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Taxing Consumption and Other Sins

James R. Hines Jr.

Federal and state governments in the United States use income and payroll taxes as their primary tools to collect revenue. In the rest of the world, governments also use income and payroll taxes, but rely much more heavily than does the United States on taxing consumption. Consumption taxes take many forms, including general sales taxes, value-added taxes, and excise taxes on the consumption of specific items including gasoline, alcohol, tobacco products, firearms, air travel, telephone communication, and others.

The U.S. government does not use a value-added tax, making the United States unique among high-income countries and a rarity in the larger world. As of 2004, at least 134 countries rely on value-added taxes as a substantial source of funding. Value-added taxes are sophisticated forms of sales taxes in which taxes are withheld by businesses according to value added at every stage of production. American states do impose sales taxes on broad categories of consumer purchases, but state governments are considerably smaller than national governments, and their sales tax rates are very low compared to the value-added tax rates used in the rest of the world.

The United States also imposes unusually low excise taxes even after controlling for total tax collections, which are lower in the United States than they are in most high-income countries. The deliberate social engineering that underlies the selection of certain commodities for unusually high rates of taxation appeals less to Americans than to residents of other countries. Moreover, the “sin” taxes on purchases of commodities such as gasoline, alcohol, tobacco, and firearms are not primarily imposed by the U.S. government for collecting substantial tax revenue for general spending purposes—although excise taxes have been used that way in the

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past. Instead, excise taxes are intended to discourage consumption of the specific taxed goods, thereby preventing some potential customers from contributing to pollution, traffic congestion, injury, and poor health. As one example, the U.S. tax on ozone-depleting chemicals is intended to provide incentives to discourage use of these chemicals. In addition, these sin taxes raise revenue that the government can use for targeted purposes like funding highway improvements, medical care, and law enforcement efforts that combat some of the consequences of gasoline, alcohol, tobacco, and firearms. For example, the federal tax on sport fishing equipment is intended to raise money to cover costs that the government incurs in supporting the taxed activity.

The absence of value-added taxation in the United States, together with the very low rates of U.S. excise taxation, requires the U.S. government to rely more heavily on income taxes to finance its activities. This reliance on income taxes has three consequences. First, U.S. excise tax policy does relatively little to discourage the consumption of particular goods that damage both the environment and the individuals concerned. Second, it is difficult to tailor the income tax system to charge individuals even roughly appropriate amounts for their use of specific government services such as roads and health care. Third, and perhaps most important, is that reliance on income taxation imposes a higher tax burden on capital income than would be the case if the government instead made more extensive use of consumption taxes. Capital income taxes discourage saving and investing, and since the effects of capital income taxes compound over time, these taxes are among the most distortionary of all taxes. Even a very low rate of capital income taxation significantly increases the cost of consuming in the future relative to consuming today, and this relative price distortion grows as the saving horizon increases. While the “sin” of general consumption does not belong in quite the same category as the sin of consuming alcohol or tobacco, or other potentially harmful substances, the very low U.S. saving rate, and its consequences in reduced prosperity for the elderly and for future generations, makes marginal consumption look relatively sinful when compared to greater saving. The inefficiency associated with taxing capital income increases with an economy’s exposure to international capital flows, since rising international mobility makes a country’s capital stock more sensitive to taxation, suggesting that the cost of not making more extensive use of consumption taxes has been increasing in recent years.

Consumption Taxes in the United States

The primary consumption taxes used by the U.S. federal government are excise taxes. Consumption taxes used by U.S. states include a combination of excise and sales taxes. State governments rely more heavily on consumption taxes than does the federal government, but the much smaller sizes of state governments imply that the net consumption tax burden in the United States remains rather modest.

Table 1

Major U.S. Federal Excise Taxes*(in billions of dollars)*

<i>Total Collections in 2004:</i>	\$71.8
Of which:	
Gasoline, gasohol, diesel fuel	\$32.6
Telephone tax	\$5.8
Air transportation tax	\$6.0
Tobacco	\$7.9
Distilled spirits	\$4.3
Wine	\$0.8
Beer	\$3.6
Trucks, trailers, and tractors	\$2.2
Use of international air travel facilities	\$1.6
Use tax on heavy vehicles	\$0.9
Highway tires	\$0.4
Sports equipment	\$0.1
Firearms and ammunition	\$0.2
Unclassified	\$0.9

Source: Statistics of Income (2005).**Federal Excise Taxation**

There is no federal value-added tax, no federal sales tax, and only a rather modest assortment of federal excise taxes. Table 1 displays tax collections from major federal excise taxes in 2004. In the 2004 federal budget, all excise taxes together collected \$71.8 billion, representing 4 percent of total revenues of \$1,797 billion. The federal tax on gasoline and related products accounts for \$32.6 billion, or 45 percent of total excise tax collections, with the remainder consisting principally of federal taxes on tobacco (11 percent of total excise taxes), air travel (8 percent), telephone service (8 percent), and various forms of alcohol (12 percent).

Earlier American history includes periods in which federal excise taxes were more important sources of revenue. To finance debts incurred in the Revolutionary War and for which tariff revenues were insufficient, Congress in 1791 and 1794 introduced excise taxes on tobacco and snuff, refined sugar, distilled spirits, carriages, and property sold at auction (Dewey, 1907, pp. 105–109). Some of these taxes, including a subsequent 1797 stamp tax on the execution of various legal documents, replicated the unpopular taxes that the British government had imposed on the American colonies. Indeed, in a 1774 address attempting to enlist support from residents of Quebec, the Continental Congress had argued that under British rule they were subject “to the impositions of EXCISE, the horror of all free states” (Hu, 1950, p. 11), expressing a view that apparently changes with perspective.

