

Profiting from Regulation: An Event Study of the European Carbon Market

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Abstract

Tradable permit regulations have recently been implemented for climate change policy in many countries. One of the first mandatory markets was the EU Emission Trading Scheme, whose first phase ran from 2005-07. Unlike taxes, permits expose firms to volatility in regulatory costs, but are typically accompanied by property rights in the form of grandfathered permits. In this paper, we examine the effect of this type of environmental regulation on profits. In particular, changes in permit prices affect: (1) the direct and indirect input costs, (2) output revenue, and (3) the carbon permit asset value. Depending on abatement costs, output price sensitivity, and permit allocation, these effects may vary considerably across industries and firms. We run an event study of the carbon price crash on April 25, 2006 by examining the daily stock returns for 100 stocks from carbon intensive industries and 600 stocks in the broad EUROSTOXX index. Our results indicate that several industries (including oil equipment, mining, alternative energy, and electricity) benefited from higher permit prices. In general firms that tended to be either carbon intensive, or electricity intensive, but not involved in international trade were hurt by the decline in permit prices.

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1 Introduction

There is a long-standing perception of a fundamental conflict between the interests of business and environmental regulators. In many cases regulators apply policies that increase production costs, restrict production, or otherwise constrain the actions of firms. There is a rich literature chronicling the impacts that regulations such as the clean air act have had on industrial activity.¹ With greenhouse gas regulation on the horizon in the US, and already under way in the European Union, the question of the impacts of these regulations on industry has taken center stage. As countries and regions around the world develop policies for limiting greenhouse gas (GHG) emissions, there is an understandably great interest in how these policies will impact the competitiveness, productivity, and profitability of the industries to which they are applied.

Measuring the economic impacts of GHG regulations obviously has direct relevance to setting the levels and timings of the regulations. Even contingent upon a specific goals for GHG reductions, however, information about the overall magnitude and distribution of economic impacts has importance for the policy-making process. This is most starkly true in the case of cap-and-trade mechanisms, which create valuable new property rights in the form of emissions credits. These credits constitute the "currency" of cap and trade markets. They also provide an important tool to policy makers for distributing the revenues collected by the carbon regulation. The process of allocating emissions credits, while inevitably containing a strong element of political maneuvering, is usually grounded in a desire to offset some of the cost impacts of the introduction of carbon regulation. Industries that claim to bear the brunt of the abatement costs usually stake the largest claim to allocations of credits.

However, for most industrial enterprises, changes in direct abatement costs are only one piece of a complicated profitability puzzle. The introduction of a price of CO₂ into an economy can have indirect impacts on firms that are not large CO₂ emitters. In most

¹Gray (1987), Becker and Henderson (2002), Gray and Shadbegian (2003), List, *et al.* (2004).

industries, increases in CO₂ costs will be reflected in output prices, and therefore revenues, as well as in costs. A more complete picture of these net impacts is necessary in any attempt to align allocations to the true economic impacts of CO₂ regulation on firms.

Indeed, the impact of regulations, even when they have a substantial impacts of costs, on the profitability of firms is ambiguous. There are several mechanisms, ranging from restricting entry to raising rivals costs, through which revenue increases can outstrip cost increases, enhancing profitability. With cap-and-trade regulations, the free allocation of emissions credits adds an additional source of revenue. In the case of GHG markets, these assets can total hundreds of billions of dollars.

Despite the politically motivated tendency to award emissions credits proportionally to emissions, several papers have concluded that this likely amounts to overcompensation of the affected industries. These papers all use various simulation methodologies to forecast potential impacts of carbon taxes or caps. Bovenbender and Goulder (2000) utilize a general equilibrium model to assess the likely impacts of a carbon tax on a wide set of industries. Burtraw and Palmer (2008) simulate the US electricity sector under potential cap-and-trade scenarios. Smale *et al.* (2006) simulate several industries under a carbon cap in Europe using an assumption of Cournot competition. All these studies find that for many industries, compensation of less than 20 percent of emissions would offset the profitability impacts of regulation.

In this paper we study impacts on firms of the largest, in monetary terms, cap-and-trade market in the world the European Union's Emissions Trading System (ETS) for CO₂. This is by far the most significant effort at regulating CO₂ emissions in the world. As a role model for carbon cap-and-trade, the ETS has been closely scrutinized both within and outside the European Union. From the outset, the relative impact of the ETS on EU industries has been a controversial topic, one that has strongly influenced policies for the allocation of emissions credits. During its first phase of operation from 2005 through 2007, the prices of emissions credits in the EU market were quite volatile. While this volatility

has sparked criticism about the design and implementation of this phase of the market, we take advantage of it in order to examine the impact of CO₂ prices on firms.

Rather than attempting to directly untangle the many competing effects of the ETS on firms, we focus on the stock market valuations of public-traded firms subject to CO₂ regulation. Specifically, we examine the impact of a sharp devaluation in CO₂ prices in late April 2006 as an event study on the share prices of effected firms. Such an exercise can be interpreted in several ways. Under an assumption of efficient markets, these valuations should reflect the market's expected discounted future cash flows of the firms. Even if one does not adhere to an efficient markets hypothesis, the event provides a useful window into the perceptions of the market to movements in CO₂ prices.

Our results imply that rather than being hurt by the imposition of CO₂ regulation, several industrial sectors benefited from the ETS. Indeed the sharpest declines in equity prices occur within industries that are the most carbon intensive, or electricity intensive. Such a response indicates that CO₂ prices play a significant role in determining product prices and revenues in many of these industries. We also examine the responses in relation to a measure of international trade exposure, and find weak evidence that the benefits of higher CO₂ prices were concentrated amongst sectors with little exposure to international trade.

In section 2, we develop a simple model of the impacts of CO₂ costs on firm profitability in order to illustrate the potential impacts. In section 3, we briefly review the EU CO₂ market and its pricing from 2005-07 and examine the impact of the crash in permit prices in late April 2006. In section 4, we examine the underlying elements of firm characteristics that influenced the response to the change in CO₂ prices. We conclude in section 5.

2 Emissions Regulations and Firm Profits

In this section we develop a theoretical model considering the potential impacts of environmental regulation, or more specifically emissions costs, on firm profitability and per-

formance. The model provides a useful framework for decomposing and illustrating the various potential impacts, both positive and negative, of emissions costs on firms. Consider a firm producing products for a market represented by the demand curve $P(Q)$, where Q represents total industry production in this market. The firm is subject to cap-and-trade regulation of its emissions, which are in turn a function of its emissions rate r and its total production q . We assume that the production technology determines the emissions rate, $r(q)$ and that this rate cannot be changed over the time horizon we are considering. The per-unit price of emissions permits is τ , resulting in direct compliance costs of $\tau r q$, however the firm may also receive a free allocation of emissions credits A . Considering both input and environmental costs, the net profits of this firm can be represented as

$$\pi = P(Q) * q - C(q, \omega) + \tau A - \tau r(q)$$

where the function $C(q, \omega)$ represents the total cost of producing q with a vector of input costs w . The impact of a change in the permit price τ can be expressed as

$$\frac{\partial \pi}{\partial \tau} = P * \frac{\partial q}{\partial \tau} + P' \frac{\partial Q}{\partial \tau} * q - \frac{\partial C}{\partial \tau} + A - r q - \frac{\partial r}{\partial \tau} \tau \quad (1)$$

where for notational brevity we have combined the input price and output adjustments of a permit price shock above. In other words

$$\frac{\partial C}{\partial \tau} = \frac{\partial C}{\partial \omega} \frac{\partial \omega}{\partial \tau} + \frac{\partial C}{\partial q} \frac{\partial q}{\partial \tau}$$

and

$$\frac{\partial r}{\partial \tau} = r' * \frac{\partial q}{\partial \tau}$$

For firms with market power in their product market, we can also consider the impact on product prices to be a combination of changes in their own output and the output of other firms. In other words, for firm i

$$P' \frac{\partial Q}{\partial \tau} = P' * \left(\frac{\partial q_{\neq i}}{\partial \tau} + \frac{\partial q_i}{\partial \tau} \right)$$

where q_i is the output of firm i and $q_{\neq i}$ is the output of all other firms, and therefore $Q = q_i + q_{\neq i}$.

