The recent rise in gasoline prices has led many observers to call for government price controls and special taxes on oil companies. Yet policies that restrain prices result in less supply and conservation. Additional taxes reduce the incentive to invest in new supply. Because price controls and profit taxes can be levied only by the U.S. government on U.S.-based companies, such policies also increase the economic attractiveness of foreign relative to domestic oil. The U.S. experience with price controls from 1971 to 1980 and the Crude Oil Windfall Profit Tax from 1980 to 1988 amply demonstrates the problems.

There is no evidence to suggest that recently reported oil company profits are particularly large when contrasted with the profit margins of all public companies. Profits in the oil sector have historically been lower than profits in the rest of the U.S. economy, so profits would have to be quite large for some time before they equaled returns in other sectors of the economy. Restricting profit opportunities now would amount to a form of one-way capitalism in which meager profits are allowed but more robust profits are punished. Intervention under those conditions would certainly reduce the incentive to invest in the oil business.
Sixty-nine percent of Americans now support the imposition of price controls on gasoline. Another popular idea in Congress is the adoption of a windfall profit tax. Democratic members of the House Budget Committee attempted to attach such a tax in the budget reconciliation package but were defeated on a party-line vote on November 3, 2005. In the Senate Byron Dorgan (D-ND) and Christopher Dodd (D-CT) have cosponsored the Windfall Profits Rebate Act (S. 1631), which would impose a 50 percent excise tax on the sale of oil when prices rise above $40 a barrel. The tax would apply only to major integrated oil companies if their profits were not invested in new refinery capacity, renewable energy projects, or domestic oil and gas production. The proposal received 35 votes on November 17, 2005 (none from Republicans, however), when the sponsors attempted to attach it to the budget reconciliation package then on the Senate floor.

Some politicians support changes to the existing tax code to extract more revenue from the oil industry. One such idea is to change the manner in which oil inventories are treated for tax purposes. At present, companies are allowed to deduct the costs of inventory from revenues in the calculation of profits to reflect the opportunity costs incurred when oil is kept out of the market. On November 15, the Senate Finance Committee voted to restrict the ability of vertically integrated oil companies to price their inventories at market value. The change would be for one year and extract approximately $5 billion from vertically integrated oil companies. The provision, sponsored by Senate Finance Committee chairman Charles Grassley.

Introduction

From the first week in September 2004 to the first week in September 2005, gasoline prices increased by a staggering $1.22 per gallon—to a national average of $3.12 per gallon—before dropping to $2.25 on November 21, 2005. A poll released in mid-September by the Pew Research Center for the People and the Press found that 69 percent of Americans now support the imposition of price controls on gasoline. Even though gasoline prices are now at pre-Katrina levels, politicians have reacted to the recent angst over pump prices with a variety of initiatives to restrain prices and control profits.

The most popular idea is a federal law against price gouging. Generally, such laws prohibit price increases during a declared state of emergency. In effect, they are price control measures that take effect in special circumstances. The Republican-controlled Congress passed anti-price-gouging legislation on October 7, 2005, as part of HR 3893, the Gasoline for America’s Security Act of 2005. The bill, which has yet to pass the Senate, would give the Federal Trade Commission the power to define price gouging and empower the agency to impose fines of $11,000 a day on companies found to be gouging the public. Most Democrats and even some Republicans—including, most notably, conservative Rep. Bob Ney (R-OH)—wanted tougher anti-gouging standards than those adopted in the bill.

Anti-gouging sentiment is equally popular in the Senate. An amendment sponsored by Sen. Maria Cantwell (D-WA) to incorporate anti-gouging legislation in the Senate budget reconciliation package attracted 57 votes on November 17, 2005, but the proposal failed on procedural grounds because 60 votes were required to gain a straight-up vote on the floor. Sens. Pete Domenici (R-NM), chairman of the Energy and Natural Resources Committee, and Ted Stevens (R-AK), chairman of the Commerce Committee, have pledged to support and advance an anti-gouging bill in 2006 despite their respective votes against the Cantwell amendment.
(R-IA), received unanimous support from the Republicans on that committee¹³ and then gained 64 votes on the Senate floor when it was passed as part of the budget reconciliation bill on November 17, 2005.¹⁴ Many Democrats in the Senate wish to go further and deny tax credits for federal oil royalty payments, exploration and development costs, and depreciation associated with the geophysical deterioration of existing fields.¹⁵

The problem with such sector-specific policies is their unintended consequences. For example, increased taxes on oil inventory holdings will discourage inventory buildup, which would leave oil markets more vulnerable to supply shocks. Many energy economists contend that market actors already have insufficient incentives to maintain optimal inventory levels. If so, this proposed change would only make matters worse.¹⁶ Similarly, disallowing the deduction of exploration and production costs will make those activities less attractive for investors.

Nevertheless, proponents of constraining oil industry profits and prices contend that gasoline markets are not competitive (some critics accuse producers of price collusion), that fat profit margins induce little more supply than might otherwise be induced by healthy but “reasonable” profit margins, and that gasoline profits are largely unanticipated and unearned. Price controls or windfall profit taxes, or both, they maintain, would simply redistribute wealth from producers to consumers without any significant effect on supply.