The new federal excises were not warmly embraced by all taxpayers. The tax on distilled spirits drew fierce opposition in North Carolina and particularly in western Pennsylvania, where it prompted open defiance, riots, and mob violence that

included destroying the property of those complying with the tax and tarring and feathering of federal tax collectors. By 1794, the Whiskey Rebellion required President George Washington to send troops to Pennsylvania to suppress the insurrection and arrest its participants (Hu, 1950, pp. 19–28). The government of Thomas Jefferson abolished all federal excises in 1802, balancing its budget instead with tariffs, land sales, and military spending cuts (Dewey, 1907, p. 120).

The War of 1812 required new revenue sources, including the older excise taxes and new ones on gold, jewelry, silverware, and watches, but when the war concluded, Congress in 1817 repealed all federal excises (Dewey, 1907, pp. 139–140). From 1817 until the outbreak of the Civil War in 1861, the federal government was funded exclusively by land sales and tariffs. At the start of the Civil War, the federal government reinstated its old excise taxes, and by 1862 had added new excises on playing cards, feathers, patent medicines, billiard tables, leather, telegrams, yachts, and a host of other luxuries (p. 301). The federal government also introduced a personal income tax, despite the U.S. Constitution's prohibition against federal income taxation, not to mention taxpayer outrage at its confiscatory top tax rate of 5 percent. The income tax and many of the new excise taxes were repealed following the Civil War, only to reappear briefly in the 1890s, when the need to finance the Spanish–American war led at the end of the decade to the doubling of federal taxes on beer and tobacco, and adoption of excise taxes on exotic new products, among them chewing gum and telephone calls (p. 466).

Passage of the 16th amendment to the U.S. Constitution in 1913 permitted the federal government to levy a personal income tax, which quickly became the mainstay of federal revenues, though it did not entirely supplant federal excise taxes. Prohibition together with excise tax reductions dealt a serious blow to federal excise tax collections between 1920 and 1933, but the repeal of Prohibition in 1933, along with an expansion of other federal excises on Depression-era luxuries (including gasoline, refrigerators, radios, phonograph records, candy and chewing gum, matches, furs, jewelry, cameras, and soft drinks), helped to finance expanded federal spending. Indeed, federal excise taxes collected more than 15 percent of federal revenue in 1933 (Francis, 2000), and the repeal of Prohibition alone made feasible federal alcohol tax collections in the range of \$500 million to \$600 million per year during the 1930s, enough to finance more than a quarter of the roughly \$2 billion a year that Gruber and Hungerman (2005, p. 10) estimate that the federal government spent on all New Deal relief programs combined.

The vastly broadened scope of the federal government during and following World War II required substantially higher income taxes, but certain excise taxes remained. The federal gasoline tax, introduced in 1933, discourages driving and thereby reduces pollution and traffic congestion; furthermore, since 1956, federal gas tax revenues have been parked in the Highway Trust Fund, which finances the construction and maintenance of interstate highways and urban mass transit projects. Indeed, because the federal gas tax serves in part as a fee for the use of federal highways, other uses of fuel are exempt from this excise tax—including non-highway business and farm use of gasoline and diesel fuel, and household non-highway use of diesel fuel. Buyers who commit not to drive on interstate

highways are entitled to purchase untaxed diesel fuel, to which the government adds a strong dye that identifies any culprits caught on highways (by federal tax inspectors) with untaxed fuel in their tanks. But of course, even off-highway use of gasoline and diesel fuel produces pollution.

Environmental concerns prompted the federal government to introduce excise taxes on ozone-depleting chemicals in 1989, following the 1987 Montreal Protocol, an international agreement intended to protect the Earth's ozone layer. The Montreal Protocol committed the United States to reduce production of various ozone-depleting chemicals by 50 percent; since this goal might be accomplished either by restricting production directly or by imposing high taxes, the U.S. government decided to do both. Congress initially believed that the quantity limits would be the more restrictive of the two policies, driving up the prices of ozone-depleting chemicals, and leaving the excise tax to serve the role of a windfall profit tax on producers lucky enough to receive production quotas (Merrill and Rousso, 1991). But subsequent tax increases, together with changed market conditions, drove actual production of ozone-depleting chemicals below the quota limits (Fullerton, 1996), making federal taxes, and not the quotas, the determinants of national production levels. In practice, the rates at which different chemicals and their uses are taxed bear little resemblance to a tax finely tailored to reduce total ozone depletion, because a well-designed tax would impose much higher rates on activities more likely to release ozone-depleting chemicals into the atmosphere (Barthold, 1994). Still, the net result of federal taxation has certainly been in the desired direction.

The federal government imposes many other environmental excise taxes, including a tax on the sale of gas-guzzler cars (those with fuel economy averages below 22.5 miles per gallon), and taxes on other heavy road vehicles, highway-type tires, and all forms of air transportation. In an interesting twist on "sin" taxation, the federal government imposes a LUST tax of 0.1 cent per gallon on motor fuels to fund its Leaking Underground Storage Tank Trust Fund. The original idea of the LUST tax was to pay for cleanups of, yes, leaking underground fuel storage tanks, but the LUST Trust Fund collects much more revenue than it spends each year, its surplus seeping into the U.S. Treasury. The same pattern of annual surpluses for many years characterized gas taxes earmarked for interstate highways, though this pattern has reversed recently.

Many federal excise taxes, including the taxes on motor fuels, are designed to raise revenue to finance government expenditures that promote the taxed activity. For example, the 10 percent federal tax on fishing tackle, 3 percent tax on electric outboard motors and fish-finding sonar devices, and a portion of motorboat fuel tax revenues are cast into the Aquatic Resources Trust Fund, which finances programs for boat safety and sport fish restoration. An 11 percent federal tax on rifles, shotguns, firearm ammunition, and bows and arrows, together with a more favorable 10 percent tax on pistols and revolvers, provides resources for the Wildlife Restoration Project Fund. The money in this fund is distributed to states to help them maintain ample supplies of targets by financing animal surveys and invento-

ries, habitat research, hunter education programs, and management of wildlife populations.

