

Using the Market to Address Climate Change: Insights from Theory & Experience

Joseph E. Aldy & Robert N. Stavins

Abstract: Emissions of greenhouse gases linked with global climate change are affected by diverse aspects of economic activity, including individual consumption, business investment, and government spending. An effective climate policy will have to modify the decision calculus for these activities in the direction of more efficient generation and use of energy, lower carbon-intensity of energy, and a more carbon-lean economy. The only technically feasible and cost-effective approach to achieving this goal on a meaningful scale is carbon pricing: that is, market-based climate policies that place a shadow-price on carbon dioxide emissions. We examine alternative designs of three such instruments: carbon taxes, cap and trade, and clean energy standards. We note that the U.S. political response to possible market-based approaches to climate policy has been, and will continue to be, largely a function of issues and structural factors that transcend the scope of environmental and climate policy.

JOSEPH E. ALDY is an Assistant Professor of Public Policy at the Harvard Kennedy School.

ROBERT N. STAVINS is the Albert Pratt Professor of Business and Government at the Harvard Kennedy School.

(*See endnotes for complete contributor biographies.)

Virtually all aspects of economic activity – individual consumption, business investment, and government spending – affect greenhouse gas emissions and, hence, the global climate. An effective climate change policy would change the decision calculus for these activities to promote more efficient generation and use of energy, lower carbon-intensity of energy, and a more carbon-lean economy. There are three ways to accomplish this goal: (1) mandate that businesses and individuals change their technology and emissions performance; (2) subsidize business and individual investment in and use of lower-emitting goods and services; or (3) price the greenhouse gas externality commensurate with the harm that such emissions impose on society.

Externality pricing can promote cost-effective abatement, deliver efficient innovation incentives, avoid picking technology winners, and ameliorate, not exacerbate, government fiscal conditions. When all businesses and households face a common price

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per unit of greenhouse gases embodied in fuels, goods, and services, no additional policies can lower the total cost of achieving a specified climate policy goal. By pricing carbon pollution, the government defers to private firms and individuals to find and exploit the lowest-cost ways to reduce emissions and to invest in the development of new technologies, processes, and ideas that could mitigate future emissions. A variety of policy approaches fall within the concept of externality pricing, including carbon taxes, cap and trade, and clean energy standards.

In contrast, the conventional approach to environmental policy employs uniform mandates to protect environmental quality. Although uniform technology and performance standards have been effective in achieving some established environmental goals and standards, they tend to lead to non-cost-effective outcomes in which some firms use unduly expensive means to control pollution. In addition, conventional technology or performance standards do not provide dynamic incentives for the development, adoption, and diffusion of environmentally and economically superior control technologies. Once a firm satisfies a performance standard, it has little incentive to develop or adopt cleaner technology. Indeed, regulated firms may fear that if they adopt a superior technology, the government may tighten the standard.

Given the ubiquitous nature of greenhouse gas emissions from diverse sources, it is virtually inconceivable that a standards-based approach could form the centerpiece of a meaningful climate policy. The substantially higher cost of a standards-based policy may undermine support for such an approach, and securing political support may require weakening standards and lowering environmental benefits.

Government support for lower-emitting technologies often takes the form of in-

vestment or performance subsidies. Providing subsidies for targeting climate-friendly technologies entails revenues raised by taxing other economic activities (either contemporaneously or in the future, with contemporaneous financing via deficit spending). Given the tight fiscal environment throughout the developed world, it is difficult to justify increasing (or even continuing) the subsidies that would be necessary to change significantly the emissions intensity of economic activity.

Furthermore, by lowering the cost of energy, climate-oriented technology subsidies likely result in socially excessive levels of energy supply and consumption. Thus, subsidies can undermine incentives for efficiency and conservation and impose higher costs per ton abated than cost-effective policy alternatives. In practice, subsidies are typically designed to be technology specific. By designating technology winners, such an approach yields a special-interest constituency focused on maintaining subsidies beyond what may be socially desirable. It also provides little incentive for the development of novel, game-changing technologies.