We examine those arguments with particular attention to retail gasoline markets and find them unpersuasive. Both economic theory and past experience suggest that aggressive price controls and windfall profits taxes will harm consumers by creating fuel shortages and reducing investment in new supply.

The Economic Anatomy of Gasoline Prices

Economists believe that market prices should, as a general rule, be left alone by government. Prices in market economies are established by the interplay of supply and demand.¹⁷ Goods and services are allocated to those who value them most, but competition ensures that consumers face the lowest possible prices. Information regarding relative scarcity or plenty is communicated quickly and unambiguously to both buyers and sellers. High prices encourage conservation and new supply.¹⁸

Government intervention, however, might improve overall economic efficiency if prices do not reflect total costs or if the market in question is not competitive. “Might” is the key word because no matter how imperfect markets may be, government intervention poses its own set of problems. Frequently, interventions to correct “imperfect” markets (however rightly or wrongly defined) do more economic harm than good.¹⁹ Accordingly, evidence that market imperfections exist is a necessary but not sufficient condition for government intervention. Evidence must still be presented that the proposed intervention will on balance improve economic efficiency.

In gasoline markets no evidence supports any market failure claims in a manner that would support reduction of gasoline prices. For example, there is an extensive economics literature on the social costs associated with gasoline consumption that are not fully reflected in the price of gasoline at the pump, but the implication is that market prices for gasoline are too low, not too high.²⁰ The remainder of this section analyses the competitiveness and profitability of petroleum and gasoline markets.

How Competitive Are Gasoline Markets?

Although the oil industry has consolidated over the past two decades,²¹ no evidence exists of collusion or price fixing among investor-owned oil companies or gasoline retailers in domestic markets.²² A thorough examination of the literature through July 2003 finds little evidence that increases in horizontal or vertical market concentration in the oil sector since 1990 have increased retail gasoline prices.²³
Since the summer of 2003, however, two studies suggesting otherwise have emerged, but those studies are methodologically suspect. In one study, the U.S. General Accounting Office examined retail gasoline prices following the eight largest oil mergers since 1990 and found that, in six of the eight cases, retail prices increased an average of 1–2 cents per gallon as a result of those mergers.24 The Federal Trade Commission, however, believes that the GAO study failed to consider compelling alternative explanations for those price increases.25 The FTC26 raised several major methodological objections:

- The GAO study assessed the impact of mergers on wholesale gasoline prices, not retail pump prices. The two do not always move together.27
- The models employed by the GAO did not adequately control for several factors that affect gasoline prices, such as seasonal changes in demand, changing Reid Vapor Pressure rules for gasoline, and the price of the fuel oxygenate MTBE; it also incompletely controlled for the refinery and pipeline shutdowns that contributed to the Midwest gasoline price spiral in 2000 and changes in gasoline formulation rules that affected numerous markets in that year.
- The study did not compare changes in wholesale market prices in areas affected by a merger with changes in wholesale market prices in areas not affected by a merger. Accordingly, the study did not adequately control for external factors that may have affected prices.
- The GAO examined the impact of market concentration in regional refining districts (PADDs in industry jargon) but not in any particular retail market. But because wholesale gasoline markets do not coincide with PADDs (there are many of the former in the latter), the GAO’s metrics for market concentration are flawed.
- The GAO measured market concentration by the number of refineries supplying fuel to a region, but ignored the impact of supplies brought by pipelines or ships. Accordingly, its definition of market concentration is frequently too high.

The second study, published by University of Texas economists Nicholas Oxedine and Michael Ward, constructed a simple market structure model (known to economists as a structure-conduct-performance model, or SCP model) and concluded that mergers since 1990 have increased retail gasoline prices by 0.6–1.2 percent. As the authors concede, however, such studies are incapable of differentiating between mergers that create more efficient (albeit higher) prices and mergers that produce market power and correspondingly inefficient prices.28

In the Oxedine and Ward model, industrial competitiveness is greater if the number of sellers is greater. But economists no longer view competition that way. The modern view is that industries are competitive to the extent that entry is possible. As long as firms can freely enter the market, there is little risk that a large market share will translate into monopolistic behavior.29 That’s because once a firm begins to restrain production and increase price, others can enter that sector and offer more products at reduced prices.

The only barriers of consequence to entry in domestic oil or gasoline markets are those that have been erected by state and local governments.30 In particular, laws prohibiting retail gasoline outlets from pricing “below cost” (such as a mandatory minimum mark-up above a legally defined wholesale price) exist in 17 states.31 Several other states have more general minimum mark-up laws that pertain to gasoline as well as other products. Six states prohibit vertically integrated oil companies from owning retail gasoline outlets.32 The intended effect of such laws is to keep some entrants out of the market—primarily, (i) those who might sell gasoline at or near acquisition cost in order to encourage traffic and thus sales of other more profitable products and (ii) those who might

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**Eighty-five percent of the variation in the price of gasoline can be attributed to changes in world crude oil prices.**
undercut the prices charged by “mom-and-pop” operations. Most analysts believe that those laws have succeeded in their aims to the detriment of gasoline consumers.33

The Relationship between Crude Oil and Gasoline Prices

Regression analyses of the data portrayed in Figure 1 conclude that 85 percent of the variation in the price of gasoline can be attributed to changes in world crude oil prices.34