State Excise and Sales Taxation

American states have used a wide variety of consumption-based taxes throughout their histories, though their heavier reliance on consumption taxes is a relatively recent phenomenon. Early taxes in American colonies were largely poll taxes, imposed on adult males with obligations that might vary by occupation; there were also import duties, land taxes, and taxes on other property, such as houses, animals, and ships. Excise taxes were used most heavily by the Middle Atlantic and New England colonies, though almost all colonies taxed liquor production (Ely, 1888, p. 114). New York, ever a leader in taxation, had taxes on wine and beer as early as 1650 (Sumner, 1891, p. 19) and taxes on tobacco, grain, hemp, flax, butter, and cheese by 1653 (Ely, 1888, p. 110), and introduced a liquor sales tax in 1713. Pennsylvania likewise had longstanding taxes on wine, rum, and other spirits, but some colonies started much later, such as New Hampshire, which introduced its excise taxes on wine, rum, cider, and tea only in 1756.

The colonies maintained multiple revenue sources upon graduating to statehood, and over the subsequent 218 years, the American states have relied on excise taxes to varying degrees. Property taxes have always served as important revenue sources, though in the twentieth century the use of income taxes expanded, and consumption taxes came into their own. By 2004, property taxes accounted for 31.5 percent of total state and local revenues, with individual income taxes raising 21.3 percent, corporate income taxes 3.3 percent, excise taxes 11.5 percent, and general sales taxes 24.2 percent.

Oregon adopted the first excise tax on gasoline in 1919, and within ten years every state had one. Each state chooses its own gasoline tax, but they nonetheless display a rough conformity. The left half of Table 2 presents 2006 state gasoline sales tax rates (inclusive of additional fees and charges) for states with the highest and lowest tax rates. The states vary from a high tax rate of 32.9 cents per gallon in Wisconsin to lows of 8 cents per gallon in Alaska and 14 cents in Wyoming. States have taxed tobacco for much longer than they have gasoline, and by 2006 managed to acquire considerable diversity in their rates, as displayed on the right half of Table 2. Rhode Island's \$2.46 per pack tax on cigarettes, and New Jersey's \$2.40 tax, are breathtaking compared to the 7 cent tax per pack in South Carolina, the 17 cent tax per pack in Missouri, and the 18 cent tax per pack in Mississippi.

The U.S. federal government never taxed general sales, and the U.S. state governments adopted general sales taxes only within the last century. In this, the American states followed the rest of the world. As of 1918, only Germany among large countries imposed a sales tax, and that at a paltry 0.1 percent rate; but the postwar financial difficulties of European governments prompted several of them to introduce sales taxes between 1918 and 1923. The idea had international appeal. West Virginia was the first of the U.S. states to introduce a general sales tax, doing so in 1921; it was followed by Georgia in 1929, and eleven more states in 1933, with additional states following shortly thereafter. In the case of American states, the

Table 2
Federalism and Excise Tax Differences, 2006

<i>Gasoline taxes (per gallon)</i>		<i>Cigarette taxes (per pack)</i>	
<i>“High” tax states</i>		<i>“High” tax states</i>	
Wisconsin	32.9¢	Rhode Island	\$2.46
Pennsylvania	31.2¢	New Jersey	\$2.40
Rhode Island	31¢	Washington	\$2.03
Washington	31¢	Michigan	\$2.00
North Carolina	30.15¢	Maine	\$2.00
<i>“Low” tax states</i>		<i>“Low” tax states</i>	
Georgia	15.3¢	Kentucky	30¢
Florida	14.9¢	Virginia	30¢
New Jersey	14.5¢	Tennessee	20¢
Wyoming	14¢	Mississippi	18¢
Alaska	8¢	Missouri	17¢
		South Carolina	7¢
U.S. state average	21.57¢		91.7¢
U.S. federal government	18.4¢		39¢

Source: Federation of Tax Administrators, (<http://www.taxadmin.org>).

timing reflects the impact of the Great Depression. Falling state tax revenues due to hard economic times, along with a desire to reduce property tax burdens in order to prevent tax-driven foreclosures of property owners, motivated states to look for new revenue sources that imposed burdens better tied to contemporaneous ability to pay.¹ At present, the Great Depression is a distant memory, but nevertheless, all but five states—Alaska, Delaware, Montana, Oregon, and New Hampshire—raise significant revenue with general sales taxes.

U.S. Consumption and Excise Taxation in World Perspective

The United States taxes consumption at very low rates compared to other countries. Gasoline taxes are emblematic of this situation. As Table 2 indicates, U.S. federal taxes on unleaded gasoline are currently 18.4 cents a gallon, and states average 21.57 cents per gallon. The combined federal and state rate of 39.97 cents per gallon gives the United States the third lowest gasoline tax rate among the members of the Organisation for Economic Cooperation and Development (OECD), which includes the 30 highest per capita income countries. The left half of Table 3 displays excise taxes on unleaded gasoline in OECD countries in 2003, rates that do not include value-added taxes, general sales taxes, or other charges that apply to general commodities. Gasoline taxes in the United Kingdom are

¹ Haig and Shoup (1934) review the history of sales taxation and offer a contemporaneous assessment of the forces behind the adoption of sales taxes in American states.

