The Kyoto Protocol: Two-Level Bargaining and European Integration

ELENA V. MCLEAN
Texas A&M University

AND

RANDALL W. STONE
University of Rochester

The politics of ratifying the Kyoto Protocol may suggest a two-level game; yet, our quantitative analysis shows that ratification constraints did not affect bargaining over the Protocol, nor did bargaining outcomes affect ratification. The politics of the Kyoto Protocol are best understood as an example of the 'Europeanization' of international politics: European countries subordinate their domestic politics to international cooperation, and the European Union emerges as a key agenda setter. We find that European countries ratified the Protocol in lock step and offered selective incentives—such as EU accession—to most of the participants. Case studies of Russia and Poland confirm our interpretation of the empirical findings.

Ratification by a sufficient number of parties brought the Kyoto Protocol into force in 2004, but the final agreement fell far short of the ambitions of the original UN Framework Convention on Climate Change. By this point, the scientific evidence of the severity of global climate change was much more impressive than it had been in 1992, and it became widely recognized that the Kyoto Protocol did not go nearly far enough to contain the risks. Why was international cooperation so ineffective and so difficult to achieve in this case? The United States failed to ratify the agreement, and Russia used the threat of non-ratification as a potent source of bargaining leverage. Successive rounds of bargaining whittled away at the cooperative agreement, and the carbon emissions target steadily climbed. Domestic politics appears to be a leading contender to explain the outcome.

We propose two competing models of the politics of the Kyoto Protocol and test them by analyzing the timing of ratification and the pattern of quantitative emission quotas accepted by particular states. The first explanation is inspired by a two-level game framework and argues that efforts to achieve an ambitious agreement were blocked by domestic politics. The testable implication is that the outcomes of bargaining should correspond to the obstacles to ratification: countries with severe domestic ratification constraints should receive more generous terms, but should be less likely to ratify (Putnam 1988; Tarar 2001). The alternative view rejects the premise that ratification posed an important constraint in most countries and explains the pattern of outcomes in terms of strategic delegation to the European Union. This phenomenon has been called the 'Europeanization' of international politics (Meunier and Jacoby 2010). In this view, European countries strategically subordinate their domestic politics to international cooperation in order to position the European Union as a key agenda setter in international institutions. A testable implication of this view is that ratification depends upon countries' relationships with the European Union rather than upon domestic politics, so that domestic ratification constraints do not translate into effective bargaining leverage. In particular, we expect that membership in the European Union or pending applications to join the European Union explain most of the variation in bargaining outcomes and ratification. We test each model’s implications using quantitative analysis of the time to ratification and the quota allocations made at Kyoto (in 1997) and subsequently revised at Marrakesh (in 2001).

The Kyoto Protocol represents an unusual opportunity to test models of two-level bargaining, because it has a large number of participants and the quantitative carbon emissions quotas provide an index of bargaining outcomes. Furthermore, effective quotas were revised at Marrakesh in 2001 by allowing credits for carbon sinks, which made it possible for the ongoing processes of ratification and renegotiation to influence each other. Surprisingly, however, we find no evidence of endogeneity: bargaining outcomes do not affect ratification, and expected ratification does not affect bargaining outcomes. Thus, although
the two-level game argument implies simultaneous effects that would indicate the need for a simultaneous equations approach, our findings reject this hypothesis. Consequently, we test our hypotheses using a series of recursive models: duration models to analyze the ratification process and least squares to analyze the carbon emissions quotas. Models of bargaining under incomplete information predict that information about political constraints that is publicly available ex ante—that is, when the bargaining takes place—should be incorporated into bargaining outcomes and consequently should not affect the probability that cooperation breaks down (Fearon 1994). Private information or information that is observed only ex post, however, or after an agreement has been signed, should not be reflected in bargaining but should affect ratification. Consequently, to test for effects of domestic politics on bargaining and ratification, we use political constraints observed at the time of bargaining to explain bargaining outcomes, and political constraints observed during the run-up to ratification to explain ratification. However, in order to test the proposition that expectations about ratification may affect bargaining, we generate predicted values for ratification based only on the information available at the time of bargaining and test for effects of this predicted probability on the pattern of concessions. We then use the ex post data on domestic political constraints and realized bargaining outcomes to explain the pattern of ratification.