If we simplify the responses of firms further by assuming that emissions rates r are constant, we can further reduce equation 1 to

$$\frac{\partial \pi}{\partial \tau} = P * \frac{\partial q}{\partial \tau} + P' \frac{\partial Q}{\partial \tau} * q - \frac{\partial C}{\partial \tau} + A - rq$$

for shocks that have marginal impacts on the output of firm i , the envelope theorem would imply that

$$\left(P + P' \frac{\partial q_i}{\partial \tau} * q_i - \frac{\partial C}{\partial q} - r\tau \right) \frac{\partial q_i}{\partial \tau} = 0 \quad (2)$$

In other words, the impact on profitability from changing own output levels would be negligible. However, there are still impacts relating to direct costs, the value of ones endowment of permits, and changes in market prices due to the responses of other firms in the industry. Removing the terms from 2 from equation 1 we are left with

$$\frac{\partial \pi_i}{\partial \tau} = P' \frac{\partial q_{\neq i}}{\partial \tau} * q_i - \frac{\partial C}{\partial \omega} \frac{\partial \omega}{\partial \tau} + A - rq_i \quad (3)$$

The individual terms in equation 3 illustrate the competing potential impacts of a change in the permit price. First, revenues may increase due to the fact that other firms in the industry have collectively responded by reducing output. This is similar to a “raising rival’s costs” effect.² Under the assumption that firms would reduce output in the face of an increase in permit costs, this term would be positive. Second, the middle term on the right hand side of (3) captures the impact of changes in input costs due to a change in the permit price. To the extent that these inputs (*e.g.* electricity) come from industries

²Salop and Scheffman, 1983

that are themselves subject to the environmental regulation, this term would presumably be negative. The last term, $A - rq$ reflects the net impact on direct compliance costs of a change in permit prices. If a firm is “short” in permits, then $A < rq$ and this term would be negative.

In the following sections, we will examine each of these potential effects empirically. The relative magnitudes of these effects will largely depend upon three key factors, the elasticity of demand for the firm’s product, the firm’s endowment of permits, and the relationship between a firm’s marginal cost and its average cost with respect to emissions and other input prices. Figure 1 helps to illustrate these factors. We assume here that a firm faces a residual demand curve D , and has a marginal cost function $c_{\tau 1}$ before the imposition, or increase, in permit prices. In this we figure, we also assume that the demand curve D is unaffected by a change in permit prices, one condition for which is that the firm faces competition from outside the capped region.

The classic analysis of the incidence of taxation on such a firm would imply a vertical shift of the marginal cost curve to $c_{\tau 2}$. In the context of environmental regulation, this is equivalent to assuming that emissions rates are constant for all production quantities. If true the producer surplus is clearly reduced from the sum of areas B and C to the area A in figure 1a. The allocation of revenues collected, or of permits, would then be critical in determining the net impact on the impact. If the firm received a free allocation equivalent to 100% of its ex-post emissions, this would be a transfer equivalent to the areas C and D, which totally offsets the increased regulatory cost. As long as the demand for product is sufficiently inelastic, the firm’s net profit improves because its revenue increases without any increase in environmental costs. Indeed as Bovenbender and Goulder (2000) demonstrate, only a relatively small allocation of emissions credits is necessary to fully compensate many industries for any profit impact of CO₂ costs.

However, even without an allocation of emissions, the impact on firm profits can be ambiguous. This is due to the fact that there are both heterogeneous firms and production

technologies within most industries. Consider a case where emissions rates are increasing with production quantities, as illustrated in figure 1b. The increase in permit costs now raises marginal costs, and therefore prices in this perfectly competitive circumstance. The increase in *average* costs is well below the increase in marginal costs, however. Now the new producer surplus, area A, could be larger than the previous surplus of B and C. A similar, even larger, effect could arise if an individual firm happens to have a “cleaner” technology than its rivals. Such a circumstance would have the effect of decreasing the residual elasticity of demand for the clean firm. Again product prices could rise much faster than average production costs.

Of course, such an effect strongly depends upon the fact that much of the incidence of increased emissions costs are being passed on to consumers. If the firm in question were instead faced with very elastic demand for its product, even a substantial convexity in the marginal cost curve could not compensate for the fact that the producer is absorbing the bulk of the emissions cost increase (figure 1c).

This discussion is meant to illustrate the varied potential effects and emphasize the importance of several important industry characteristics in determining the net impacts of environmental regulations. In the following section, we develop several proxy variables meant to reflect these characteristics in order to examine the market return of individual firms and industries in response to a substantial decline in emissions costs.

3 The EU Emissions Trading System

The EU Emissions Trading System (ETS) was developed as one of the central mechanisms for which the European Union member states could achieve compliance with the commitments under the Kyoto treaty and is in many ways a remarkable accomplishment. The world’s first significant cap-and-trade system for CO₂, the ETS covers over a dozen industries and 27 countries, including several that took on no Kyoto obligations. The ETS has been rolled out in phases. The first phase, running from 2005 through 2007, was intended

as much to develop institutions and gain regulatory experience as to achieve substantial CO₂ reductions. The overall cap for the market was an aggregation of caps developed by each participating country through their “national allocation plans,” previously analyzed by Betz *et al.* (2004). The EU established guidelines for the development of these plans, but member states were left with significant latitude. Efforts at setting an appropriate cap were complicated by the fact that, prior to 2005, the monitoring of CO₂ emissions of many facilities and countries was unreliable at best. Caps were supposed to be set in a manner that would place emissions reductions on a trajectory consistent with meeting the Kyoto targets. However, the effective stringency of the Kyoto targets varies greatly amongst EU member states, and the implementation plans themselves reflected large differences in these goals, as well as in the relative weight countries chose to give to the capped sectors covered by the ETS as opposed to those sectors counted under Kyoto but not under the ETS.

A second source of diversity amongst participating nations was their relative approach to assigning permits to the covered sectors. As chronicled in Ellerman and Buchner (2008), Kettner *et al.* (2008), and Joskow and Ellerman (2008), countries such as Spain, Italy, and the UK appear to have imposed more stringent caps and as a consequence the effected industries in these countries, particularly in the power sector, were allocated less permits than their observed observations and were therefore net buyers of permits within the EU. Industries in other countries, particularly in Eastern Europe, were observed to emit far less than their allocations.

Another important contrast lay in the allocation of permits across the various industrial sectors. Although there were differences in countries’ approaches to the allocation of permits to their industries, some common themes emerge. In general, many regulated firms in the manufacturing sectors received more permits than they subsequently needed to cover their observed emissions. Those providing power and heat, most notably electricity firms, were generally “short” of permits, but still received allocations equivalent to a substantial majority of their emissions.

Overall, by the end of phase I, available permits outstripped measured emissions by about 2.8% of the total available. Although the eventual surplus in permits led to a perception of intentionally lax regulation through “over-allocation,” the picture is more nuanced. An ex-post realization of a surplus does not necessarily imply over-allocation, since a surplus of credits can arise from either over-allocation or over-abatement. Since emissions prices were quite high for some of this period, it is natural to expect some abatement to have occurred, at least while emission prices were high. Studies by Ellerman and Buchner (2008) as well as Delarue *et al.* (2008) indicate that at least some abatement did take place. In addition, macro-economic and weather shocks may have played a role in lower than expected emissions, and specific directed regulations such as aggressive subsidies for renewable electricity production may have been sufficient to tip the market into surplus.³ Importantly, none of this was known for much of the first phase, and it was only after the phase was more than 2/3 complete that the surplus conditions pushed emissions prices to near zero.