Table 3

Gasoline and Alcohol Excise Taxes in OECD Countries, 2003

<i>Tax per 1000 liters of unleaded gasoline</i>		<i>Tax per 100 liters of alcohol</i>	
United Kingdom	\$758.97	Norway	\$7855.90
Germany	687.29	Iceland	6389.57
Norway	670.06	Sweden	5778.25
Finland	650.75	Ireland	4121.64
Netherlands	647.37	Denmark	3889.05
Korea, Republic of	627.65	Turkey	3604.06
France	618.72	United Kingdom	3151.90
Italy	568.99	Finland	2966.53
Denmark	566.53	Switzerland	2100.24
Portugal	548.78	Netherlands	1863.93
Sweden	542.78	Belgium	1744.10
Switzerland	529.55	France	1522.65
Turkey	525.76	Germany	1368.28
Belgium	518.28	Poland	1146.20
Iceland	484.06	New Zealand	1134.45
Japan	470.28	Luxembourg	1093.30
Hungary	461.51	Austria	1050.10
Austria	427.39	Greece	953.49
Ireland	421.47	Portugal	943.12
Luxembourg	400.17	United States	920.00
Spain	390.31	Czech Republic	779.69
Poland	390.23	Spain	719.48
Czech Republic	361.19	Canada	703.85
Slovak Republic	314.09	Italy	677.69
Greece	310.83	Slovak Republic	633.25
Australia	214.17	Hungary	7.45
New Zealand	189.71		
United States	112.80		
Canada	63.61		
Mexico	0.07		

Source: OECD (2005).

Note: The table presents excise taxes (in U.S. dollars) on unleaded gasoline and on distilled alcohol in OECD countries in 2003.

6.7 times higher than in the United States, and there is not a single country in Europe whose gasoline taxes are less than 2.75 times higher than those in the United States. Japan's tax rate is more than four times higher than the U.S. rate, and Korea's 5.5 times higher. Only Canada and Mexico among OECD countries have lower gasoline taxes than the United States. While it does not necessarily follow that the rest of the world is right in taxing gasoline heavily, these comparisons do show that the United States and its North American neighbors differ sharply from most other countries in this way.

Gasoline is not the only fuel that the United States taxes very lightly. The U.S. average (federal plus state) tax rate of \$9.20 per liter of distilled alcohol ranks 20th out of the 26 OECD countries for which comprehensive data are available for 2003. The right half of Table 3 presents these average tax rates. The Scandinavian countries, Ireland, Turkey, and the United Kingdom all tax hard alcohol at rates more than 3.4 times that of the United States, whereas only the Czech Republic, Spain, Canada, Italy, the Slovak Republic, and Hungary have lower tax rates. National tax rates on wine, beer, tobacco, and other products can be more difficult

to compare across countries, since the rates vary with prices and product attributes, but in each of these areas the United States classifies as a low-tax country.

Composition of Total Tax Revenues

One of the reasons why U.S. excise tax rates are low is that the United States has a smaller government sector than do most OECD countries, so all U.S. tax rates tend to look low by comparison. One way to control for government size differences among countries is to consider the relative contributions of different revenue sources. However, such comparisons do little to change the impression produced by simple examination of tax rates.

It is instructive to compare ratios of revenues from specific taxes to total tax collections for OECD countries in 2000. The numerator in this ratio includes revenues from excise taxes and other charges that are product-specific, including customs duties and taxes on insurance and certain financial operations. For the United States, federal plus state and local revenues from specific taxes represent 6.3 percent of total tax collections, the lowest of any OECD country (OECD, 2005, p. 25). Members of the European Union collected an average of 10.2 percent of their government revenue from specific taxes, and for the OECD as a whole (including the United States) the average was 11.7 percent, close to double the corresponding U.S. figure.

American exceptionalism is likewise evident in environmental taxation, the intensity of which can be measured by ratios of revenues from environmental taxes to total tax collections in 2000. The numerator of this ratio includes tax collections (defined to exclude user fees) on energy products, motor vehicles and other transportation, waste management, ozone-depleting substances, and what the OECD (2005) refers to as "other." In 2000 the United States collected only 3.4 percent of its total government revenues from environmental taxes, making its tax system the least environmentally oriented of any OECD country. The next lowest ratios are Canada, at 3.8 percent, and New Zealand, at 4.7 percent; the OECD average (including the United States) is 5.5 percent, and the European Union average is 6.7 percent, double that of the United States (OECD, 2005, p. 111). Even these comparisons understate the extent to which the U.S. tax system differs from other countries in effectively protecting the environment, since the relatively small size of the U.S. public sector means that tax differences do correspondingly little to change the relative prices of activities that harm the environment.

Value-Added Taxes

Value-added taxation, as practiced by most of the world, is simply a form of general sales taxation. However, instead of being collected exclusively from the end-user, as with U.S. state-level sales taxes, a value-added tax is collected from businesses as they sell their output to intermediate and final buyers. Each firm first calculates the value-added tax on its total revenues, and then takes a tax credit for taxes paid by firms from whom they bought any intermediate inputs. Because each firm has an incentive to report fully what it purchased from other firms, the

value-added tax facilitates tax enforcement by requiring purchasers to produce records of sales by other firms in order to claim value-added tax credits. Also, the crediting aspect of value-added taxation ensures that sales taxes are not compounded on goods that require multiple stages of production. As a result, value-added taxes are efficient and effective revenue collection devices, making them popular with governments, though perhaps less so with some taxpayers. Metcalf (1995) and Ebrill, Keen, Bodin, and Summers (2001) describe the virtues and practice of value-added taxation.

The widespread adoption of value-added taxes is the major tax event of the second half of the twentieth century. As late as 1966, only two countries (Côte d'Ivoire and Senegal) had introduced value-added taxes; by 1985, 35 countries had done so; and in 2004, 134 countries collected significant tax revenue with value-added taxes. Every OECD country other than the United States uses value-added taxes; the left half of Table 4 displays their basic value-added tax rates during 2000. The average value-added tax rate in OECD countries other than the United States is 17.7 percent, though considerable variation exists, with Denmark, Hungary, and Sweden at the high end imposing 25 percent VAT rates, and Japan, Canada, and Switzerland at the low end all using value-added tax rates in the range of 5.0 to 7.5 percent.