But crude and gasoline prices can diverge even in perfectly competitive gasoline markets.35 The temporary increase of gasoline prices following Hurricane Katrina illustrates the point. Approximately two million barrels of refining capacity a day—about 10 percent of total U.S. refining capacity—were shut down immediately after the storm, and gasoline pipelines capable of delivering fuel from Gulf Coast refineries were significantly disrupted.36 That greatly decreased the supply of gasoline at retail outlets and, hence, increased retail prices beyond what might otherwise have been expected from the 1.9 percent decrease in world crude oil production as a result of the storm.37 Hurricane Rita further reduced refining capacity. As of November 9, 0.8 million barrels per day of refinery capacity (3.9 percent of U.S. consumption and 1 percent of world consumption) was still shut down.38 Monthly average spot prices for West Texas Intermediate crude oil went up 1 percent from August to September and down 5 percent in October ($64.99 to $65.59 to $62.26) while Gulf Coast gasoline spot prices went up 19 percent and down 21 percent during the same period ($1.93 to $2.31 to $1.80).39

Amazingly, only 15 percent of Americans surveyed believe that the fuel shortages caused by Hurricanes Katrina and Rita are at the root of the post-Katrina gasoline price increases. Apparently, either few Americans believe that real shortages resulted from the storms or few Americans believe that shortages have anything to do with price trends. Fully 73 percent of Americans, on the other hand, believe that the resulting prices were a manifestation of oil companies taking advantage of consumers.40

How Competitive Are Crude Oil Markets?
The ready availability of futures, spot, and contract markets suggests that market prices

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Domestic price controls will not reduce OPEC’s market power.
Domestic price controls in the 1970s actually increased the demand for OPEC imports.

accurately reflect international supply and demand for crude oil. But many observers believe that OPEC member states restrain crude oil production. So even though international oil markets efficiently price and allocate the crude oil being produced, most (but by no means all) economists believe that the amount of crude oil being produced is a function of market power and that the exercise of market power inflates world crude oil prices. For example, Francisco Parra, former secretary general of OPEC, maintains:

The Middle East with its vast reserves (65 percent of the world total) and highly prolific oil wells could have, if it had been so minded, developed reserves to produce and sell enough oil to satisfy total world demand at under $5 per barrel, and still enjoy substantial government revenues. That is what would happen in a highly competitive world.

If the OPEC cartel does raise world crude oil prices by constraining production, are price controls warranted? From an economic perspective, the answer is no. Domestic price controls will not reduce OPEC’s market power. The manner in which domestic price controls were implemented in the United States in the 1970s actually increased the demand for OPEC imports and thus its profits and punished domestic producers who are not responsible for OPEC production decisions. Price controls also reduce incentives to increase production—and, thus, reduce supply—whether OPEC is strangling the market or not. Domestic price controls thus assist the cartel’s attempts to restrict supply.

Figure 2

“Obscene” Profits?

How profitable are oil companies? The best metric is return on investment capital. Figure 2 examines returns on investment capital for four separate sectors of the U.S. oil and natural gas industry from 1970 to 2003. Surprisingly, the oil and gas sector has been less profitable than the rest of the U.S. economy over the past 33 years.

Oil company profits have increased over the past two years but are still not particularly impressive. Although the data necessary to calculate industry return on investment capital are not publicly available for the most recent financial quarters, second-best calculations demonstrate that recent oil company profits are not quite what the public believes them to be. Figure 3 compares the net profit margin (net income divided by revenue) of oil and gas companies in the S&P 500 with the composite average of all companies in that index from 1993 through the second quarter of 2005.

Although profit reports from the oil sector in the third quarter of 2005 triggered a tremendous outcry from some quarters, the numbers were unremarkable. According to the Energy Information Administration, the 23 largest domestic oil and gas companies reported an aggregate net profit margin of 8.82 percent in the third quarter of 2005, up from 7.04 percent in the second quarter. Granted, that represents a 20 percent increase in profits from the second to the third quarter, but an 8.82 percent net profit margin is still fairly close to the U.S. average.

Regardless of the relative magnitude of oil company profits, many people believe that a large percentage of oil company profits today is unearned in the sense that little or no additional cost or effort was incurred to generate them. Profits from the current price increase are an unforeseen and unanticipated windfall that does not rightly belong to producers. Restricting the size of those “gifts from heaven”—particularly if they come at the expense of...
overall consumer welfare—is therefore morally appropriate, or so the argument goes.

Moreover, if excess profits (termed “rents” by economists) are defined as returns above the normal profits that could be earned through investments in other markets, then the extraction of those rents by governments would seem to be costless because the supply of capital willing to invest in crude oil exploration should not be diminished. Efficient rent extraction, however, is possible only through auctions in which participants bid for the right to extract natural resources. Such bids take into account risk and uncertainty about likely outcomes ranging from no discovery to discovery plus low prices to discovery plus high prices.

Current policy proposals to extract rents after the fact are not efficient because they violate investor expectations and change the rules of the game after investments have been made. If investors think that they can keep natural resource rents, they will accept risk because the rewards are potentially quite high. If, after investment occurs, the government reneges and taxes windfall profits when investments are successful but does not correspondingly help investors when returns are below expectations, then, going forward, investors will reduce their participation in energy markets because “profits” in energy attract too much political attention relative to investments in other areas of the economy.