3.1 ETS Market Performance

The most notorious aspect of the ETS during phase I was the volatility of the permit prices, which was greatly exacerbated by the fact that permits could not be “banked” for use beyond 2007. The ETS market was characterized by an early period in which prices were higher than anticipated and a later period in which the price eventually reached zero in the face of a surplus of permits that held no value beyond 2007. From the onset of trading in January through March 2006, prices rose steadily to over 30 Euro/ton. While this price rise appears somewhat surprising in hindsight, given the eventual surplus of permits, it was not necessarily considered anomalous at the time. Many attribute the relatively high prices during this phase to the fact that prices for natural gas, which largely defines the marginal costs of reducing CO₂ emissions in the power sector through its substitution

³See Convery *et al.* (2008).

for coal, were steadily rising during this period.⁴ In addition, while firms from countries "short" on permits were apparently relatively active in trading from the beginning, those from many "long" eastern European countries were not due to delays in integrating the regulatory platforms with that of the EU. This may have contributed to masking what later emerged to be a surplus of available permits.

The lack of reliable information about aggregate emissions was also a critical contributor to the uncertainty about price levels. This changed on April 25, 2006 when the first reports of country level emissions began to leak into the permit market. As can be seen in Figure 2, the reaction was dramatic. Over the next few days, the permit price as reported on the European Climate Exchange fell from 28 Euros/ton on April 25 to 14 Euros/ton on April 28. The price impact hit both phase I permit prices as well as permits covering phase II, which had begun trading in 2006. In fact, the surpluses reported during those periods were not reflective of the more modest surplus left at the end of phase I, and even these initial reports were revised shortly after they were made public. By May 15, when the final emissions totals were officially released, phase I prices had rebounded and then fallen slightly again to settle around 16 Euros/ton.

During this one month period, the general movements of prices for both the phase I and phase II permits had been generally consistent with each other, although the magnitudes were more muted in the case of the longer-term phase II permits. Later in 2006 the two prices series diverged for good, with the phase I prices starting a steady decline toward zero and the phase II series settling into a range around 20 Euros/ton.

3.2 Equity Market Impacts

We now turn to the question of how the sharp devaluation in permit prices in April 2006 impacted expectations about firm profitability. A few papers have empirically looked at different segments of the EU market. Sijm, *et al.* (2006) examine the impact specifically

⁴Joskow and Ellerman, 2008.

on electricity prices in the Netherlands and Germany and find substantial pass-through of carbon cost. Convery, et. al. (2008) note that net incomes of several large electricity producers increased throughout phase I of the ETS. Veith, *et al.* (2009) examine stock market returns of electricity companies using a panel regression of share prices on CO₂ prices throughout the phase I period. They find that share prices of large electricity producers who were regulated under the ETS were positively linked with prices for CO₂. However, they find that share prices of “clean” electricity producers not covered under the ETS had no significant response to CO₂ prices.

In this paper we also utilize equity prices of publicly traded firms. It is important to note that many firms directly subject to the CO₂ cap, as well as those in impacted industries, are privately held or government owned. A large number of publicly traded firms were also impacted, however, and we focus our attention on these firms. We employ a standard event-study approach.⁵ We examine firms contained in the Dow Jones STOXX 600 index, which is similar to the S&P 500 but covers European firms.⁶ We focus on the three days after the initial leak of permit market information, the daily returns for April 26-28.

We utilize the following specification for investigating the potential for extraordinary returns during this event window.

$$\ln(S_{i,t}/S_{i,t-1}) = \alpha_i + \beta_i \ln(M_t/M_{t-1}) + \gamma_i EVENT_t + \epsilon_{i,t} \quad (4)$$

where $S_{i,t}$ is the share price of firm i and M_t is the price of the market index at time t , and $EVENT_t$ is a dummy variable that is scaled according to the length of the event window. For our base specification, where the event window is 3 days, $EVENT_t$ will be scaled by 1/3 so that GAMMA represents the cumulative excess return during the event

⁵Fama *et al.*, 1969; more recent surveys include Brown and Warner, 1985, and MacKinlay, 1997

⁶We chose this index because of its breadth of firms and of geography. Other commonly cited European Indices such as the FTSE 100 and the DAX are more limited in coverage of European countries and industries.

window.

We run regression (4) for each stock in the index individually, and aggregate individual γ_i to summarize results by industry categories. We perform this aggregation through the following regression.

$$\hat{\gamma}_i = \theta_j + \varepsilon_i \quad \forall i \in j. \quad (5)$$

Industrial categories j are based upon NAICS 2 digit classifications.⁷ Intuitively, the coefficient value θ_j therefore represents the average impact of all firm specific impacts within each industry sector.

Table 1 summarizes the event impacts by industrial classification. Many of the largest significant declines were registered in industries that feature prominently in the EU ETS, including Mining and Oil & Gas Extraction and Utilities. However, there are also notable declines in such industries as Real Estate, Accommodation & Food Services, and Construction. As we describe below, each of these industries are relatively large users of electricity and sell to relatively local markets. The largest increase was in Wholesale Trade.

These results are merely meant to summarize general impacts. The groupings in Table 1 are somewhat problematic, as classifications can be imperfect and there can be considerable heterogeneity of firms within a classification. This latter fact is highlighted by Table 2, which summarizes the impacts for firms contained in the Electricity sector, using auxiliary data on electricity generation units from the Carbon Monitoring for Action project (carma.org) published by the Center for Global Development, Washington DC.

The second column of table 2 presents the event coefficient for each firm, while columns 3-5 summarize some key characteristics of the firms. When one bores down into the detailed

⁷These data are provided by Compustat. Thompsons Datastream provides a classification called INDM which provides similar results as the 2-digit NAICS, but NAICS was chosen because it is more widely used in the literature and because it is more easily linked to other industrial characteristics discussed below. However, Weiner (2005) evaluates several industrial classification schemes and finds drawbacks in each.

characteristics of a firm, as is more easily done within the electricity sector, some suggestive patterns begin to emerge. In general, the biggest declines were concentrated within firms who produce electricity with relatively low CO₂ emissions, such as the hydro or nuclear intensive firms Fortum, British Energy, and Electricite de France. Some coal intensive firms such as Drax and RWE registered declines, but they were more modest than those of the “clean” producers. Last network operators such as National Grid and Red Electrica, with no position in the production or sale of electricity, registered almost no impact.

These results are consistent with an explanation of impacts that emphasizes the importance of revenue impacts in the product markets. All the firms in Table 2 who sell bulk electricity experienced declines in revenues, and only some experienced significantly declines in production costs. Many of these firms were also substantial holders of emissions permits at the time of the crash in permit prices. In the following section we develop several more general indices meant to capture the relative sector level and firm specific characteristics that could influence the permit price effects and test their relevance on market returns during this event period.

4 Testing Determinants of Profitability

In this section, we examine which industry and firm characteristics determine the profitability of some firms in the face of CO₂ price changes. First we test the importance of firms’ allocation of permits, net of emissions, in determining abnormal returns. Then we test whether the share price changes described in the previous section are consistent with a “revenue effect.”

4.1 Asset Value of Permit Holdings

We first examine the impact of permit allocation, and emissions on the performance of share prices during the event. For this task we utilize the emissions data contained in

the EU’s Community Independent Transaction Log (CITL). This dataset contains facility level information on the allocation and emissions of over 12,000 facilities throughout the EU. Unfortunately, firm ownership of facilities is reported inconsistently within the CITL, making necessary a manual matching of facilities to firms, and then to individual stock listings.

We were able to match 90 publicly-traded firms in the largest sectors regulated by the ETS. For each of these firms, we take total 2005 emissions and permit allocations aggregated over all covered facilities owned by the firms.