The modest rates at which U.S. states tax general sales, together with the absence of a value-added tax, implies that the United States taxes general consumption at lower rates than any other OECD country. The right half of Table 4 presents ratios of revenues from general consumption taxes to total tax collections for OECD countries in 2000. The general consumption tax revenues in the numerator of this ratio include those raised by value-added taxes, the roughly equivalent goods and services taxes used by some countries, and general sales taxes; this category excludes excise taxes and other specific taxes. In the United States, 7.6 percent of all tax revenue comes from general consumption taxes, the lowest fraction in the OECD; the next lowest fractions belong to Japan, at 8.9 percent, Australia, at 12.1 percent, and Switzerland, at 13.1 percent. The average contribution of general consumption taxes to total tax revenue in the European Union is 18.4 percent, and the OECD average is 18.5 percent. While the difference between the 7.6 percent U.S. ratio of general consumption taxes to total taxes and the OECD average of 18.5 percent may not appear dramatic in the grand scheme of government finance, if you remove payroll taxes and other social insurance contributions from consideration, the difference in the fractions would look much bigger.

How Anomalous is U.S. Consumption Tax Policy?

U.S. consumption tax policy differs sharply from the policies adopted by other countries. To what extent are these differences explainable across countries by factors such as differences in per capita income, government centralization, and openness of the economy?

Table 5 presents univariate regressions in which the dependent variables are measures of the extent to which countries rely on consumption taxes in raising government revenue. The dependent variable in the regressions presented in

Table 4

Value-added Tax Rates and General Consumption Taxes, 2000

<i>Value-added tax rates (percent)</i>		<i>General consumption taxes/total taxes</i>	
Denmark	25.0	Iceland	29.7%
Hungary	25.0	Hungary	26.1
Sweden	25.0	New Zealand	24.7
Iceland	24.5	Turkey	24.2
Norway	23.0	Portugal	23.2
Slovak Republic	23.0	Ireland	23.1
Czech Republic	22.0	Slovak Republic	22.3
Finland	22.0	Poland	22.0
Poland	22.0	Greece	21.8
Belgium	21.0	Denmark	19.5
Ireland	21.0	Norway	19.2
France	20.6	Austria	18.8
Austria	20.0	Mexico	18.7
Italy	20.0	Germany	18.4
Greece	18.0	Czech Republic	18.3
Netherlands	17.5	United Kingdom	18.2
United Kingdom	17.5	Spain	17.5
Portugal	17.0	Finland	17.4
Turkey	17.0	Netherlands	17.4
Germany	16.0	Korea, Republic of	17.0
Spain	16.0	France	16.8
Luxembourg	15.0	Sweden	16.8
Mexico	15.0	Belgium	16.3
New Zealand	12.5	Italy	15.4
Australia	10.0	Luxembourg	15.0
Korea, Republic of	10.0	Canada	14.3
Switzerland	7.5	Switzerland	13.1
Canada	7.0	Australia	12.1
Japan	5.0	Japan	8.9
United States	0.0	United States	7.6

Sources: International Monetary Fund and OECD (2005).

Note: The second column of the table presents value-added tax rates in 2000; the fourth column presents ratios of general consumption taxes to total taxes (measured in percentages) for 2000.

columns 1–3 is the ratio of excise tax collections to total tax revenue, the sample consisting of the 26 OECD countries for which the relevant data are available for 2000. The -5.081 coefficient on log of per capita GDP in column one indicates that 10 percent higher per capita national income is associated with a 0.51 percent lower ratio of excise to total taxes. Since the mean ratio of excise to total taxes is 11.1 percent, 10 percent higher per capita income is associated with a 4.6 percent decline in excise tax collections. Even among wealthy countries, those with higher incomes rely somewhat less heavily on excise taxes than do others—or, to put the same matter differently, rely rather more heavily on income and other taxes.

The regression reported in the second column of Table 5 explains the fraction of excise taxes in total tax collections as a function of the extent to which the central government accounts for a country's total (central plus subnational) government expenditures. The mean of this centralization measure is 72.3 percent in the sample of OECD countries. The 0.168 coefficient in column two implies that centralized governments rely more heavily on excise taxes than do other countries, such as the United States, that have decentralized structures. The coefficient

Table 5

Effect of Country Characteristics on Structure of Tax Revenue for OECD Countries, 2000

	<i>Dependent variables:</i>					
	<i>Excise revenue as a percentage of total tax revenue</i>			<i>VAT and sales tax revenue as a percentage of total tax revenue</i>		
Constant	61.756 (24.688)	-1.072 (2.421)	8.564 (1.352)	193.416 (31.814)	-2.890 (7.867)	21.400 (4.036)
Log of per capita GDP	-5.081 (2.500)			-16.909 (3.262)		
Degree of government centralization		0.168 (0.031)			0.374 (0.104)	
Openness of economy			0.027 (0.011)			0.030 (0.040)
No. of observations	26	26	26	25	25	25
R^2	0.318	0.463	0.153	0.482	0.373	0.031

Sources: For “Per capita GDP” and “Openness of economy,” the *Penn World Tables*, edition 6.1; data for “Degree of government centralization” and the dependent variables from the January 2006 edition of *IMF Government Finance Statistics*.

Notes: Robust standard errors are listed in parentheses. “Per capita GDP” is measured in current U.S. dollars, and “Openness of economy” is measured as the sum of imports and exports divided by GDP. “Degree of government centralization” is measured as central government expenditure divided by the sum of central, state, and local government expenditure. The dependent variables measure specific tax revenues collected by the central (and where available state and local) government, divided by the sum of central, state, and local government tax collections.

implies that a 10 percent greater share of central government spending is associated with a 1.7 percent higher ratio of excise to total taxes, which is roughly 15 percent of the ratio’s mean value of 11.1 percent.