In contrast, real-world experience demonstrates the power of markets to drive changes in the investment and use of emission-intensive technologies. The run-up in gasoline prices in 2008 increased consumer demand for more fuel-efficient new cars and trucks, while also reducing vehicle miles traveled by the existing fleet.¹ Likewise, electric utilities responded to the dramatic decline in natural gas prices (and decline in the relative gas-coal price) in 2009 and 2010 by dispatching more electricity from gas plants, resulting in lower carbon dioxide (CO₂) emissions and the lowest share of U.S. power generation by coal in some four decades.² Longer-term evaluations of the impacts of energy prices on markets have found that higher prices have induced more

innovation – measured by frequency and importance of patents – and increased the commercial availability of more energy-efficient products, especially among energy-intensive goods such as air conditioners and water heaters.³

Real-world experience with policies that price externalities illustrates the effectiveness of market-based instruments. So-called congestion charges in London, Singapore, and Stockholm have reduced traffic congestion in busy urban centers, lowered air pollution, and delivered net social benefits. The British Columbia carbon tax has reduced carbon dioxide emissions since 2008. The U.S. sulfur dioxide (SO₂) cap-and-trade program has cut SO₂ emissions from U.S. power plants by more than 50 percent since 1990, resulting in compliance costs one-half of what they would have been under conventional regulatory mandates.⁴ The success of the SO₂ allowance trading program motivated the design and implementation of the European Union’s Emissions Trading Scheme (EU ETS), the world’s largest cap-and-trade program, focused on cutting CO₂ emissions from power plants and large manufacturing facilities throughout Europe.⁵ The 1980s phasedown of lead in gasoline, which reduced the lead content per gallon of fuel, served as an early, effective example of a tradable performance standard.⁶ These positive experiences provide motivation to consider market-based instruments – carbon taxes, cap and trade, and clean energy standards – as potential approaches to mitigating greenhouse gas emissions.

In principle, government imposition of a *carbon tax* represents the simplest way to price greenhouse gas emissions.⁷ The government could set a tax in terms of dollars per ton of CO₂-equivalent on greenhouse gas emissions from all sources covered by the tax. To be cost effective,

such a tax would cover all sources, and to be efficient, the carbon price would be set equal to the marginal benefits of emission reduction: that is, the social cost of carbon.⁸ An efficient carbon tax would be expected to increase over time to reflect the fact that as more greenhouse gas emissions accumulate in the atmosphere, the incremental damage from an additional ton of CO₂ becomes greater; such a tax would also include a risk premium to reduce uncertain future damages.⁹ Imposing a carbon tax would provide certainty about the marginal cost of compliance, thereby reducing uncertainty about returns to investment decisions, but would leave economy-wide emissions uncertain.

The government could apply the carbon tax “upstream” on fossil fuel suppliers based on the carbon content of fuels or “downstream” on final emitters at the point of combustion, or it could employ a hybrid of the two. In an upstream approach, refineries and importers would pay a tax based on the carbon content of their gasoline, diesel fuel, or heating oil; coal mine operators would pay a tax reflecting the carbon content of extracted coal; and natural gas companies would pay a tax reflecting the carbon content of their gas production and imports. Focusing on the carbon content of fuels would cover about 98 percent of U.S. CO₂ emissions through a relatively small number of firms – two to three thousand – as opposed to the hundreds of millions of smokestacks and tailpipes, for example, that emit CO₂ after fossil fuel combustion. Such a tax approach could also cover other greenhouse gases.

A carbon tax would be administratively simple and straightforward to implement. The tax could incorporate existing methods for fuel-supply monitoring and reporting to the regulatory authority. Given the molecular properties of fossil fuels, monitoring their physical quantities yields a

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precise estimate of the emissions they release during combustion. Because an emission tax would be similar in form to taxes that many fuel suppliers already pay,¹⁰ firms could easily understand and account for it in their operations.

A crediting system for downstream sequestration could complement the emission tax system. A firm that captures and stores CO₂ through geological sequestration, thereby preventing the gas from entering the atmosphere, could generate CO₂ tax credits. Similar approaches could be undertaken to promote biological sequestration in forestry and agriculture and, potentially, emission-reduction projects (“offsets”) in other countries.

Faced with an emission tax, fuel suppliers will increase the cost of the fuels they sell. This will effectively pass down the tax through the energy system, creating incentives for fuel-switching and investments in more energy-efficient technologies. The impact of a carbon tax on emission mitigation and the economy will depend in part on the amount and use of the tax revenue. An economy-wide U.S. carbon tax of \$20 per ton of CO₂ would likely raise more than \$100 billion per year. The revenue could allow for reductions in existing distortionary taxes on labor and capital, thereby stimulating economic activity and offsetting some of the policy’s costs. For example, reducing the payroll tax by 2 percentage points in 2012 could be financed with an economy-wide carbon tax on the order of \$15 to \$20 per ton of CO₂. Other socially valuable uses of revenue include reducing the federal deficit, funding energy R&D, and compensating low-income households for the burden of higher energy prices.