Denying investors profits, but allowing them to book losses, amounts to one-way capitalism. As Figures 2 and 3 show, oil profits are not typically that impressive. Denying the industry the opportunity to make substantial profits when supplies are tight is both unfair (unless their losses are likewise alleviated during low-price periods) and counterproductive, because it will discourage investment in the oil business.

The Weak Case for Intervention

We find no theoretical justification for gasoline price controls. The academic literature strongly suggests that retail gasoline markets are quite competitive. Supply and demand factors, not producer conspiracies, are responsible for price movements. Even people who hold that recent mergers and acquisitions in the oil sector have made gasoline markets less competitive cite studies that, even if correct, suggest that prices are only a couple of pennies more per gallon than they would have been absent those mergers.

Corporate oil profits are also less robust than popularly believed. Profit margins provide no evidence that markets are uncompetitive or that consumers are being unfairly victimized by producers.

The case for leaving market prices alone, then, is the same as the case for capitalism in general. Free markets are more efficient than controlled markets, and goods and services are more available and less expensive in the former than the latter. Restricting product prices or profit opportunities invariably reduces investment in conservation and new supply.

Our opposition to price controls is not based just on theory. America has already experimented with oil price controls and windfall profits taxes. The results of those experiments underscore the fact that the orthodoxy among economists on those matters is orthodox for a reason. It is correct.

Oil Price Controls: 1971–1980

The 1970s saw an array of price controls and allocation regulations imposed on crude oil and refined products. The academic consensus is that those controls had significant negative effects on both oil producers and consumers.48

Even a brief summary of the regulations is tedious. The laws were complicated. Unintended negative consequences were the rule, not the exception, and the attempts to address them made the regulatory regime even more complicated.

What follows, then, is intended for mature audiences only, the equivalent of NC-17 in movie jargon. Those who wish to skip the details should move on to the subsection “The Economic Cost of Price Controls,” in which we review the studies that have attempted to
quantify the economic costs of those price control regimes. While we understand that the discussion may be boring to many readers, we review the details because they illustrate the complications involved in controlling prices. The history of those efforts provides an important reminder of why we should be leery about repeating them.

**Nixon’s Price Controls**

It was a Republican, President Richard Nixon, who launched America’s grand experiment with price controls by robust use of the broad powers Congress gave the president under the aegis of the Economic Stabilization Act of 1970. His price control regime had four phases.

Phase I, which lasted from August 1971 through November 1971, applied to all wages and prices throughout the economy. Fortunately, global oil prices during those three months were stable so Phase I had only a minor effect on oil markets.

Phase II, which lasted from November 1971 through January 1973, allowed all firms, except those in the oil or gas sectors, to increase prices above Phase I ceilings to reflect increases in production costs. Multiproduct firms outside of the oil industry were also given some flexibility to price individual product lines as long as they comported with a weighted average of firm-wide price increases. Heating oil shortages arose during the winter of 1972–73, but most other oil products were unaffected by the price controls, given that global prices remained soft during this period as well.

Phase III, which lasted from January 1973 through August 1973, initially made Phase II price controls voluntary, albeit with heavy political pressure to encourage compliance. A jump in heating oil prices in early 1973, however, caused the Nixon administration in March 1973 to issue “Special Rule No. 1,” which reimposed strict price controls on the 23 largest domestic oil companies, which accounted for 95 percent of the industry’s gross sales. Smaller oil firms, however, were exempt.

Special Rule No. 1 and the subsequent Phase III price controls had a significant effect on the market because most independent gasoline stations at that time received their fuel from the 23 large companies. Because the largest companies were subject to price controls—and because provisions in Phase III prevented them from recouping the rising costs of crude imports if they refined the crude into products—the large companies reduced their imports of crude and their sale of refined products to others. Independent marketers, distributors, and other bulk consumers accordingly found it increasingly difficult to find fuel for their customers, setting off political demands for sharing shortages equally. That pressure resulted in the passage of the Emergency Petroleum Allocation Act in November 1973.

**The Emergency Petroleum Allocation Act of 1973**

The EPAA was adopted to address the anger expressed by owners of independent gas stations who were cut off by the majors because of the latter’s rational response to the incentives created by Special Rule No. 1 and Phase III. Thus a central element of the legislation was a freeze on buyer-seller relationships as they existed in 1972. Any substantive changes in buyer-seller relationships or ownership required federal approval, enmeshing regulators in many of the day-to-day operations of the industry.

The EPAA also enacted a two-tiered system of price controls on domestic oil. Oil that had previously been discovered and developed was defined as “old oil” and the price for that oil was strictly controlled.49 “New oil,” on the other hand, was decontrolled.50 In November 1973 all stripper oil (defined as oil coming from wells that produced fewer than 10 barrels of oil per day) was also released from the price control regime.

The EPAA created an important allocation problem. Imported oil was the most expensive source of crude necessary to meet domestic demand, and it was not subject to price controls. Hence, the cost of imported oil determined the marginal costs (price) for gasoline sold in the United States. But many refiners had access to domestic old oil, which was subject to price controls. Accordingly, refiners who had access to old oil made much larger profits on

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*It was a Republican, President Richard Nixon, who launched America’s grand experiment with price controls.*
their gasoline sales than refiners who depended on new, stripper, or imported crude oil.