We examine whether these firms’ permit allocations and emissions explain abnormal returns. Given a drop in permit prices, those firms with positive net permit positions will lose more profits than others with a negative net position, all else equal. In theory this will be reflected in the stock price. We test this by estimating the following equation:

$$\hat{\gamma}_{ij} = \theta_j + \mu(A_i - E_i)/M_i + \eta_{ij}, \quad (6)$$

where A_i be the historic 2005 allocation, E_i be historic 2005 emissions (as measured in the spring of 2006), and M_i is the firm’s historic market cap in thousands of Euros (*e.g.*, on April 25, 2006). In order to control for industry average differences, we examine including industry fixed effects.

Note that, although the CITL registers all transactions, only the allocations and emissions data are currently publicly available. Therefore we do not know the actual holdings of a given firm on any day, only their initial allocations. Our values for $(A - E)$ should be considered only proxies for the “true” net position of firms at the time of the event. Importantly, the broader market also did not know these “true” net position, and was relying upon the same data, which were finalized on May 15, that we utilize here.

The net permit position $(A_i - E_i)$ is normalized by market capitalization. This is done because larger firms could have greater variation of net permits. Furthermore, this

normalization implies a μ coefficient of the change in market capitalization given a change in net permits.

If profit impacts were driven completely by net emissions costs, we hypothesize that the coefficient μ would equal roughly the drop in permit price times three and then scaled for the thousand euro denominator, or about -42. A firm with, say, 1 million tonnes of excess permits in 2005 may be expected to have extra permits in 2006 and 2007. The value of these unused permits fell by the drop in the permit price, which was around 15 Euros per tonne. Hence, this hypothetical firm would have lost, 1 million tons/year * 3 years * -14 Euro, or 42 million Euros.

Table 3 reports the results. We find that the coefficient on net position is statistically significantly different from -42. In fact, we do not even find a statistically significant coefficient. In Panel A, we exclude fixed effects and find a coefficient of 3.32 that is insignificant. Even after controlling for industry fixed effects, in Panel B, we find a very similar result (-3.01 and insignificant).

Given the lack of market information about permit trading, investors were unlikely to know the exact net position of firms, and may have had difficulty even estimating the sign of net position. Figure 3, which plots the 90 firms' permit allocation and emissions during 2005, demonstrates this point. Many firms had been allocated permits that were very close to their 2005 emissions levels. We find that initial allocation explain over 95 percent of the variation in 2005 emissions.

In Table 3, we next examine whether the abnormal returns were correlated with a firm's level of emissions, or allocations. We find no evidence of this in Panel A. However, once controlling for industry fixed effects, we find some weak evidence that firms with more emissions, and therefore, greater exposure to the environmental regulation, saw stocks improve, relative to others, when the permit price fell. On the other hand, this is also the case with allocations. We hypothesize that this may be because the allocations were used as a proxy for firms emissions: larger emitting firms may have been thought to be

more exposed, and therefore benefited relative to cleaner firms from the permit price drop. When focusing on just the power industry, we find significant evidence of these findings: firms with more emissions or permits had stocks increase relative to other firms. As we saw in Table 2, power companies that had more emissions per MWh did perform better than those who did not see their costs fall but did have revenue fall. These regressions are consistent with those findings.

4.2 Tests of Revenue Effects

Recall from Section 2 that the revenue effect depends on how a cost shock in an industry affects the output prices, $\partial p/\partial\tau$. This in turn will depend upon the elasticity of demand for the product, the convexity of a firm’s costs with respect to emissions costs, and the relative emissions of other firms in the industry. For example, industries that have little international trade exposure, use many dirty inputs, and produce substantial carbon emissions are more likely to have a strong revenue effect. In order to test the importance of these factors, we examine the abnormal returns during the event window as estimated in equation 4, $\hat{\gamma}_i$.

$$\begin{aligned} \hat{\gamma}_{ij} = & \delta_0 + \delta_1 1(DO_j > 0) + \delta_2 DO_j + \delta_3 1(DI_j > 0) \\ & + \delta_4 DI_j + \delta_5 1(TE_j > 0) + \delta_6 TE_j + \nu_{ij}, \end{aligned} \tag{7}$$

where DO_j is a measure of how dirty (carbon intensive) is an industry’s output, DI_j is a measure of how dirty are an industry’s inputs, and TE_j measures the trade exposure of the industry. We describe each of these variables in more detail below.

Sectors were characterized by the “dirty output,” “dirty input,” and “trade exposure” variables at the NAICS 3-digit level. Dirty output (DO) comes from combining CITL emissions data with Thomson’s Datastream financial data. For all sectors j where at least one firm was matched in the CITL, DO is given by the following formula.

$$DO_j = \frac{\sum_{i \in (j \cap CITL)} Emit_i}{\sum_{firm \in (j \cap CITL)} M_i} \quad (8)$$

where $Emit_i$ is the sum of facility level emissions in the CITL over all facilities owned by firm i and M_i is the market capitalization of firm i . The subscript j indexes NAICS3 sectors, and $CITL$ indexes firms contained in the CITL emissions data set. The emissions factor calculated above is then normalized to the 0-1 range. Emissions intensity for *any* firm in a given NAICS sector will therefore be based upon the measured emissions of firms matched with CITL data in that NAICS sector. There were 90 firms for whom we have been able to match with the facility level emissions data, and 202 firms contained in the STOXX 600 index drawn from the sectors for which we have matched emissions data.

Dirty input comes from input output tables of industrial activity. DI_j is the direct plus indirect input use of the electricity sector in producing one dollar of output in sector N . We are not aware of sources of input output tables for the EU with NAICS nomenclature, so the index here is calculated using US figures from the Bureau of Economic Analysis (BEA). As with DO , we normalize the value of DI to range between 0 and 1.

Trade Exposure (TE) is a measure of how much a given commodity is internationally traded. We use a measure of Trade Exposure that the European Union has proposed to be used in determining which sectors get free allocation due to industrial competitiveness concerns.⁸

$$TE_j = \frac{(EXPORT_j + IMPORTS_j)}{(OUTPUT_j + IMPORTS_j)}$$

$EXPORTS$ and $IMPORTS$ are with respect to the EU region, so intra-EU trade (which is uniformly under the ETS) is not counted. US trade (from COMTRADE) and production (from BEA) data was used to construct these measures. Though European data is preferable, US data should be equivalent if US and European input output tables and trade

⁸Convery, *et al.*, 2008

profiles are similar. US data was used because it was already coded to NAICS, whereas European data is coded in NACE codes, which require further (imperfect) translation to NAICS via correspondence tables.

Table 4 provides the summary statistics for twenty sectors (based on two-digit NAICS codes). For each sector, the table reports average abnormal returns during the event window. In addition, the sectors' industry characteristics (DO_j , DI_j , and TE_j) as well as the market capitalization are summarized. The mining, oil and natural gas extraction sector is that which is most electricity intensive: it had the largest average stock drop of approximately 2.6 percent. Utilities have the highest carbon emissions intensity: its average stocks fell about two percent.

Note that for each of these variables there are many sectors with no value. For DO this is because many industries are not covered under the cap and trade system. In the sample of 600 firms, roughly 40% are in industries covered by the ETS and therefore have non-zero values for DO . In the case of DI , there are some (roughly five percent) firms with NAICS codes not contained in the BEA input-output tables. In the case of trade exposure, this is an artifact of our reliance on trade and production data. These data are focused on the manufacturing sectors, and therefore several industries, particularly service oriented ones, are not considered to be involved in international trade. About 60% of the 600 firms have no value for trade exposure. It is because of these issues that we include dummy variables that are applied to all firms with non-zero values for DO , DI , and TE respectively in the specification described above.