The implementation of a carbon tax (or cap-and-trade system) will increase the cost of consuming energy and could adversely affect the competitiveness of energy-intensive industries. This competi-

tiveness effect can result in negative economic and environmental outcomes: firms may relocate facilities to countries without meaningful climate change policies, thereby increasing emissions in these new locations and offsetting some of the environmental benefits of the policy. Because a majority of developed countries’ emissions occur in non-traded sectors – that is, electricity, transportation, and residential buildings – this so-called emission leakage may, in fact, be relatively modest. However, energy-intensive manufacturing industries that produce goods competing in international markets may face incentives to relocate.

Additional emission leakage may occur through international energy markets. As countries with climate policies reduce their consumption of fossil fuels and drive down fuel prices, those countries without emission mitigation policies may be induced to increase their consumption. The fact that leakage undermines the environmental effectiveness of any unilateral effort to mitigate emissions makes international cooperation and coordination all the more important.

A *cap-and-trade* system constrains the aggregate emissions of regulated sources by creating a limited number of tradable emission allowances – in sum equal to the overall cap – and requiring those sources to surrender allowances to cover their emissions.¹¹ Faced with the choice of surrendering an allowance or reducing emissions, firms place a value on the allowance reflecting the cost of the emission reductions that can be avoided by surrendering the allowance. Regardless of the initial allowance distribution, trading can lead allowances to be put toward their highest-valued use: covering those emissions that are the most costly to reduce and providing the incentive to undertake the least costly reductions.

In developing a cap-and-trade system, policy-makers must decide on several elements of the system's design. First, they must determine how many allowances to issue (that is, the level of the emission cap) and the scope of the cap's coverage, identifying the types of greenhouse gas emissions and sources covered as well as deciding whether to regulate upstream (based on carbon content of fuels) or downstream (based on monitored emissions). Policy-makers must then determine whether to freely distribute or auction allowances. Free allowance allocation could be "grandfathered," reflecting some historical record such as recent fossil fuel sales. Grandfathering involves a transfer of wealth, equal to the value of the allowances, to existing firms, whereas an auction transfers the same level of wealth to the government. In theory, the government would collect revenue identical to that from a tax producing the same amount of emission abatement. As with tax receipts, auction revenues could be used to reduce distortionary taxes or finance other programs.

In an emission-trading program, cost uncertainty – unexpectedly high or volatile allowance prices – can undermine political support for climate policy and discourage investment in new technologies and R&D. Therefore, attention has turned to incorporating the "cost containment" measures of offsets, allowance banking and borrowing, safety valves, and price collars in cap-and-trade systems.

An offset provision allows regulated entities to offset some of their emissions with credits from emission-reduction measures outside the cap-and-trade system's scope of coverage. Allowance banking and borrowing effectively permits emission trading across time. The flexibility to save an allowance for future use (banking) or to bring a future period allowance forward for current use (bor-

rowing) promotes cost-effective abatement and redefines a series of annual emission caps as a cap on cumulative emissions over a period of years.

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A safety valve puts an upper bound on the costs that firms will incur to meet an emission cap by offering the option of purchasing additional allowances at a pre-determined price. This effective price ceiling reflects a hybrid approach: a cap-and-trade system that transitions to a tax in the presence of unexpectedly high mitigation costs. When firms exercise a safety valve, their aggregate emissions exceed the emission cap. A price collar combines the ceiling of a safety valve with a price floor created, for example, by a reserve price in allowance auctions.

Increasing certainty about mitigation cost reduces certainty about the quantity of emissions. Smoothing allowance prices over time through banking and borrowing reduces emission certainty in any given year but maintains certainty of aggregate emissions over a longer time period. A cost-effective policy with a mechanism insuring against unexpectedly high costs increases the likelihood that firms will comply with their obligations and can facilitate a country's participation and compliance in a global climate agreement.

As with a carbon tax, cap-and-trade programs could include some variant of a border tax to mitigate the competitiveness impacts of domestic climate policy and encourage trade partners to take on comparable mitigation policies. Border measures under a carbon tax or cap and trade raise policy questions about the application of a trade "stick" to encourage broader and more extensive emission mitigation actions globally, as well as questions about their legality under the World Trade Organization.¹²

The purpose of a *clean energy standard* is to establish a technology-oriented goal for

the electricity sector that can be implemented cost effectively.¹³ Under such standards, power plants generating power with technologies that satisfy the standard create tradable credits that they can sell to power plants that fail to meet the standard, thereby minimizing the costs of meeting the standard's goal in a manner analogous to cap and trade. An important distinction is that cap and trade establishes the policy goal in terms of the externality (greenhouse gas emissions), while clean energy standards establish the policy goal in terms of a set of technologies with zero or low-emission characteristics.