In response, the Federal Energy Administration adopted an “old oil entitlements” program in December 1974. The federal government issued monthly entitlements to individual refineries. Entitlements were granted to equate each refinery’s access to old oil to the national average refinery access to old oil. Those refineries that used more controlled oil as a percentage of operations than the industry average had to buy entitlements from those refineries that used less than the average amount of controlled oil.

An important consequence of this program was to increase imports. That’s because the easiest way for refiners to reduce their reliance on old oil so that they were entitled to subsidies (payments from other refineries) was to increase imports. The incentive to increase imports continued until the value of entitlement tickets equaled the value of the rents created by the price controls (the difference between the world price for oil and controlled prices times the volume of old oil).

Although the purpose of the original entitlements program was to equalize profits across refineries, subsequent interventions favored some refineries at the expense of others. The most important was the Small Refiner Bias regulation, which gave small refineries extra entitlements to old oil. Numerous other entitlements also were granted by regulators as “hardship relief” under the FEA’s exemptions and appeals process.

The Energy Policy and Conservation Act of 1975

The Energy Policy and Conservation Act amended the EPAA and officially took effect in February 1976. The law essentially expanded price controls to cover the new oil produced from domestic fields subsequent to the establishment of the EPAA—creating a three-tiered price control regime to replace the older two-tiered regime—and instituted a binding average price for domestic oil of $7.66 per barrel, a figure that was permitted to increase up to 10 percent annually to account for inflation and various incentive payments. In September 1976 EPCA was amended to allow average domestic prices to rise 10 percent a year without regard to the inflation rate or regulatory incentive adjustments. In the meantime, EPCA removed price controls for all major refined oil products except for gasoline, jet fuel, and propane.

The new three-tiered regime required changes in the old oil entitlements program because there were now two categories of old oil—lower tier (less expensive) and upper tier (more expensive). Accordingly, each barrel of upper-tier oil was granted a fraction of the entitlement given to lower-tier oil.

Special exemptions to the old oil entitlement program continued. Beginning in April 1976, residual fuel imports into the East Coast were eligible for partial entitlements, and middle distillates (industry jargon for jet fuel, diesel fuel, home heating oil, and kerosene) were granted similar partial entitlements in February and March of 1977 in response to the severe winter that year. Salable partial entitlements were also granted to middle distillate imports from May through September 1979. Special allocations of entitlements to refiners were also granted through the exceptions and appeals program for the use of low-quality California crude oil, certain uses of nonpetroleum fuels, and Puerto Rican petrochemicals. The federal government also received marketable entitlements for purchases of crude oil for the Strategic Petroleum Reserve.

Happily, the EPCA gave the president the authority to place the petroleum price controls on standby status any time after May 1979. The Carter administration used that authority quite energetically. Jet fuel prices were immediately decontrolled. In June 1979 price controls were lifted from oil properties not producing in 1978 and from off-shore properties leased after December 1978. In June 1979, 80 percent of the production from marginal (almost stripper) lower-tier properties were decontrolled. Also in June 1979 producers were allowed to redefine the amount of oil allocated between lower-tier and higher-tier categories. On August 17, 1979, heavy crude oil was decontrolled. In
January 1980, 4.6 percent of a property’s upper-tier output was decontrolled each month, and smaller amounts of lower-tier oil were decontrolled to offset expenses associated with newly undertaken tertiary recovery projects.53

In short, President Carter largely dismantled the price control regime through administrative action. In one of his first official acts as president, Ronald Reagan finished the job and abolished all remaining controls in January 1981. Congress made no effort to reauthorize the program, and the EPCA formally expired in September 1981.

The Economic Cost of Price Controls

During the EPAA and EPCA regimes, roughly 60–70 percent of domestic output was subject to federal price controls.54 As a result, average domestic oil prices were typically reduced $3–$5 per barrel below market levels.55 The oil price increases in 1979, however, greatly increased the gap between regulated and market prices. In 1980 old oil sold for about $6 per barrel while spot prices averaged $24.23 per barrel.56

In 1981 Harvard economist Joseph Kalt undertook what remains the most comprehensive examination of the EPAA/EPCA regime.57 Kalt found that from 1974 to 1980, federal oil price controls (primarily through the old oil entitlements program) transferred $9 billion to $32 billion per year from refiners with more access to old oil to refiners with less access to old oil. End-use consumers received a transfer of $5 billion to $12 billion annually from the same. Aggregate wealth transfers were estimated to range from $14 billion to $50 billion annually.58

The wealth transfers and moderate consumer savings, however, came at a cost. Kalt notes that price controls and the incentive to import created by the entitlements program reduced the incentive to bring new domestic oil to market, and he calculates that as a result domestic production was 0.3–1.4 million barrels per day lower than it would have been otherwise. And the wealth losses of crude oil producers exceeded the gains obtained by refineries and crude oil consumers. The difference between the two figures is referred to by economists as “deadweight loss,” which Kalt estimates at between $1 billion and $6 billion annually from 1975 to 1980.59

While Kalt’s analysis is impressive, it assumed that world oil prices were unaffected by U.S. controls. But economist R. T. Smith calculated that EPCA price controls increased world crude oil prices by 13.35 percent.60 Economist Robert Rogers, who incorporated Smith’s findings into an econometric model, found that EPCA raised domestic oil prices.61

A few observations about the price control experience of the 1970s jump out at the analyst. First, price controls are simple ideas in theory but extremely complicated exercises in practice. Second, a tremendous amount of political pressure inevitably arises under price control regimes to provide regulatory benefits to favored producers at the expense of less-favored producers, thus distorting markets even further. Third, price controls have unintended consequences and often exacerbate the problems they ostensibly are designed to address.