Table 5 reports the results of different variations of regression 7. The first two columns report the results controlling only for dirty output, or dirty input respectively. The third column controls only for trade exposure. The fourth and fifth columns interact DI and DO with trade exposure, under the intuition that trade exposure should matter less in relatively "clean" industries that are unaffected by CO_2 prices. Column seven combines all these variables by interacting both DO and DI with trade exposure.

From table 5, it is clear there is a relationship between carbon intensity and performance during the event window. Firms from industries with high emissions (large DO) or relatively dirty inputs (*e.g.*, high electricity usage) saw their share prices decline. This is suggestive of a revenue effect, as firms in these industries will have experienced a decline in their competitor's, as well as their own, marginal costs. When DI is interacted with trade exposure, the coefficient on DI roughly doubles, suggesting that it was firms with no trade exposure who are largely driving the negative value on DI . The interaction term on DI and TE is positive, but very imprecisely estimated. When all terms are considered simultaneously, higher values of both DO and DI significantly impact a decline in share prices during the event.

It might at first seem counter-intuitive that the firms most directly impacted by CO₂ regulations would be the greatest losers from a decline in CO₂ prices. Keep in mind that these values are measuring the relative carbon intensities of *industries*, not the individual firms within industries. Thus we interpret these results as being consistent with the hypothesis that product prices, and therefore revenues, were negatively impacted by the CO₂ price shock. Although costs were also reduced, either through the direct or indirect exposure to CO₂ regulation, it appears that the revenue effects were stronger. For regulated industries, this is almost certainly a consequence of the fact that allocations were closely linked to emissions, as illustrated above. For these firms, the revenue effects would naturally be the strongest as the reductions in costs are largely offset by a concurrent reduction in the value of permit holdings.

We examine the robustness of these results in several ways. One question is the appropriate time window for the event. This is particularly true as the volatility in permit prices continued beyond the 3 day window examined above. To address this question we also exam a 30 day event window we call *BIGEVENT*, consisting of 5 days prior and 25 days after April 25, 2006. We generate new $\hat{\gamma}_i$ estimates using the *BIGEVENT* window and perform the same analysis on the influences on share price performance. Table 6 describes the results for these regressions. As before, both DI and DO produce negative,

although insignificant, coefficients when considered on their own. When all factors are included (column 7), the coefficients for dirty inputs and dirty outputs are negative and significant at the 10% level. Interestingly, the impacts of trade exposure are much stronger than during the shorter event window. While firms with trade exposure in general saw a decline in shares, the interaction terms for both *DO* and *DI* are positive and at least weakly significant. This indicates that although dirty firms saw a decline in shares overall, the dirtiest firms that were most exposed to international trade benefitted from the CO₂ price decline.

In Table 7, we add a measure of the firm’s debt-to-equity ratio. Note that the net present value of all future profits equal the sum of equity and debt. By including the debt-equity ratio, we test the robustness of our results that the findings are representative of changes in profits, not just equity. Although debt-to-equity is a significant factor, it does not change the underlying picture with regards to dirty inputs and outputs during the short event window.

Last, we test for the presence of possible spillovers to a neighboring market by performing a similar analysis for the stocks in the US Standard and Poors 500 index. These results are presented in Table 8. When all factors are considered, the only variable of significant impact on returns is the *DO* index variable, which is positive, indicating that dirty firms experienced an increase during this period. Since many of these firms are drawn from industries with “local” markets, such as utilities, this could be interpreted as implying a negligible spillover effect on firms in the US.

5 Conclusions

The development and application of any significant new environmental regulation will involve some level of debate over its economic impacts. This is particularly true in the case of regulations to combat climate change because the stakes are so high. The annual value of permits consumed in the european ETS market we study has ranged up to nearly

\$60 Billion. A market in the United States would be 2 to 3 times the size of the European market. These values are an order of magnitude larger than any other previous emissions trading markets. These sums have generated intense interest in the potential incidence of these costs, and many industries are making the case for some form of free permit allocation to offset these costs.

However, the cost impact is only one part of the story from the perspective of firms and industries. The impact of emissions costs on revenues is another critical consideration. It a desire to examine this full portfolio of impacts that has drawn us to examine the European ETS market. We have used an event-study approach to analyze the response of the stock market to the devaluation of CO₂ permit prices in late April 2006. This provides one of the first opportunities to empirically test the impacts of CO₂ regulation on major industries and firms. By looking at the impact of a sharp decline in CO₂ prices on the equity prices of impacted firms, we can get a strong sense of what the market believes to be the net impacts of CO₂ regulations.

The story that emerges from an examination of this event is that the equity markets were strongly focused on revenue effects. Our results demonstrate, fairly robustly, that the share prices of firms from the “dirtiest” industries experienced the largest abnormal declines during this period. For firms that are directly regulated under the ETS program, consideration of permit holdings almost certainly influenced investor response. Although our data on allocations appear insufficient to explicitly identify a “net holdings” effect, we do find evidence that share prices of firms with the highest emissions rates, drawn from these dirty industries do perform better than the “cleaner” firms in those dirty industries.

It is important to recognize the many caveats that must be applied to interpreting these results. The ETS was a very new market, which was one of the causes of the volatility we utilize here. It would be heroic to assume that the stock market completely and accurately processed the information that emerged in late April 2006. In addition, while the crash effected both near-term and long-term CO₂ prices, the impact on the near-term

Phase I prices was much more pronounced. The events of 2006 may also have impacted expectations about future allocations of emissions permits, as well as expectations about prices. Because our event study uses the same time window for all stocks, any contemporaneous events could also be causing the abnormal returns. We looked for sector-specific announcements in this period. Specifically, oil prices did not change dramatically.

Nonetheless, these results are largely consistent with what simulation studies had predicted could be the case for many of these industries. These studies forecast an increase in revenues that would largely offset the increase in regulatory costs. In fact, our results imply that for clean firms in dirty industries, these revenue effects are larger than cost increases. These are important facts to bear in mind when setting policies regarding allocations to impacted industries. In many cases, those directly or even indirectly impacted by CO₂ costs may need little compensation. Instead it is their customers who will be most affected.