**Domestic Politics and International Bargaining Power**

Thomas Schelling made the observation, which has subsequently become part of the conventional wisdom about international relations, that domestic political opposition can be a source of international bargaining leverage (Schelling 1960). Bayne and Putnam (1984) referred to this domestic-international interaction as a 'two-level game,' arguing that Helmut Schmidt used domestic constraints deftly in 1978 at the Bonn G-7 summit to extract concessions from the United States on energy policy and from Britain on the exchange rates. Coordinating exchange rate and monetary policies was a way to reduce vulnerability to changes in the common external shock.

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3 The recursive models are more efficient than the full two-stage equations with instrumental variables. A Hausman test yields a test statistic of $-1.25$, indicating that we cannot reject the null hypothesis that the two equations are independent. Consequently, the recursive model specification is appropriate for our analysis.

4 The US policy of letting the dollar fall—the use of the ‘dollar weapon’—exported inflation and shifted the cross-exchange rates between European currencies because European countries chose different responses to the common external shock.
The subsequent move to Economic and Monetary Union (EMU) had numerous motivations, but important among them were increasing Europe’s weight in the world and reducing its vulnerability to the vacillations of US monetary policy. EMU has increased the importance of the European Union in G-7 deliberations and in the IMF, where EU Executive Directors have announced their intention to vote as a bloc.

European financial and trade policies have been transformed, as European governments have surrendered domestic policy autonomy in order to gain bargaining power (Meunier 2005). Pascal Lamy labeled this shift ‘managing globalization,’ explicitly linking the priority for European integration to increased ability to manage the policy externalities originating outside of Europe. The integration of European financial markets in the Single European Act is commonly depicted as the consequence of a French strategic choice under Mitterrand to give up domestic policy autonomy in return for greater opportunities to manage international policy externalities at the European level (Helleiner 1994; Abdelal 2007). As a new European consensus emerged in favor of financial liberalization, as Abdelal demonstrates, European influence in other financial institutions expanded and the same policy preference became hegemonic. In both the OECD and the IMF Executive Board, the synchronized shift in positions by the European governments set the new agenda. In trade, similarly, pooling the bargaining power of European countries made it necessary to construct a single market that could make coordinated concessions. European countries were able to face the United States on equal terms in trade after the Single European Act, and this bilateral interaction set the agenda in the Uruguay GATT round (Grieco 1990) and subsequently in the WTO (Barton, Goldstein, Josling, and Steinberg 2006).

In order for strategic delegation to succeed, however, it must be credible. The politics of European integration is aptly described as an asymmetric-information bargaining game, where the stakes are integration and exclusion (Schneider and Cederman 1994; Moravcsik 1998). Ordinary policymaking in the European Union does not resemble these instances of high-stakes bargaining, because European countries generally defer to each others’ domestic constraints (Stone 2011). Indeed, it is rare for decisions to be made by a qualified majority voting even when treaty provisions call for it, because a norm has arisen of mutual deference, and European diplomats seek consensus decisions (Pollack 2003; Thomson, Stokman, Achen, and König 2006). Variation in the credibility of strategic delegation occurs across issues, depending upon the stakes, and exclusion is most credible during major constitutional changes in European institutions, such as the negotiation of the Single European Act and EMU. However, the existence of countries that were candidates for admission to the European Union during the Kyoto process provides a way of measuring the effect of variations in the credibility of exclusion.

New candidate members are more credibly subject to exclusion for noncompliance than existing members, and as a result, delegation to the European Union reaches a high point during the accession process. Accession negotiations are very one-sided (Schneider 2009). Countries that join the European Union derive substantial benefits, but in return they accept the obligation to adopt an extensive body of European legislation, the *acquis communautaire*, to honor all treaties to which the European Union is a party, and to implement a series of negotiated accession criteria. As a result, the accession process leads to an extraordinary temporary suppression of domestic politics. EU integration must be accepted or rejected by the legislative branch as a package deal, with very little opportunity for domestic political interests to influence the results.

The model of two-level bargaining and the model of delegation to the European Union generate distinct theoretical expectations. Two-level bargaining suggests that bargaining outcomes reflect the difficulty of achieving domestic ratification, and the prospects of ratification depend upon achieving an attractive settlement at the international level:

**Two-level Bargaining Hypothesis 1:** Domestic ratification constraints should lead to more favorable bargaining outcomes.