The regression reported in the third column of Table 5 expresses the ratio of excise taxes to total taxes as a function of economic openness, which is defined as the ratio of the sum of imports and exports to GDP. The mean value of economic openness among the 26 OECD countries is 92.6 percent, though the value for the U.S. economy with its enormous internal market is only 26.2 percent. The 0.027 coefficient in the regression indicates that greater economic openness is associated with stronger reliance on excise taxes; its magnitude implies that increasing the openness of the U.S. economy to the OECD average level would increase excise tax collections by 1.8 percent of total taxes.

The dependent variable in the regressions presented in columns 4–6 of Table 5 is the ratio of the sum of VAT and general sales tax revenue to total tax collections. This measure of reliance on general consumption taxation has a mean of 24.2 percent for the sample of 25 OECD countries in 2000. The independent variables are the same as those in columns 1–3. The -16.909 coefficient in column

Table 6

Determinants of Structure of Tax Revenue for OECD Countries, 2000

	<i>Dependent variables:</i>		
	<i>Excise/ total taxes</i>	<i>(VAT + sales)/ total taxes</i>	<i>(Excise + VAT + sales)/ total taxes</i>
Constant	44.437 (21.033)	152.476 (24.786)	92.797 (109.754)
Log of per capita GDP	-4.231 (1.920)	-14.293 (2.239)	-9.183 (9.898)
Degree of government centralization	0.091 (0.037)	0.165 (0.104)	0.404 (0.182)
Openness of economy	0.025 (0.010)	0.030 (0.016)	0.043 (0.029)
No. of observations	26	25	26
R^2	0.654	0.602	0.484

Sources: See Table 5.

Notes: "Sales" means "sales taxes." "Per capita GDP" is measured in current U.S. dollars, and "Openness of economy" is measured as the sum of imports and exports divided by GDP. "Degree of government centralization" is measured as central government expenditure divided by the sum of central, state, and local government expenditure. The dependent variables measure specific tax revenues collected by the central (and where available state and local) government, divided by the sum of central, state, and local government tax collections. Robust standard errors are listed in parentheses.

four implies that 10 percent higher per capita national income is associated with a 1.69 percent lower ratio of general consumption taxes to total taxes, a decline of 7 percent of its mean value. The 0.374 coefficient in column five implies that a 10 percent greater share of central government spending is associated with a 3.7 percent higher ratio of general consumption taxes to total taxes, representing 15 percent of its mean value. The 0.030 coefficient in column six, while not statistically significant, suggests that greater economic openness is associated with stronger reliance on general consumption taxes.

The regressions presented in columns one and two of Table 6 repeat the regressions reported in Table 5, except that they use multivariate specifications that include all three independent variables. The results are similar to those implied by Table 5, though the magnitude of the effect of government centralization is diminished by roughly half in moving to the multivariate specifications. The dependent variable in the regression reported in column three of Table 6 is the ratio of the sum of excise taxes and general consumption taxes to total tax collections; this variable has a mean of 34.4 percent (though a U.S. value of only 13.9 percent). The estimated -9.183 coefficient in column three implies that this measure of consumption taxation is negatively affected by per capita income, though this effect is not statistically significant. The estimated 0.404 coefficient implies that a 10 percent greater share of central government spending is associated with a 4.0 percent higher ratio of consumption taxes to

total taxes, and the 0.043 coefficient on economic openness suggests that greater openness likewise leads to greater reliance on consumption taxes.

The regressions presented in Tables 5 and 6 display patterns in which high-income countries, those with decentralized political structures, and those with economies that have relatively lower levels of international trade rely relatively little on consumption taxes. However, the magnitudes of the coefficients are not enough to explain the U.S. avoidance of explicit consumption taxes. The regressions in Table 6 were rerun without data for the United States, and the resulting coefficient estimates (which do not differ much from those reported in Table 6) used to predict U.S. values of the dependent variables. The differences between predicted and actual U.S. consumption taxes indicate that, even after controlling for observable country differences, the United States has unusually low rates of consumption taxation. The most sizable effect appears in the ratio of excise taxes to total taxes, where the predicted value of 6.2 percent for the United States greatly exceeds the actual U.S. ratio of 2.4 percent. This difference largely reflects the very low gasoline tax rates in the United States. There is a more modest difference between the predicted 12.2 percent ratio of U.S. value-added tax plus sales taxes to total taxes and the actual ratio of 11.5 percent, but again a significant difference between the predicted 19.7 percent ratio of aggregate consumption taxes to total taxes and the actual U.S. ratio of 13.9 percent. Controlling for economic conditions and the U.S. version of federalism does not dispel the impression that the low rates of consumption taxation in the United States involve some anomalous political choices.

Shifting Toward Consumption Taxes?

The United States could shift toward collecting a greater share of its taxes in the form of consumption taxes in several ways: by reforming its income tax to reduce the taxation of capital income; by enacting a value-added tax and using the revenue to reduce capital income taxation; or by expanding its current consumption taxes.

The United States income tax has recently taken some mild steps in the direction of consumption taxation by exempting from tax some portions of the return to saving. Since all income must be either consumed or saved, completely exempting saving (or what is equivalent, the return to saving) from taxation would mean that only consumption is taxed. Permitting individuals to accumulate pension assets tax-free, and also to use tax-preferred savings accounts and other devices to shelter some portion of income derived from saving, moves the system toward taxing consumption. While corporate income in the United States continues to be taxed at high rates by international standards, the 2003 reductions in personal taxes on dividend income, together with favorable taxation of long-term capital gains, attenuates some of the effect at the personal level.