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Figures and Tables

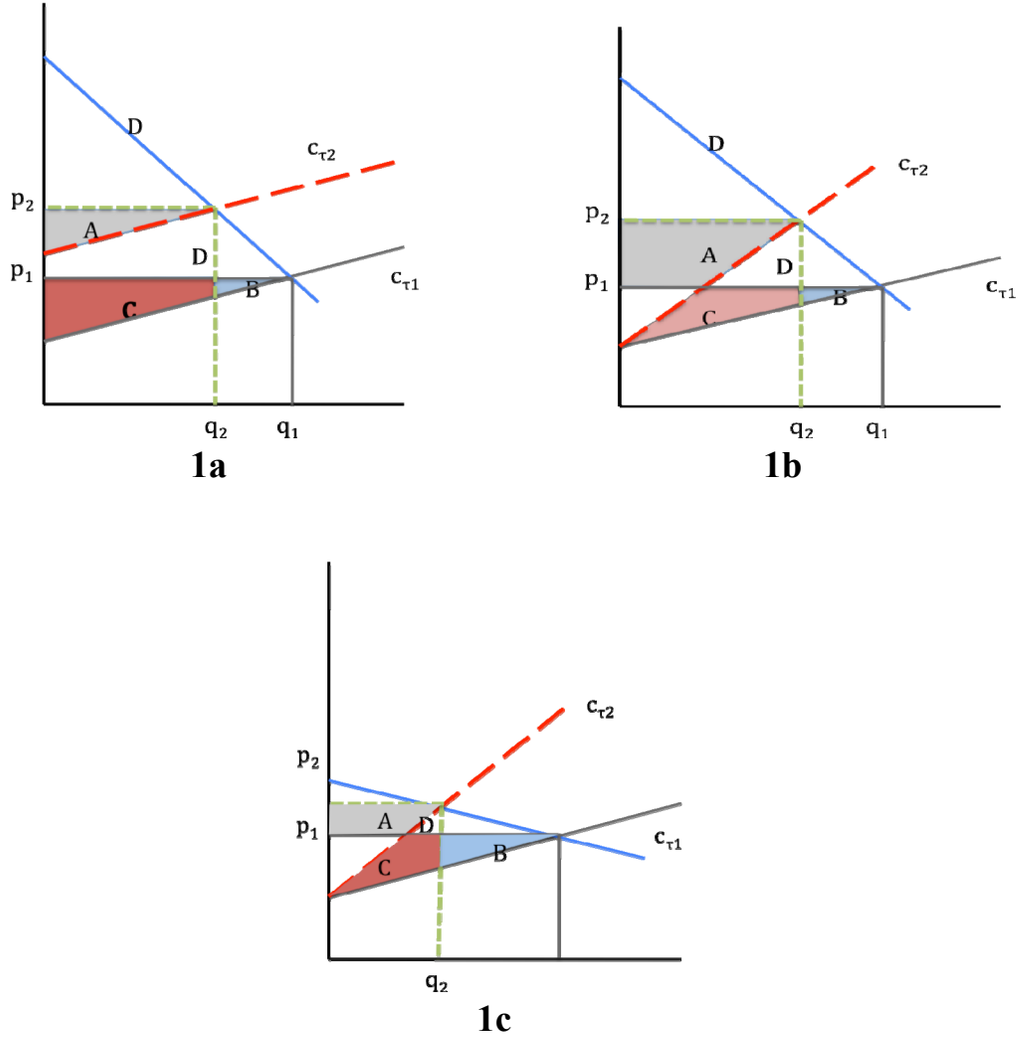


Figure 1: Theoretical Change in Producer Surplus under Environmental Regulation. Under a tax, or auctioned permits, firms gain area A but lose areas B and C. However, if firms are allocated permits equal to their equilibrium emissions, they gain A and lose only B.

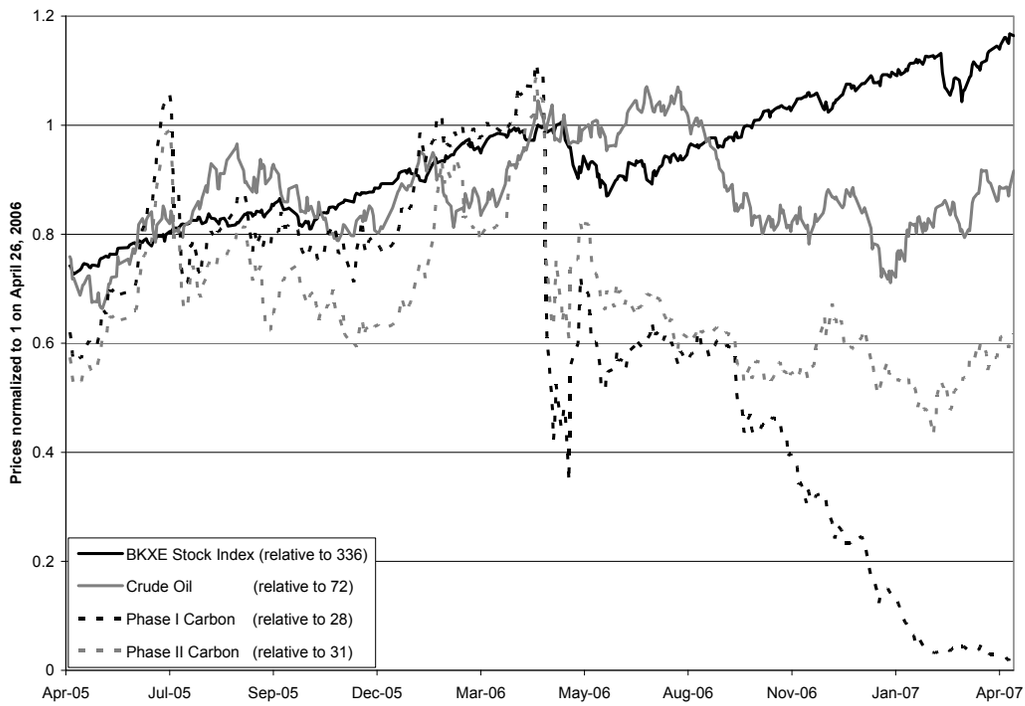
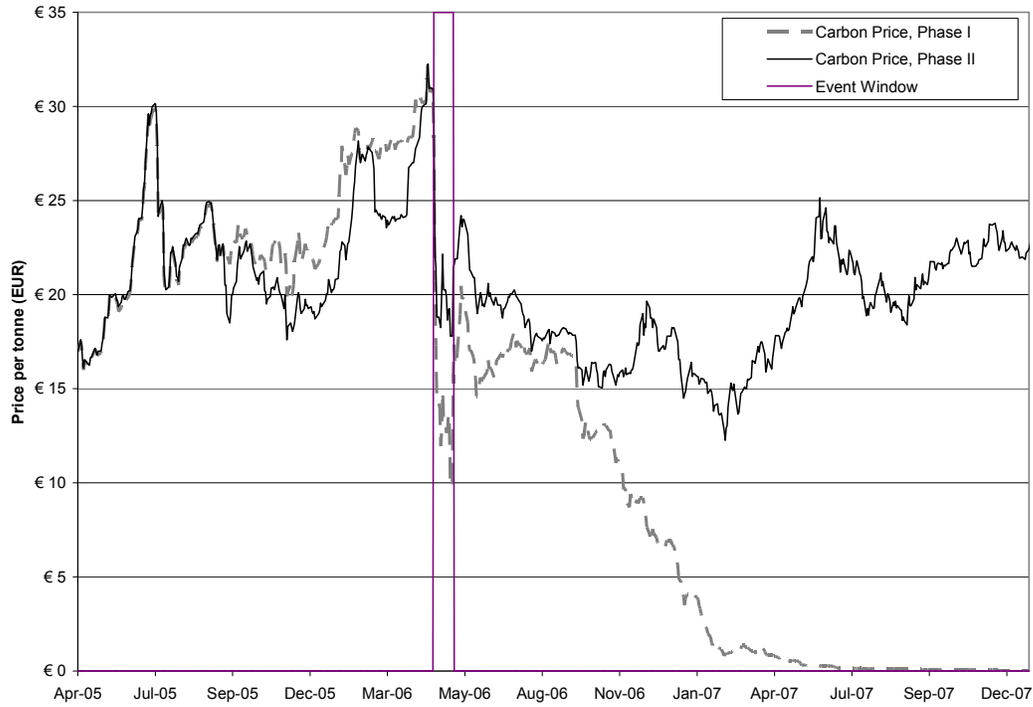


