particular the producers of electricity succeeded in marking up the market price of electricity to include the opportunity-cost value of the allowances. This is correct from an accounting point of view, since the

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\(^89\) Unlike a carbon tax which uses the existing currency system to control emissions — be it euro or dollars.
allowances do have a value and could otherwise be sold. Moreover, emissions trading cannot work without price signals.\(^90\)

The free allocation of allowances in the ETS incorporates two other mechanisms that create perverse incentives and significant distortions in the emissions markets: new entrant reserves and closure policy. Combined with an uncoordinated and spotty benchmarking approach for both new and existing sources, the result is a greenhouse gas reduction scheme that is influenced as much or more by national policy than by the emissions marketplace.

The proposed expansion of auctions for Phase 3 of the ETS could simplify allocations and permit market forces to influence compliance strategies more fully. Most countries did not employ auctions at all during Phase 1 and auctions continue to be limited under Phase 2. No country combined an auction with a reserve price to encourage development of new technology. The EC limited the amount of auctioned allowances to 10% in Phase 2: a limit no country chose to meet. Efforts to expand auctions met opposition from industry groups, but attracted support from environmental groups and economists. The EC proposed increase of auctioning to two-thirds of total allowances for Phase 3 would represent a major development for the scheme.

Currently, all U.S. cap-and-trade proposals have some provisions for auctions, although the amount involved is sometimes left to EPA discretion. Most specify a schedule that provides increasing use of auctions from 2012 through the mid-2030s with a final target of 66%-100% of total allowances auctioned. Funds would be used for a variety of purposes, including programs to encourage new technologies. A couple of proposals include a reserve price on some auctions to create a price floor for new technology.

Like the situation in the ETS, most U.S. industry groups either oppose auctions outright or want them to be supplemental to a base free allocation. Given the experience with the ETS where the EC and individual governments have been unwilling or unable to move away from free allocation, the Congress, like the EC, may ultimately be asked to consider specifying any auction requirement if it wishes to incorporate market economics more fully into compliance decisions.

**Flexibility and Price Volatility**

Despite EU rhetoric during the Kyoto Protocol negotiations, it moved into Phase 2 without a significant restriction on the use of CDM and JI credits. This embracing of project credits will significantly increase the flexibility facilities have in meeting their reduction targets. In addition, Phase 2 includes the use of banking to increase flexibility across time by allowing banked allowances to be used in Phase 3. Each of these market mechanisms is projected to reduce both the EU’s Kyoto compliance costs and allowance price volatility. As a further defense against price volatility, the

European emission exchanges are creating financial instruments, such as futures contracts and options, to permit entities to hedge against price changes.

Unfortunately, Phase 1 experience with the ETS does not provide much useful information on the value of market mechanisms or financial instruments in reducing costs or price volatility. The combination of poor emissions inventories, non-use of project credits, and time-limited allowances with effectively no banking resulted in extreme price volatility in Spring 2006, and virtually worthless allowances by mid-2007. The real test for the mechanisms employed by the ETS to create a stable allowance market is Phase 2. Initial indications are that a mature market for allowances appears to be developing.

Like the ETS, U.S. cap-and-trade proposals would employ a combination of devices to create a stable allowance market and encourage flexible, cost-effective compliance strategies by participating entities. All include banking. All include use of offsets, although some would place substantial restrictions on their use. One proposal incorporates a “safety valve” that would effectively place a ceiling on allowance prices. Other proposals would create a Carbon Market Efficiency Board to observe the allowance market and implement cost-relief measures if necessary. Some see this as a more flexible response with the potential for avoiding or mitigating the environmental impacts of a safety valve (i.e., increased emissions).

Additionally, concern has been expressed in the United States about the regulation of allowance markets and instruments. Based on experience with the ETS, the potential for speculation and manipulation could extend beyond the emission markets. Analysis of ETS allowance prices during Phase 1 suggests the most important variables in determining allowance price changes were oil and natural gas price changes.91 This apparent linkage between allowance price changes and price changes in two commodities markets raises the possibility of market manipulation, particularly with the inclusion of financial instruments such as options and futures contracts. Congress may ultimately be asked to consider whether the Securities and Exchange Commission, Federal Energy Regulatory Commission, the Commodities Futures Trading Commission, or other body should have enhanced regulatory and oversight authority over such instruments.92

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