For example, state renewable electricity standards, a restricted type of a clean energy standard, typically identify the objective of the standard as a specific renewable share of total power generation (that increases over time).¹⁴ A few states have implemented alternative energy standards that target renewables, new nuclear capacity, and advanced fossil fuel technologies. Proposals for national standards have targeted a combination of all generating technologies except conventional coal.¹⁵

Clean energy standards that focus on technology targets do not explicitly price the greenhouse gas externality and thus impose a higher cost for a given amount of emission reductions than a carbon tax or cap-and-trade program. A renewable mandate treats coal-fired power, gas-fired power, and nuclear power as equivalent – none of these technologies create credits necessary for compliance – and therefore provides no incentive to switch from emission-intensive coal to emission-lean gas or emission-free nuclear.

A more cost-effective approach to a clean energy standard would employ a technology-neutral performance standard, such as tons of CO₂ per megawatt hour of generation (tCO₂/MWh). Given that all power sources, from fossil fuels to renewables,

could be eligible under such a performance standard, this approach would provide better innovation incentives than a renewable portfolio approach and would enable all possible ways of reducing the emission intensity of power generation. The Canadian province of Alberta has employed a tradable carbon performance standard for most large sources of CO₂ emissions, requiring a 12 percent improvement in these sources' emission intensity since 2007.

Power plants would be awarded credits for generating cleaner (less emission-intensive) electricity than the standard, and they could sell these credits to other power plants or save them for future use. Tradable credits promote cost-effectiveness by encouraging the greatest deployment of clean energy from those plants that can lower their emission intensity at lowest cost. Clean power plants could then sell their extra credits to other plants that face higher costs for deploying clean energy. The creation and sale of clean energy credits would provide a revenue stream that could conceivably enable the financing of low- and zero-emission power plant projects.

Eligible technologies for the standard could extend beyond generation technologies, permitting improvements in energy efficiency and emission-offset activities to create tradable credits. Extending the carbon price to a broader set of activities could improve cost-effectiveness, but there are risks in allowing for energy efficiency and other offsets. In both cases, estimating the offset is complex, requires extensive review and monitoring by regulators, and risks undermining the objective of a clean energy standard if some projects do not, in practice, deliver meaningful emission reductions.

Monitoring and enforcement would be relatively straightforward, given that regulators already track electricity generation

and CO₂ emissions at U.S. power plants. A power plant could demonstrate compliance through a combination of the following approaches: (1) the plant has lesser or equal emissions per megawatt hour than the standard (or a share of power from clean energy exceeding the standard); (2) the plant purchases clean energy credits from other power plants; or (3) the plant purchases additional clean energy credits from the federal government at a preset price. The last option is similar to “alternative compliance payments” in state electricity portfolio standards (and akin to the hybrid safety-valve approach under a cap-and-trade program) that finance some state energy R&D programs. This approach could provide more certainty about compliance cost under a clean energy standard.

A clean energy standard represents a de facto free allocation of the right to emit greenhouse gases. Suppose that the federal government created a clean energy performance standard of 0.5 tCO₂/MWh (in 2010, U.S. power sector emission intensity was 0.56 tCO₂/MWh). Every power plant implicitly receives the right to emit a half-ton of CO₂ per megawatt hour of generation under such a standard, similar to an output-based allocation of emission allowances under cap and trade.

Market-based policies can support *cost-effective* attainment of policy goals. A carbon tax and cap and trade establish a common price for emitting a ton of CO₂, and the private sector has the flexibility to identify and exploit the least costly ways of reducing emissions. This approach is vastly superior to command-and-control regulatory mandates and can result in lower costs per ton of CO₂ abated than a clean energy standard. Even a clean energy standard designed as a tradable carbon performance standard would be less cost effective than cap and trade or a tax be-

cause it does not provide a comparable incentive for efficiency and conservation. The implicit free allocation of the right to emit is functionally an output-based subsidy that will result in more electricity generated and consumed than under cap and trade or a tax.

A renewable electricity standard is even less cost effective because it proscribes some low- and zero-emission technologies from the set of compliance options. In theory, this type of standard could mandate so much renewable power that it spurs a socially excessive amount of total generating capacity, lowers the price of electricity (at least in the short run), and causes a net increase in electricity consumption, contrary to the efficiency and conservation incentives under cost-effective approaches.