Figure 2: EU Carbon Prices, Stock Index, and Oil Prices

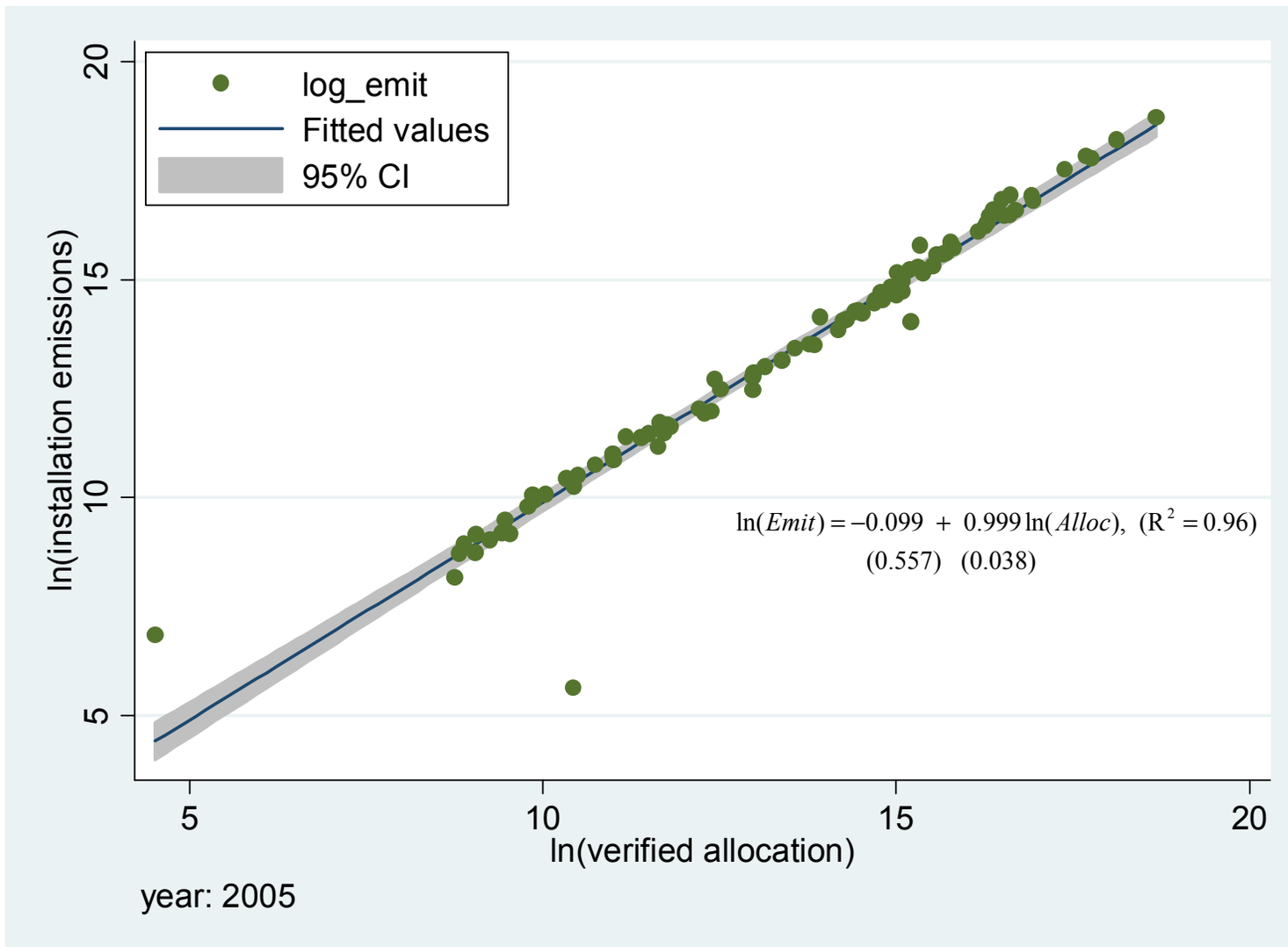


Figure 3: Most firms' allowances similar to emissions (Current subsample of 90 firms with emissions linked to stock market data)

Table 1: Stock Market Cumulative Abnormal Returns by Industry

Sector	Coef.	Std. Err.
Mining & Oil/Gas Extraction	-0.0257	(0.0069)***
Utilities	-0.0170	(0.0015)***
Real Estate & Rental	-0.0121	(0.0033)***
Construction	-0.0101	(0.0080)
Accommodation & Food Services	-0.0066	(0.0055)
Manufacturing (Metals, Machinery)	-0.0050	(0.0036)
Retail (General, Misc)	-0.0046	(0.0023)*
Food & Textiles	-0.0041	(0.0039)
Professional, Scientific, & Technical Services	-0.0032	(0.0046)
Manufacturing (Paper, Plastics)	-0.0017	(0.0041)
Other	0.0002	(0.0088)
Transportation	0.0015	(0.0047)
Information	0.0017	(0.0024)
Finance & Insurance	0.0026	(0.0013)**
Retail (Electronics, Gas, Health)	0.0035	(0.0070)
Arts, Entertainment, & Recreation	0.0056	(0.0101)
Health Care & Social Assistance	0.0124	(0.0030)***
Administrative & Support	0.0150	(0.0010)***
Couriers & Storage	0.0154	(0.0062)**
Wholesale Trade	0.0180	(0.0067)***

Notes: Significance is noted at the 10% (*), 5% (**) and 1% (***) levels. Standard errors are robust. There are 572 observations. Industry is by NAICS.

Table 2: Stock Market Cum. Ab. Returns for the Electricity Sector (NAICS 2211)

Stock Name	Event	Carbon per MWh	Carbon per Equity	MWh per Equity
Fortum	-0.091	0.214	0.265	1.236
Verbundgesellschaft	-0.088	0.252	0.941	3.729
British Energy Group	-0.071	0.108	1.117	10.365
EDF	-0.048	0.104	0.466	4.496
RWE (XET)	-0.044	0.909	3.049	3.355
A2A	-0.023	0.287	0.360	1.255
Atel Holding 'R'	-0.022	0.213		
DRAX Group	-0.020	1.046	3.854	3.684
United Utilities Group	-0.017			
EDP Energias de Portugal	-0.014	0.712	1.809	2.541
International Power	-0.011	0.611	2.084	3.414
Red Electrica de Espana	-0.004			
Scot.& Southern Energy	-0.003	0.819	1.920	2.344
ENEL	-0.001	0.501	1.466	2.926
National Grid	-0.001			
Terna	0.000			
Union Fenosa	0.005	0.972	1.265	1.301
Schneider Electric	0.013			
Iberdrola	0.017	0.349	0.451	1.291
Public Power	0.054	0.982	8.000	8.146

Correlations

	<i>Event</i>	<i>Carbon per MWh</i>	<i>Carbon per Equity</i>
Carbon per MWh	0.590	1.000	
Carbon per Equity	0.571	0.689	1.000
MWh per Equity	-0.038	-0.091	0.476

Table 3: Tests of Net Permits at Firm Level*Panel A:* No Industry Fixed Effects

	1	2	3	4
Net Permits	3.3189 (9.6474)			
Allocation		1.9787 (2.6392)		8.5153 (17.0837)
Emissions			1.7624 (2.3145)	-6.3466 (14.3105)
Constant	-0.0118 *** (0.0034)	-0.0129 ** (0.0048)	-0.0128 ** (0.0047)	-0.0130 ** (0.0048)

Panel B: With Industry Fixed Effects

	1	2	3	4
Net Permits	-3.0114 (19.0177)			
Allocation		5.8761 * (3.1182)		5.8794 (18.8315)
Emissions			5.7017* (3.0211)	-0.0032 (18.1164)
Constant	F.E.	F.E.	F.E.	F.E.

Panel C: Power Industry Only (NAICS 2211)

	1	2	3	4
Net Permits	-7.1220 (14.4937)			
Allocation		8.0006 *** (1.5157)		8.1048 (12.6897)
Emissions			7.7647 *** (1.5889)	-0.1027 (12.9802)
Constant	-0.0254 * (0.0121)	-0.0390 *** (0.0110)	-0.0402 *** (0.0113)	-0.0390 *** (0.0123)

Notes: Significance is noted at the 10% (*), 5% (**) and 1% (***) levels. Standard errors are robust. There are 90 observations in Panels A and B, and 15 observations in Panel C.