The Windfall Profit Tax: 1980–88

The Crude Oil Windfall Profit Tax was enacted in April 1980 to replace the EPAA/EPCA oil price control regime that was scheduled to expire in September 1981.62 The name of the tax was somewhat of a misnomer because it was not a tax on profits at all. It was, in fact, an excise tax on domestic oil production effective March 1, 1980, and that tax was paid before profits from the sale of oil were determined. Accordingly, profits had no bearing on how much windfall profit tax was paid. Producers, however, could deduct those taxes from income tax liabilities because they were considered a cost of doing business.

The excise taxes were imposed on the difference between the market price for oil and a designated “base price” adjusted quarterly for inflation and state severance taxes. The taxes were applied at the point of first sale,
generally to a refiner. The rates were

- 70 percent for tier-one oil, which included most domestic oil in reservoirs that were productive before 1979. The law established a base price for tier-one oil equal to the May 1979 upper-tier base price established under the EPCA, adjusted for inflation.
- 60 percent for tier-two oil, which included stripper oil and oil from the Naval Petroleum Reserve. The law established a base price for tier-two oil equal to the tier-one price plus $1. Stripper oil was exempted completely from the tax, however, under the Economic Recovery Act of 1981.
- 30 percent for tier-three oil, which included output from newly producing post-1978 properties, heavy crude oil, and incremental oil from tertiary recovery. The law established a base price for tier-three oil equal to the May 1979 upper-tier ceiling under the EPCA plus $2. The tax on newly discovered oil was gradually reduced, however, to 22.5 percent.
- Independent producers with sales of less than $1.25 million per quarter or with fewer than 50,000 barrels of production per day were taxed on only the first 1,000 barrels of oil per day. Moreover, they paid reduced taxes on that oil: 50 percent for tier-one oil and 30 percent for tier-two oil. Such independents paid only 30 percent on tier-three oil with an exemption for the first 1,000 barrels per day.
- Exemptions to the tax were provided to oil produced by state or local governments, educational or charitable medical institutions, Indian tribes or individual Indians over which the United States exercised trust responsibilities, new oil produced from much of Alaska, and the first increments of tertiary oil.

The Windfall Profit Tax was scheduled to phase out over 33 months after January 1988 or the first month (but not later than January 1991) after federal revenues from the tax equaled $227.3 billion. The tax was repealed in 1988, however, because it imposed significant administrative burdens on both the government and the private sector while generating no revenue at all after 1986.63

There is little scholarly literature available on the economic impact of the Windfall Profit Tax because the oil price collapse of 1986 rendered the tax unimportant. Even prior to the price collapse, the tax generated less revenue than expected because oil prices did not increase as steeply as economists expected and domestic production was not as robust as anticipated.64 The WPT generated $40 billion for the federal Treasury compared to the $175 billion projected by federal budget analysts.65 Because the Windfall Profit Tax made investment in domestic production less attractive than it otherwise would have been, analysts at the Congressional Research Service estimate that the tax reduced domestic oil production by 3–6 percent and increased foreign oil imports by 8–16 percent.66

Price Gouging Legislation: “Kinder and Gentler” Price Controls

The experience of the 1970s has left energy economists quite skeptical about the merits of fuel price controls. That skepticism has not, however, led to widespread abandonment of the belief that the government must do something about “profiteering” at the gasoline pump. The popular remedy today is embodied in legislation that prohibits “price gouging.”

Although there is no federal law prohibiting price gouging (the federal government can act only against oil pricing practices if it finds evidence of collusion or other acts that violate antitrust statutes),67 13 states have passed laws prohibiting price gouging in the event of a declared emergency in those states.68 Typically, price gouging laws prohibit businesspeople from posting prices that exceed the price charged for that good or service immediately before the declaration of emergency. Exemptions are often pro-
vided for price increases that reflect increased procurement costs or “national or international market trends.”

In sum, price gouging legislation imposes price controls only during a state of emergency. While the duration of the price controls is thus limited, their impact is often more acute because emergency conditions often result in physical shortages, skyrocketing demand, or both. Laws that impose price controls in the midst of such emergencies will cause more economic harm that those imposed during more normal conditions. Accordingly, the same arguments against price controls apply against price gouging legislation.

Many politicians who resist price gouging legislation nevertheless publicly request that industry voluntarily price gasoline below the market price (“jawboning” in industry jargon). But it makes no difference whether prices are voluntarily or involuntarily posted below the market clearing price. Scarcity will result in either case. The reason that gasoline disappeared from a number of service stations in the aftermath of Hurricane Katrina was that station owners weren’t “gouging” with sufficient gusto. Whether out of a misguided sense of kindness, concern about what politicians might think, fear of bad press, or to keep customers happy, stations priced below market levels and, as a result, their inventory disappeared.