Cost-effective implementation is necessary but not sufficient for a climate policy to maximize net social benefits. A socially *efficient* policy, one resulting in marginal costs equal to marginal benefits of emission reduction, would require setting the carbon price equal to the estimated social cost of carbon. Alternatively, policy-makers could set an emission cap that would deliver an expected allowance price equal to the estimated social cost of carbon. Under a clean energy standard, the stringency of the performance standard could be set to yield expected credit prices on par with the social cost of carbon, although the weaker incentive for efficiency and conservation would result in some efficiency losses.

A market-based policy may *raise revenue* to finance reductions in taxes that discourage the supply of labor and capital. Lowering payroll, income, or capital gains tax rates could offset some of the costs of a climate policy. A well-designed market-based policy with a modest carbon price and efficiently targeted reduction in tax

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rates could – in principle – cause a net increase in GDP, although – in practice – the more likely outcome is some savings in the policy’s cost.¹⁶ In general, recycling revenue back into the economy by lowering existing distortionary taxes can allow for a more aggressive greenhouse gas mitigation policy that maximizes net social benefits.

In a world without uncertainty, a carbon tax and a cap-and-trade program could be designed and implemented to yield an identical carbon price and emission reductions. But the choice of policy instrument can affect the net social benefits, given the real-world *uncertainty* that characterizes emission mitigation.¹⁷ The government must implement a climate policy before uncertainty about the cost of emission mitigation can be resolved. If mitigation costs are higher than the government expected, then the climate policy will yield either (a) fewer emission reductions if the government implemented a carbon tax; or (b) higher costs if the government implemented cap and trade. If the foregone economic benefits from fewer emission reductions under the tax are less than the higher costs under the cap-and-trade program, then a tax would be the preferred policy instrument under uncertainty. Otherwise, cap and trade would likely maximize net social benefits relative to a carbon tax.

Uncertainty about the price of carbon inhibits private-sector investment. In recent years, uncertainty about the type, design, and stringency of climate policy has adversely affected new energy and climate-related technology investment. Uncertainty about future modifications to a climate policy may also deter investment, especially for long-lived energy-related capital. For example, a future government could relax policy stringency (with a lower carbon tax or higher emission cap)

that would lower the economic return to low- and zero-carbon technology investments. Alternatively, under a cap-and-trade regime, a future government could wipe out the value of an emission allowance bank (the allowances set aside and banked for future use), increasing the stringency of the cap-and-trade program, not unlike recent experience with the effect of regulatory changes on the U.S. SO₂ cap-and-trade program.

While the business community would prefer cost certainty, the environmental community favors certainty over greenhouse gas emission levels. Placing much greater weight on emission reductions reflects the concern of some in the environmental community that business will simply “buy its way out” under a carbon tax and fail to undertake emission mitigation, even though it may be in businesses’ interests to do so.

Real-world experience has addressed uncertainty by pursuing hybrid price-quantity approaches, such as state renewable electricity standards that establish quantity renewable goals and include alternative compliance payments that serve as a price ceiling on tradable renewable credits. Such hybrid approaches can provide insurance against policy costs reaching unexpected heights. They may also represent a way of imposing an implicit carbon tax if a cap-and-trade program’s safety valve is set at a level that has a very high probability of being triggered.

Although public policies are frequently proposed and analyzed in isolation, they in fact interact with one another in a number of important ways, which can affect a policy’s environmental effectiveness and costs. Policies of all kinds – both market-based instruments and conventional policies – act as implicit taxes and interact with preexisting taxes in ways that drive up the policies’ costs – the so-called tax-

interaction effect.¹⁸ Those policy instruments that produce revenues for government, including carbon taxes and cap and trade with auctioned allowances, can dedicate part or all of their revenue to cutting existing, distortionary taxes, thereby offsetting some or (in principle) all of the tax-interaction effect. These interactions can have profound effects on the costs of a climate policy.¹⁹

The interaction of flexible, quantity-based policies, such as cap-and-trade systems and tradable clean energy standards, with other climate policies introduces an additional set of issues. In general, allowed trading means that once a flexible, averaging type of policy instrument is in place, any attempt to elicit greater reductions from some specific source or sector under the cap will essentially be undone by some other source or sector covered under the cap. Moreover, when marginal abatement costs at the specific source or sector are increased, the overall flexible (cap and trade) regime is no longer cost effective. This is a major issue for cap-and-trade systems, renewable electricity standards, clean energy standards, and motor-vehicle fuel efficiency standards. Problematic interactions can occur when one policy instrument is nested within another, as with subnational and national policies,²⁰ or when two policy instruments coexist within the same political jurisdiction.²¹ The effects are potentially less severe with a carbon tax than with quantity-based policies because the multiple policies could yield a lower emission level than the carbon tax in isolation, but that benefit would come at the expense of cost effectiveness.