Table 4: Summary Statistics

Sector	N	Event Return	Dirty Output	Dirty Input	Trade Exposure	Market Cap
Mining & Oil/Gas Extraction	23	-2.57%	0.03	0.39	0.44	15,400,000,000
Utilities	28	-1.70%	0.97	0.04	0.00	18,900,000,000
Real Estate & Rental	21	-1.21%	0.00	0.14	0.00	4,870,000,000
Construction	28	-1.01%	0.00	0.10	0.00	6,680,000,000
Accommodation & Food Services	8	-0.66%	0.00	0.24	0.00	7,050,000,000
Manufacturing (Metals, Machinery)	100	-0.50%	0.08	0.22	0.54	9,950,000,000
Retail (General, Misc)	5	-0.46%	0.00	0.00	0.00	27,500,000,000
Food & Textiles	34	-0.41%	0.00	0.24	0.28	18,800,000,000
Professional, Scientific, & Technical Services	21	-0.32%	0.04	0.03	0.00	4,270,000,000
Manufacturing (Paper, Plastics)	65	-0.17%	0.13	0.30	0.38	30,100,000,000
Other	7	0.02%	0.37	0.00	0.00	31,900,000,000
Transportation	23	0.15%	0.02	0.09	0.00	6,610,000,000
Information	47	0.17%	0.00	0.05	0.00	18,600,000,000
Finance & Insurance	121	0.26%	0.00	0.01	0.00	22,100,000,000
Retail (Electronics, Gas, Health)	16	0.35%	0.04	0.00	0.00	11,900,000,000
Arts, Entertainment, & Recreation	4	0.56%	0.00	0.22	0.00	6,140,000,000
Health Care & Social Assistance	2	1.24%	0.00	0.09	0.00	6,830,000,000
Administrative & Support	8	1.50%	0.00	0.03	0.00	5,530,000,000
Couriers & Storage	3	1.54%	0.00	0.13	0.00	16,600,000,000
Wholesale Trade	8	1.80%	0.00	0.05	0.00	5,050,000,000

Notes: The table reports the sample mean for each two digit NAICS sector. Dirty Output is ratio of industry's emissions share to industry's equity share, Dirty Input is electricity costs over sales, Trade exposure is the ratio of the sum of imports and exports over the sum of imports and sales, and market cap is equity value in \$1000s.

Table 5: Tests of Revenue Effects at Industry Level

	1	2	3	4	5	6	7
Dirty Output Indicator		-0.0024 (0.0030)				-0.0008 (0.0032)	0.0003 (0.0031)
DO Index		-0.0145*** (0.0052)				-0.0159*** (0.0042)	-0.0170*** (0.0046)
Dirty Input Indicator			-0.0010 (0.0044)		-0.0001 (0.0045)		-0.0005 (0.0046)
DI Index			-0.0236* (0.0119)		-0.0539** (0.0249)		-0.0555** (0.0256)
Trade Exposure Indicator				-0.0048 (0.0040)	0.0069 (0.0065)	-0.0047 (0.0044)	0.0069 (0.0069)
Trade Index				0.0031 (0.0072)	-0.0105 (0.0138)	0.0037 (0.0073)	-0.0138 (0.0137)
DI*Trade Index					0.0516 (0.0546)		0.0618 (0.0563)
DO*Trade Index						-0.0028 (0.0457)	0.0097 (0.0419)
Constant	-0.0029* (0.0015)	-0.0007 (0.0016)	0.0012 (0.0039)	-0.0016 (0.0020)	0.0012 (0.0039)	0.0000 (0.0018)	0.0031 (0.0044)

Notes: Significance is noted at the 10% (*), 5% (**) and 1% (***) levels. Standard errors are robust. There are 572 observations. Industry is by NAICS.

Table 6: Robustness to Big Event Window

	1	2	3	4	5	6	7
Dirty Output Indicator		-0.0046 (0.0094)				0.0022 (0.0101)	0.0021 (0.0104)
DO Index		-0.0045 (0.0111)				-0.0205* (0.0121)	-0.0208* (0.0124)
Dirty Input Indicator			-0.0227 (0.0169)		-0.0153 (0.0170)		-0.0159 (0.0162)
DI Index			-0.0139 (0.0185)		-0.1017* (0.0568)		-0.0982* (0.0565)
Trade Exposure Indicator				-0.0027 (0.0110)	0.0190 (0.0170)	-0.0033 (0.0116)	0.0178 (0.0176)
Trade Index				-0.0179 (0.0226)	-0.0784** (0.0367)	-0.0272 (0.0232)	-0.0784** (0.0365)
DI*Trade Index					0.2403** (0.1019)		0.2148** (0.1078)
DO*Trade Index						0.0999*** (0.0276)	0.0678* (0.0401)
Constant	-0.0136*** (0.0038)	-0.0113** (0.0044)	0.0098 (0.0162)	-0.0095** (0.0045)	0.0098 (0.0162)	-0.0082* (0.0048)	0.0115 (0.0155)

Notes: Significance is noted at the 10% (*), 5% (**) and 1% (***) levels. Standard errors are robust. There are 572 observations. Industry is by NAICS.

Table 7: Robustness to Including Debt-Equity Ratio Control

	1	2	3	4	5	6	7
Dirty Output Indicator		-0.0017 (0.0030)				-0.0003 (0.0032)	0.0006 (0.0031)
DO Index		-0.0147*** (0.0054)				-0.0157*** (0.0042)	-0.0168*** (0.0046)
Dirty Input Indicator			-0.0016 (0.0045)		-0.0010 (0.0046)		-0.0011 (0.0046)
DI Index			-0.0219* (0.0122)		-0.0490* (0.0248)		-0.0515** (0.0255)
Trade Exposure Indicator				-0.0045 (0.0040)	0.0062 (0.0065)	-0.0047 (0.0044)	0.0061 (0.0068)
Trade Index				0.0040 (0.0072)	-0.0077 (0.0137)	0.0044 (0.0073)	-0.0114 (0.0137)
DI*Trade Index					0.0433 (0.0545)		0.0544 (0.0560)
DO*Trade Index						-0.0037 (0.0457)	0.0095 (0.0421)
Debt-Equity Ratio	0.0012*** (0.0003)	0.0009*** (0.0003)	0.0008** (0.0004)	0.0010*** (0.0004)	0.0008** (0.0004)	0.0008** (0.0003)	0.0006* (0.0003)
Constant	-0.0037** (0.0016)	-0.0016 (0.0017)	0.0011 (0.0039)	-0.0026 (0.0020)	0.0011 (0.0039)	-0.0009 (0.0020)	0.0028 (0.0044)

Notes: Significance is noted at the 10% (*), 5% (**) and 1% (***) levels. Standard errors are robust. There are 572 observations. Industry is by NAICS.

Table 8: Spillovers to the United States (data from S&P 500)

	1	2	3	4	5	6	7
Dirty Output Indicator		-0.0095 (0.0065)				-0.0074 (0.0061)	-0.0075 (0.0060)
DO Index		0.0170*** (0.0062)				0.0164** (0.0071)	0.0161** (0.0074)
Dirty Input Indicator			-0.0042 (0.0053)		-0.0017 (0.0062)		-0.0028 (0.0066)
DI Index			-0.0308** (0.0142)		-0.0694* (0.0418)		-0.0686 (0.0423)
Trade Exposure Indicator				-0.0018 (0.0081)	0.0117 (0.0103)	0.0034 (0.0077)	0.0165 (0.0101)
Trade Index				-0.0099 (0.0151)	-0.0306 (0.0245)	-0.0103 (0.0139)	-0.0338 (0.0244)
DI*Trade Index					0.0888 (0.0791)		0.1039 (0.0833)
DO*Trade Index						-0.0508 (0.0352)	-0.0429 (0.0431)
Constant	-0.0063** (0.0026)	-0.0044 (0.0031)	0.0015 (0.0036)	-0.0031 (0.0035)	0.0015 (0.0036)	-0.0037 (0.0040)	0.0019 (0.0036)

Notes: Significance is noted at the 10% (*), 5% (**) and 1% (***) levels. Standard errors are robust. There are 572 observations. Industry is by NAICS.