Despite these recent efforts to reduce the taxation of capital income, the U.S. federal government has refused to embrace explicit consumption taxation as

embodied in a value-added tax. The President's Advisory Panel on Federal Tax Reform (2005) proposed a new "Growth and Investment Tax" with many consumption tax features, including cash-flow business taxation and significantly reduced individual taxation of capital income, but even this proposal retains some capital income taxation, and the panel report stopped short of recommending a new value-added tax alternative for the United States. Broad-based consumption taxes such as value-added taxes clearly have enormous international appeal, and they do not affect the return to saving and investing as long as tax rates do not change over time. In contrast, income taxes, such as corporate income taxes, and personal income taxes that include returns to saving and investing, are extremely distortionary, since their effects compound over time. As a consequence, efficient tax configurations typically entail zero capital income taxation over long time horizons, since there exist much more efficient alternatives with the same distributional properties as capital taxes.

The evidence surveyed in Auerbach and Hines (2002), along with the more recent calculations of Feldstein (2006), suggests that the average efficiency cost associated with raising one dollar of government revenue with commonly used U.S. tax instruments may be as high as 75 cents or more, with the deadweight loss of capital income taxes significantly higher than the average. Countries exposed to elastic international capital flows have separate incentives not to attempt to tax capital income, as these countries must offer international investors market rates of return, from which it follows that any attempt to tax foreigners simply distorts the economy without extracting greater resources from foreigners (Gordon and Hines, 2002). Extensive evidence surveyed in Hines (1999) suggests that high source-based capital taxes, such as corporate income taxes, significantly distort local economies by discouraging foreign investment. Since the costs of taxing foreigners are borne by domestic factors in the form of lower wages and land prices, and these costs include deadweight losses due to inefficient taxation, domestic residents are made better off by removing any taxes on foreign investors and instead directly taxing the returns to local factors of production. From this perspective, it is not surprising that governments around the world embrace value-added taxes and other consumption taxes that do not have the undesirable features of capital taxes.

One of the political obstacles that a value-added tax or any other broad-based consumption tax must overcome in the United States is the concern, in some circles, that such taxes are too efficient at raising revenue, thereby too easily accommodating big government. While little econometric evidence supports the notion that the adoption of a value-added tax encourages government growth (for example, Metcalf, 1995, p. 136), it is noteworthy that Michigan, the only state in the country to use a value-added tax instead of a corporate income tax, taxed businesses more heavily with its value-added tax than did any other state with corporate income taxes during the years when Michigan's value-added tax was in place (Hines, 2003, p. 607).

A second important political obstacle facing any new U.S. value-added tax proposal is distributional, grounded in the argument that a value-added tax would be significantly less progressive than the current U.S. income tax system. The

relevance of this concern depends entirely on what other changes in the U.S. tax system would accompany the adoption of a value-added tax. The U.S. government could adopt a value-added tax and simultaneously adjust the personal income tax schedule to produce a tax system with the same, or even more progressive, distributional features as the current tax system. For example, Michael Graetz (2002) has proposed one version of such a comprehensive U.S. tax reform that includes a 15 percent value-added tax, elimination of personal taxes on the first \$100,000 of income, reduction of payroll taxes for low-income workers, and other features designed to maintain progressivity.

If dramatic changes to income taxes or implementation of a value-added tax encounter political obstacles, another approach to swinging the U.S. tax system toward a greater emphasis on consumption taxation would be to increase state sales taxes or state and federal excise taxes. States already rely heavily on sales and excise taxes, and their relatively small revenue requirements give states considerably less scope for comprehensive consumption-oriented tax reform than is the case for the federal government. But greater federal reliance on excise taxes would require addressing some difficult theoretical, distributional, and practical concerns.

The received theoretical wisdom is that excise taxes can correct market failures that accompany externalities by having the tax rates set equal to marginal external damages caused by consumption of the taxed good. This insight, commonly attributed to Pigou (1920), suggests that excise taxes may be used in lieu of other regulatory mechanisms to discourage activities that consumers would otherwise overdo. Strict application of this logic requires sensitive tailoring of excise taxes to reflect differences in marginal damages over time and between situations, but even in the absence of perfect design, excise taxes can mitigate the problems that would otherwise accompany congestion, pollution, and other externalities.

There is considerable controversy over the level of excise taxation necessary to correct externalities in practice. Assuming that the government is unable to distinguish taxes on a customer's first drink of alcohol, which has no external costs, from taxes on the seventh drink just prior to driving a car, which has considerable external costs, appropriate corrective policy entails a compromise between correcting externalities and distorting ordinary consumer decisions. A similar logic applies to the costs of smoking, air pollution, traffic congestion, and other externalities. Cnossen and Smart (2005) conclude from their survey of the literature that a purely externality-correcting tobacco tax would be much lower than existing tobacco taxes in Europe and the United States, whereas Pogue and Sgontz (1989) maintain that externality-correcting alcohol taxes would be twice the existing U.S. levels, and Kenkel (1996) argues that U.S. alcohol taxes would need to be four to five times current levels to correct for externalities properly. Gasoline taxes serve both to reduce traffic congestion and to improve air and climate quality, on the basis of which Parry and Small (2004) find that externality-correcting gasoline tax rates for the United States are slightly more than double current tax levels.

Excise taxes might also play a role in discouraging the consumption of goods that may not have external effects, but are nonetheless harmful to the individuals who consume them. Examples of such goods include tobacco products, alcohol,

and food with poor nutritional content (or any food in excess of healthy levels).² Irrational consumers may begin consuming these items without fully appreciating the regret they will experience years later, and experience what have been called “internalities.” In such settings, excise taxation might help consumers by making the overconsumption of such goods more expensive, and therefore less likely. O’Donoghue and Rabin (2003, 2006) analyze optimal excise taxation in settings in which individuals have self-control problems (but governments do not), and Gruber and Koszegi (2004) and Gruber and Mullainathan (2005) offer applications to cigarette taxes.