Given that climate change and actions to mitigate it play out in the global commons, it is important that any U.S. policy actions be carefully coordinated with the actions or anticipated actions of other

countries. Otherwise, U.S. policies may have no more than trivial environmental impacts (despite their cost) and can increase other countries' emissions through induced leakage of carbon-intensive economic activity.

Cap-and-trade systems seem to have emerged as the preferred national and regional instrument for reducing greenhouse gas emissions throughout much of the industrialized world. The Clean Development Mechanism (CDM), an international emission-reduction credit system, has developed a substantial constituency despite concerns about its performance. Because linkage between tradable permit systems (that is, unilateral or bilateral recognition of allowances from one system for use in another) can reduce compliance costs and improve market liquidity, there is great interest in linking cap-and-trade systems with each other, as well as to the CDM and other credit systems. There are not only benefits but also concerns associated with various types of linkages,²² but it is safe to say that such linkage may play one of three possible roles: as an independent bottom-up international climate policy architecture; as a step in the evolution of a top-down architecture; or as an ongoing element of a larger climate policy agreement.

A parallel issue arises with respect to national or subnational carbon taxes: namely, they can be linked in productive ways. For purposes of overall cost effectiveness, the various taxes would need to be set at the same level, that is, harmonized.²³ The prospect of harmonization is complicated by equity issues – would developing countries harmonize taxes without some form of side payments? – and related tax issues: how might carbon tax harmonization account for preexisting energy subsidies in developing countries and high preexisting energy taxes in some developed countries?

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Considering the variety of policy instruments – both market-based and conventional command-and-control – that countries can employ to reduce their greenhouse gas emissions, it is important to ask whether a diverse set of heterogeneous national, subnational, or regional climate policy instruments can be linked in productive ways. The simple answer is that such a set of instruments can be linked, although coordinating a set of more homogeneous tradable permit systems would be easier.²⁴ The basic approach behind emission-reduction credit systems such as the CDM can be extended to foster linkage opportunities among diverse policy instruments, including cap and trade, taxes, and certain regulatory systems.²⁵

Countries could coordinate effectively through the unilateral use of border adjustments. A national carbon tax, for instance, would take the form of a tax on imports equivalent to the implicit tax on the same goods produced domestically. In the cap-and-trade climate legislation passed by the U.S. House of Representatives in 2009, border adjustments covered only a limited set of energy-intensive, trade-exposed manufactured bulk products.

Political factors are at the heart of policy feasibility. In general, it may be necessary to elicit support from concentrated interests.²⁶ A key question is whether the process of developing such support reduces a policy's effectiveness (for example, by muting the price signals of a market-based instrument) or increases its cost. Such outcomes are frequently the case. However, a key merit of one of the policy instruments we have considered – namely, cap and trade – is that under many circumstances, the process of developing political support need not impair the policy. An important property of such systems – the independence of the equilibri-

um allocation of allowances after trading from the initial allocation²⁷ – permits the legislature to distribute allowances in a way that builds a constituency of political support for enactment without jeopardizing the policy's environmental integrity or its cost effectiveness.²⁸

At the same time, it is important to recognize that those market-based policy instruments that raise revenues for government – including taxes and auctioned allowances – can have their own political attraction, particularly at a time of chronic government budgetary deficits.

Any public policy, whether cost effective or not, will inevitably have significant distributional consequences, even if it does no more than reinforce the status quo. In the case of U.S. climate change policy, the near-term distributional impacts will primarily reflect the cost of mitigating emissions. The climate benefits to any single nation from its emission-reduction efforts will be spread globally and over several generations. Any meaningful climate policy will increase energy prices, particularly with regard to energy derived from coal combustion and, to a lesser extent, petroleum and natural gas combustion. Mitigation policies would also benefit firms (and some regions) with zero-carbon technologies, such as wind, solar, and energy efficiency technologies. The economic incidence of energy price increases will make up a considerable share of the distributional impacts, which will vary across sectors of the economy, across regions, and across income groups. These impacts are also likely to have profound political impacts on the feasibility of climate policy and the choice among climate policy instruments.

The political-economy implications of the costs associated with various policy instruments give public officials strong incentive to identify and select policies

and instruments with minimal perceived costs. In some cases, policies and/or policy instruments may indeed be low-cost, either because they are essentially unambitious or because they are cost effective.