“Jawboning” also ignores the fact that oil companies do not dictate gasoline prices. Contracts between oil companies and refiners—and between refiners and retail outlets—typically tie the purchase price to the spot market price in whatever trading exchange is most convenient. Hence, fuel prices are ultimately established by thousands of market actors engaged in spot markets, a group that is almost certainly immune to “jawboning” and incapable of fixing prices.

**Conclusion**

The observation that price controls induce scarcity and impose net losses on the economy is as uncontroversial among economists as are observations about gravity among physicists. The experience of the 1970s further suggests that price controls may not even achieve their stated goal of reducing consumer prices.

Intervention in oil markets historically has improved the welfare of politically popular market actors (primarily small, independent oil producers and small refinery owners) rather than the welfare of consumers. Whether politicians intended that to be the case is unclear. Regardless, if wealth redistribution is the rationale for price controls and windfall profit taxes, general individual and corporate income taxes are certainly less costly and more equitable than sector-specific market intervention.

People often support price controls and windfall profit taxes because they don’t believe that oil producers have a moral right to higher-than-normal earnings. There is a widespread sentiment that it is somehow wrong for owners to profit when exogenous events greatly inflate the value of the commodities they own. Yet those who hold that opinion do not oppose windfall capital gains for homeowners. In fact, the public tends to cheer rising home prices and reacts to falling home prices as a problem to be solved. Why it is morally wrong for some parties but not others to periodically earn “windfall profits” is a mystery that we cannot solve.

Regardless of the moral issues involved, federal efforts to take excess profits from oil companies—whether via price controls or excise taxes—are bad public policies. They fail to achieve their proximate aim, which is to reduce prices paid by retail consumers, but do manage to reduce supply, increase imports, and impose steep costs on the economy.

**Notes**


5. Senator Cantwell’s amendment would establish federal fines and criminal penalties for price gougers and direct the Federal Trade Commission to focus its enforcement activities on those oil companies with revenues of more than $500 million a year. The amendment would also ban the manipulation of oil and gasoline markets and mandate more transparency with regard to federal investigations and enforcement activities. The amendment would also create new authority for states to prosecute price gougers at the retail level. Mary O’Driscoll, “Senate Moves Tax Package with $5 Billion Industry Levy,” *Energy & Environment Daily*, November 18, 2005. Republican senators supporting the amendment included Chafee (RI), Coleman (MN), Collins (ME), Cornyn (TX), DeWine (OH), Graham (SD), Hutchison (TX), Santorum (PA), Smith (OR), Snowe (ME), Specter (PA), Talent (MO), and Thune (SD).


10. Senate Republicans voting in favor of the bill included Chafee (RI), Coleman (MN), Collins (ME), Gregg (NH), Snowe (ME), Specter (PA), Sununu (NH), Thune (SD), and Voinovich (OH).


15. Ibid.


18. Empirical studies conclude that, in the short run, a 10 percent increase in gasoline prices will lead to a 0.6 to 1.0 percent decrease in demand. In the long term, however, a 10 percent increase in gasoline prices will lead to a 10 percent decrease in demand. See M. A. Adelman, *The Genie Out of the Bottle* (Cambridge, MA: MIT Press, 1995), p. 190. Alan Krueger, professor of economics and public affairs at Princeton, in a recent *New York Times* column, repeated Adelman’s characterization of the elasticity estimates in the literature but went on to observe that from September 2004 to September 2005 gasoline prices rose 55 percent but consumption dropped only 3.5 percent for an elasticity of .06 rather than .1. Alan Krueger, “Why the Tepid Response to Higher Gasoline Prices?” *New York Times*, October 13, 2005, p. C2.


20. Economists at Resources for the Future argue that consuming a gallon of gasoline imposes $1.01 worth of costs on society that are not reflected in the price of the gasoline. Current taxes average about 40 cents per gallon, but because those taxes

21. The top five investor-owned oil companies in the world today control 14.2 percent of global oil production, 50.3 percent of domestic refining capacity, and 61.8 percent of the retail gasoline market. Ten years ago, the top five investor-owned oil companies in the world controlled 7.7 percent of global oil production, 33.4 percent of domestic refining capacity, and 27 percent of the retail gasoline market. “Mergers, Manipulation, and Mirages: How Oil Companies Keep Gasoline Prices High, and Why the Energy Bill Doesn’t Help,” Public Citizen, March 2004. On the other hand, vertical integration within the gasoline sector has decreased since 1990. Federal Trade Commission, “Gasoline Price Changes,” pp. 124-25.

22. We are unaware of any governmental investigation since the formation of the OPEC cartel that has found evidence of price fixing or collusion in U.S. gasoline markets. The Federal Trade Commission concludes that “the vast majority of the FTC’s investigations have revealed market factors to be the primary drivers of both price increases and price spikes.” Federal Trade Commission, “Gasoline Price Changes,” p. ii. Those investigations, it should be noted, were undertaken by both Republican and Democratic administrations.


24. The GAO study provides a total of 10 estimates of the effects of mergers on prices. Those estimates cover three types of fuel (conventional, reformulated, and specially blended gasoline for the California market) and different geographic areas. Seven of the ten estimates, all involving either conventional or reformulated gasoline, found that mergers increased wholesale fuel prices by 0.15 cents per gallon to 1.3 cents per gallon. Although mergers were found to increase wholesale California gasoline prices by 7–8 cents per gallon, the results were not at a level of confidence normally thought of as statistically significant. The GAO study also did not find a statistically significant increase in wholesale gasoline prices in the eastern United States. U.S. General Accounting Office, “Energy Markets: Effects of Mergers and Market Concentration in the U.S. Petroleum Industry,” May 2004.