One concern frequently expressed about excise taxation is the potential regressivity of the resulting tax burdens.³ The concern is that because the poor tend to spend higher fractions of their income than do the wealthy, taxes based on expenditure rather than income will put greater relative burdens on low-income individuals. Two important considerations should be borne in mind in evaluating the distributional effects of excise taxation. First, the progressivity of excise taxes should be evaluated from a lifetime perspective; for example, it would be a mistake to infer from the fact that affluent retirees might have little current income but significant current expenditures that excise taxes are regressive. Since lifetime (including intergenerational) consumption tracks lifetime income very closely, flat-rate excise taxes look much like flat-rate income taxes from a progressivity standpoint. Excise taxes could have different effects on certain groups in the population; for example, excise taxes designed to protect the environment might impose greater relative burdens on low-income individuals. Poterba (1989, 1991) and Walls and Hanson (1999) analyze U.S. gasoline taxes from the standpoint of lifetime incidence, finding that gasoline consumption rises more than proportionally with affluence over much of the range of total spending, suggesting that gasoline taxes are progressive, albeit less so than income taxes.

The second and more important consideration is that, as with a value-added tax, excise tax burdens must be understood in the context of the broader tax system. If, in the course of pursuing environmental or other objectives, a country adopts excise taxes that unduly burden one segment of the income distribution, the government can, if it wishes, undo this distributional shift by adjusting its income tax schedule. As Kaplow (2006) notes, selecting excise taxes can for this reason be done without undermining distributional and other policy objectives.⁴ Conversely, excise taxes are not the best tool for pursuing progressivity; they have a different

² These goods may also be responsible for externalities, through such mechanisms as second-hand smoke, traffic accidents associated with alcohol, and government policies that provide benefits to individuals and families harmed by overconsumption. Such externalities carry straightforward implications for corrective taxation, but there remains the question of whether any additional tax is warranted due to the failure of individual optimization.

³ Excise taxes also raise enforcement concerns, as do all taxes. In the United Kingdom, which boasts the highest cigarette taxes in Europe, one in five cigarettes is purchased on the black market (Cnossen and Smart, 2005, p. 45).

⁴ This argument, which applies the findings of Atkinson and Stiglitz (1976), requires that preferences be weakly separable between consumption and leisure, a restriction that, while unlikely to be strictly satisfied, does little to reduce the power of the argument.

purpose and a different strength. Excise taxes on luxury items—such as the U.S. federal taxes on expensive furs and jewelry, luxury cars, personal aircraft, and yachts, introduced in 1990 and since expired—are generally less effective, and indeed never more effective, at redistributing income than are income tax alternatives.

Naturally, practical implementation of excise taxation differs from the ideal tax systems analyzed in theory. For example, ample international evidence suggests that gasoline taxes and other taxes intended to protect the environment are not designed in ways that achieve maximal environmental protection for any given level of total tax burden (Barde and Braathen, 2005). In part, this finding reflects that consumption of the same good in different places or at different times may have quite divergent environmental impact, while as a practical matter it is extremely difficult to design tax rates that fit these differences. In addition, political processes offer no guarantees that environmental taxes will be set with only environmental considerations in mind. Widespread use of excise taxation focuses business interests in reducing tax rates on the commodities that they sell, thereby encouraging extensive political lobbying and the problems that accompany it. Moreover, the tax burdens that accompany excise taxes may or may not be offset by compensating income tax changes. Political infighting need not produce harmonious or efficient constellations of taxes.

Conclusion

Throughout most of American history, federal and state governments have relied on excise taxes to collect significant revenues, with the modern era a notable exception. The absence of value-added taxation in the United States, together with modest state sales taxes and an unwillingness to intrude on individuals' lives by imposing "sin" taxes at rates resembling those of other countries, leaves the United States taxing consumption very lightly by international standards.

Heavy American reliance on income rather than consumption taxation has not served the U.S. economy well. The inefficiency associated with taxing the return to capital means that the tax system reduces investment in the United States and distorts intertemporal consumption by Americans, meanwhile discouraging U.S. labor supply no less than would a consumption tax alternative. While the economic logic of consumption taxation is compelling even for a closed economy, it is even more powerful for an open economy exposed to the world capital market. Consumption taxes in the form of excises can be designed to help protect the environment and control other externalities, whereas it is much more difficult to pursue the same goals with income taxes. Excise taxes can also serve the function of more closely aligning tax burdens with the benefits that taxpayers receive from certain government services. Understandable concerns arise about the distributional consequences of consumption taxation, but a system that relies heavily on consumption taxes, particularly if accompanied by an income tax, can be as progressive as any income tax the United States would realistically want to adopt.

Will the United States, in time, come to resemble more closely the rest of the world, perhaps by adopting higher gasoline taxes or a national value-added tax? The opposition to higher gasoline taxes in the United States seems powerful and bipartisan. As to the prospects for a value-added tax, the old line is that the United States does not have a value-added tax because Democrats think it is regressive, and Republicans think it is too easy to raise revenue with one; the country will get a value-added tax, the line continues, once Republicans realize that it is regressive and Democrats realize that it is easy to raise revenue with one. Perhaps more likely is that the United States will seriously entertain new consumption-oriented tax alternatives only when confronting a financial crisis that admits no easy solution and cannot be ignored. After all, the need to finance sudden wartime expenditures accounts for many of the past innovations in U.S. taxation. But the political system may yet prove itself capable of creating periodic crises even in the absence of external enemies, thereby furnishing opportunities to consider adopting tax measures that have proved attractive in the rest of the world.

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