Another option is for public officials to identify policy instruments that hide or partially obscure their costs. Largely for this reason, ordinary performance and technology standards have long been favored over market-based instruments.²⁹ A prime example is the apparent political attraction of Corporate Average Fuel Economy standards as a means of increasing the fuel efficiency of American automobiles, in contrast with the political aversion to gasoline taxes, even though the latter would accomplish more at lower cost (but in a highly visible manner).³⁰

Public and political interest in a market-based policy instrument may respond positively to the threat of a high-cost regulatory alternative. The business community may prefer a more cost-effective (and hence potentially lower-cost) market-based policy to traditional command-and-control regulation. Some in the environmental community may also support a cost-effective policy if it enables a more ambitious environmental goal than is possible under a conventional regulatory mandate.

During the policy debate over the 1990 Clean Air Act amendments, the prospect of a costly regulatory standard for power plant SO₂ emissions prompted interest in a cap-and-trade regime that became the centerpiece of the law's approach to combat acid rain. Building on the successful experience with SO₂ cap and trade, the Environmental Protection Agency (EPA) worked with Northeastern, Mid-Atlantic, and Midwestern states to design a nitrogen oxide emissions cap-and-trade program to reduce ground-level ozone pollution (smog). While states had the option

to implement a conventional command-and-control regulation in lieu of joining the cap-and-trade regime, every state chose to pursue the more cost-effective trading approach.

The threat of a high-cost regulatory alternative for greenhouse gas emissions could influence potential interest in a market-based policy approach. First, the EPA could design regulations under the existing Clean Air Act that include some form of cap and trade or a variant of a clean energy standard. While existing law would circumscribe some potentially appealing attributes of a market-based climate policy (including revenue generation and cost containment through a safety valve) as well as prohibit a carbon tax outright, it could allow for a more cost-effective approach than conventional regulatory mandates. Second, the risk of a politically (and potentially economically) unpalatable regulatory scheme under the Clean Air Act may also mobilize interest in a legislative alternative.

Pursuing a legislative option through Congress could involve a variety of legislative committees that would engage a range of special interests. Consider the example of the Senate: a carbon-tax bill would likely start in the Finance Committee; a cap-and-trade bill in the Environment and Public Works (EPW) Committee; and a clean energy standard bill in the Energy and Natural Resources Committee. If a cap-and-trade or clean energy standard bill raises significant revenue, it would likely be referred to the Finance Committee, while any bill that modifies the Clean Air Act (for example, by substituting a market-based policy for existing statutory authority) would likely be referred to the EPW Committee. The committee that begins drafting a bill will shape that bill in line with its priorities: for example, the Finance Committee will

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prioritize raising revenue, while the EPW will lay out ambitious environmental goals. The persistence of policy design as a bill moves through the legislative process would result in a final law reflecting those initial efforts.

A successful effort in designing and implementing a market-based policy would also benefit from the positive experiences on other policy fronts related to the gradual increase in policy stringency. In 2008, British Columbia implemented a carbon tax starting at \$10 (Canadian dollars) per ton of carbon dioxide and climbing annually until it reaches \$30/tCO₂ in 2012. To complement this gradual implementation of the policy, in the month before tax collection began, the provincial government provided checks to households representing the revenue expected to be raised by the tax in the first year. As the carbon tax revenue has increased, households and businesses have enjoyed larger reductions in their income taxes.

The SO₂ cap-and-trade program was phased in over two time periods, with the largest power plants covered by the program starting in 1995 and the balance of the covered facilities entering the program in 2000. The EU ETS began with a pilot phase in 2005 that imposed a relatively lax emission cap to enable time for covered facilities and government regulators to gain experience with the trading regime before moving into a more stringent second phase in 2008. State renewable electricity and alternative energy standards have likewise started with relatively modest goals: the average renewable target for the twenty-four operational state programs in 2010 was about 4.7 percent, but will increase by a factor of three by 2020.

The U.S. political response to possible market-based approaches to climate policy has been and will continue to be large-

ly a function of issues and structural factors that transcend the scope of environmental and climate policy. Because a truly meaningful climate policy – whether market-based or conventional in design – will have significant impact on economic activity in a wide variety of sectors (given the pervasiveness of energy use in a modern economy) and in every region of the country, it is not surprising that proposals for such policies bring forth significant opposition, particularly during difficult economic times.

In addition, U.S. political polarization – which began some four decades ago and accelerated during the economic downturn – has decimated what had long been the key political constituency in Congress for environmental (and energy) action: namely, the middle, including both moderate Republicans and moderate Democrats.³¹ Whereas congressional debates about environmental and energy policy have long featured regional politics, they are now fully and simply partisan. In this political maelstrom, the failure of cap-and-trade climate policy in the Senate in 2010 was collateral damage in a much larger political war.