26. The FTC also highlighted several problems related to GAO’s analysis of particular mergers. Ibid., pp. 16–19.

27. Retail competition may prevent service stations from passing on higher prices. Moreover, a significant amount of gasoline reaches the pump without going through wholesale markets.


30. For a summary of the literature concerning the impact that state and local policies and regulations can have on gasoline prices, see Federal Trade Commission, “Gasoline Price Changes,” pp. 103–24.


32. Connecticut, Delaware, Hawaii, Maryland,


35. An unpublished manuscript written by economist Donald Nichols at the University of Wisconsin notes that gasoline prices since April 2005 have risen significantly compared to the rise of world crude oil prices over the same period. That manuscript has been cited by many who believe that forces other than simple supply and demand are at work in gasoline markets. Professor Nichols, however, observes that “it is possible that this spike was a result of normal market factors and that no individual or company had control over what happened,” and his paper makes no argument to the contrary. Donald Nichols, “Gasoline Prices in 2006,” unpublished manuscript available from authors, September 27, 2005, p. 1.


44. For a discussion of how ROIC is calculated and why it is a better metric than the alternatives, see Dale Wettlaufer, “A Look at ROIC,” *Motley Fool*, undated, http://www.fool.com/school/roic/roic.htm.


47. Authors' calculation based on data from Energy Information Administration, “Financial News for Major Energy Companies,” third quarter, 2005, Table 1; http://www.eia.doe.gov/emeu/perfpro/news_m/index.html#tab1.


49. The means by which the law defined “old oil” was quite complicated. Output from a domestic property in each month of 1972 was defined as that property’s base period control level (BPCL) for that month. If a property had once produced more than its BPCL, the amount by which production in any subsequent month fell short of the BPCL was added into a property’s current cumulative deficiency (CCD). Output in any month less than or equal to the sum of the BPCL and the CCD was defined as “old oil.”

50. Output greater than the sum of a property’s BPCL and CCD, or from properties not producing in 1972, was defined as “new oil.” Each barrel of “new” domestic oil brought to market allowed a producer to release a barrel from its “old oil” classification.

51. Under the Energy Policy and Conservation Act, the BPCL for a property in any month was defined as the lesser of average monthly output of “old oil” in 1975 or the average monthly output of all oil in 1972. “Lower-tier” oil was defined as output not in excess of that property’s BPCL plus CCD. “Upper-tier” oil was defined as production from pre-1976 properties in excess of the associated lower-tier output and production from properties that began producing after 1975. Lower-tier oil sold at its May 15, 1973, price plus inflation and incentive adjustment factors determined by the U.S. Department of Energy. Upper-tier crude oil was treated as upper-tier crude for regulatory purposes. Crude from the Federal Naval Petroleum Reserves and incremental production from tertiary oil recovery projects was not controlled. The oil release program (established as part of the EPAA), under which increases in production above base period 1972 levels would not only be free of price controls but also remove an equivalent amount of old oil from controls, was repealed.

52. Producers were allowed to redefine the BPCLs of lower-tier properties to the average output in the six months ending March 1979 and to establish CCDs at zero. Thereafter, BPCLs were reduced by 1.5 percent a month in 1979 and 3 percent per month from 1980 through October 1981.

53. Primary production methods use natural gas or water pressure. Secondary recovery methods inject water or natural gas into wells to force the oil to the surface. Tertiary methods recover oil by reducing its viscosity (resistance to flow) through heating (usually steam injection) and sometimes the use of soap to dissolve the crude in water.


55. Ibid.


57. The figures offered in this subsection can be found in Kalt, pp. 285–90.

58. From 1975 through the second quarter of 2005 prices have increased about three times as measured by the change in GDP deflator (111.6 / 38). To convert Kalt’s figures to current dollars, multiply by about 3 (2.94).

59. For an overview of the economic distortions and wealth redistributions that occurred within the wholesale crude oil market, see Bradley, pp. 1805–09.


62. The WPT was a legislative compromise between the Carter administration, which supported decontrol of oil prices, and members of Congress who feared that decontrol would lead to steep price increases. Many analysts had long argued, however, that a windfall profit tax was a much more efficient and less economically destructive means of transferring wealth from major oil producers to politically favored beneficiaries.


64. Domestic oil prices were expected to rise to at least $50–$60 per barrel by 1985. The average


66. Ibid.


68. Those states include Alabama, Arkansas, Florida, Georgia, Indiana, Louisiana, Mississippi, New York, North Carolina, South Carolina, Tennessee, Virginia, and West Virginia. Other states may have the authority to prosecute price gouging under general deceptive trade practice laws depending on the state law in question and the specific circumstances under which price increases occur. Angie Welborn and Aaron Flynn, “Price Increases in the Aftermath of Hurricane Katrina: Authority to Limit Price Gouging,” RS22236, CRS Report for Congress, Congressional Research Service, September 2, 2005, p. 1.

69. Ibid., p. 2.

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