Better economic times may reduce the pace – if not the direction – of political polarization. Furthermore, the ongoing challenge of large federal budgetary deficits may at some point increase the political feasibility of new sources of revenue. When and if this happens, consumption taxes (as opposed to traditional taxes on income and investment) could receive heightened attention; primary among these might be energy taxes, which, depending on their design, can be significant climate policy instruments.

Some would argue that a mobilizing event will soon precipitate U.S. climate policy action. But the nature of the climate change problem itself helps explain much of the relative apathy among the

U.S. public and suggests that any such mobilizing event may come “too late.” Nearly all our major environmental laws have been passed in the wake of highly publicized environmental events or “disasters,” including the spontaneous combustion of the Cuyahoga River in Cleveland, Ohio, in 1969, and the discovery of toxic substances at Love Canal in Niagara Falls, New York, in the mid-1970s. But note that the day after the Cuyahoga River caught on fire, no article in *The Cleveland Plain Dealer* commented that the cause was uncertain, that rivers periodically catch on fire from natural causes. On the contrary, it was immediately apparent that the cause was waste dumped into the river by adjacent industries. A direct consequence of the observed “disaster” was, of course, the Clean Water Act of 1972.

Climate change is distinctly different. Unlike the environmental threats addressed successfully in past U.S. legislation, climate change is essentially unobservable. We observe the weather, not the climate. Until there is an obvious and sudden event – such as a loss of part of the Antarctic ice sheet leading to a dramatic sea-level rise – it is unlikely that public opinion in the United States will provide the bottom-up demand for action that has inspired previous congressional action on the environment over the past forty years.

Despite this somewhat bleak assessment of the politics of climate change policy in the United States, it is much too soon to speculate on what the future will hold for the use of market-based policy instruments, whether for climate change or other environmental problems. On the one hand, it is conceivable that two decades (1988 – 2008) of high receptivity in U.S. politics to cap and trade and offset mechanisms will turn out to be no more than a relatively brief departure from a long-term trend of reliance on conven-

tional means of regulation. On the other hand, it is also possible that the recent tarnishing of cap and trade in national political dialogue will itself turn out to be a temporary departure from a long-term trend of increasing reliance on market-based environmental policy instruments. Perhaps the ongoing interest in these policy mechanisms in California (Assembly Bill 32), the Northeast (Regional Greenhouse Gas Initiative), Europe, and other countries will form a bridge to a changed political climate in Washington.

Joseph E.
Aldy &
Robert N.
Stavins

* Contributor Biographies: JOSEPH E. ALDY is an Assistant Professor of Public Policy at the Harvard Kennedy School, a Nonresident Fellow of Resources for the Future, and a Faculty Research Fellow of the National Bureau of Economic Research. His research has been published in the *Journal of Economic Literature*, the *Review of Economics and Statistics*, and the *Journal of Environmental Economics and Management*, among others. He is the coeditor of *Post-Kyoto International Climate Policy: Implementing Architectures for Agreement* (with Robert Stavins, 2010) and *Architectures for Agreement: Addressing Global Climate Change in the Post-Kyoto World* (with Robert Stavins, 2007).

ROBERT N. STAVINS is the Albert Pratt Professor of Business and Government at the Harvard Kennedy School, a University Fellow of Resources for the Future, and a Research Associate of the National Bureau of Economic Research. His research has appeared in the *American Economic Review*, the *Journal of Economic Perspectives*, and the *Quarterly Journal of Economics*, among others. His edited books include *Economics of the Environment: Selected Readings* (6th ed., 2012), *Post-Kyoto International Climate Policy: Implementing Architectures for Agreement* (with Joseph Aldy, 2010), and *Architectures for Agreement: Addressing Global Climate Change in the Post-Kyoto World* (with Joseph Aldy, 2007).

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⁷ For an example of a carbon tax proposal, see Gilbert E. Metcalf, "A Proposal for a U.S. Carbon Tax Swap," The Hamilton Project Discussion Paper 2007-12 (Washington, D.C.: Brookings Institution, 2007).

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- ¹⁵ See American Clean Energy Leadership Act of 2009, S. 1462, 111th Cong., sec. 132; Practical Energy and Climate Plan Act of 2010, S. 3464, 111th Cong., sec. 301; and President Obama's 2011 State of the Union address.
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- ²³ See Richard N. Cooper, "The Case for Charges on Greenhouse Gas Emissions," in *Post-Kyoto International Climate Policy*, ed. Aldy and Stavins, 151–178.
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