**Two-level Bargaining Hypothesis 2:** More favorable bargaining outcomes should make ratification more likely.

In contrast, the delegation hypothesis assumes that the prospect of domestic ratification does not constrain members of the European Union, so they should be most likely to adopt ambitious environmental goals and to subsequently ratify agreements. These effects should be most marked for EU accession countries, because strategic delegation is most effective when the threat of exclusion is most

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Note that strategic delegation could be endogenous if negotiators realized during the bargaining process that no international agreement was feasible due to national ratification constraints, and consequently delegated authority to an international body. We do not find evidence of endogeneity in the Kyoto process because the delegation of environmental policies took place years before the climate change negotiations began. The European Commission’s Directorate-General on Environment, which takes the lead in the environmental area, was established in 1981. One of the most important formal agreements to harmonize national environmental policies was the Single European Act of 1986. The climate change negotiation process was at its earliest stages at that point, with the Framework Convention being signed in 1992. The first test of the unified European approach to international environmental negotiations was the Vienna Convention on the Ozone Layer (1985) and the Montreal Protocol (1987), of which the European Community is a signatory, along with member states. When the European nations came to the Kyoto negotiation table, they already had a unified position, which also included an intra-EU burden-sharing plan for reducing greenhouse gas emissions (Shraga and Danzo 1999). Therefore, we conclude that strategic delegation took place independently of international bargaining during Kyoto negotiations.
credible. The efficacy of accession countries’ domestic institutional constraints is temporarily suppressed as they seek to promote their candidacies.

**EU Delegation Hypothesis 1:** Domestic ratification constraints should not affect bargaining outcomes.

**EU Delegation Hypothesis 2:** Bargaining outcomes should not affect the likelihood of ratification.

**EU Delegation Hypothesis 3:** EU membership should result in less favorable bargaining outcomes; EU candidacy should further worsen bargaining outcomes.

**EU Delegation Hypothesis 4:** EU membership should increase the likelihood of ratification; EU candidacy should further increase the likelihood of ratification.

The Kyoto Bargaining Process

The beginning of climate change negotiations was auspicious: soon after a scientific consensus on the problem emerged, an agreement was signed at the United Nations Conference on Environment and Development in Rio de Janeiro in 1992, which was eventually signed by 194 countries (Bodansky 2001). Members of the OECD and 12 post-Communist countries agreed to stabilize their emissions at 1990 levels by 2000, and to work on an agreement to reduce emissions in the second decade. However, binding commitments proved to be more difficult to agree upon than general principles, and the 1997 Kyoto Protocol fell short of expectations. First, the developing countries refused to adopt binding emissions targets, and three OECD members (South Korea, Mexico, and Turkey) likewise avoided emissions quotas. Second, the targets adopted were not ambitious. The negotiated quotas called for a 3.6% aggregate reduction of greenhouse gas emissions from 1990 levels, which fell far short of the European goal of negotiating 15% emissions reductions (Den Elzen and de Moor 2001). National targets ranged from 8% reductions from 1990 levels for the European Union and some post-communist countries to 7% for the United States, 6% for Japan, and 0% for Russia and Ukraine, and even permitted emission increases of 1% for Norway, 8% for Australia, and 10% for Iceland. Finally, the Kyoto Protocol contained no enforcement provisions, and actually implementing the negotiated targets proved to be a serious problem for most of the countries that promised emissions reductions.

In spite of the weakening of the accord, the most important producer of greenhouse gases failed to ratify. In the lead up to Kyoto, the US Senate had passed the Byrd-Hagel Resolution, opposing any agreement that failed to impose restrictions on developing countries, or that imposed substantial costs on the US economy—two objections that no feasible treaty could satisfy. President Clinton chose not to submit the Protocol for ratification because he judged that it could not be ratified by the Senate. In March 2001, the Bush administration announced its rejection of the Kyoto Protocol because the treaty was deemed ‘fatally flawed in fundamental ways’: it would harm the American economy and would not limit emissions by developing countries. Despite European offers to renegotiate the Kyoto Protocol, the United States remained one of the few countries beyond the reach of European diplomacy.

The commitments adopted at Kyoto deteriorated further at subsequent conferences. Negotiations continued on a range of issues, including emissions trading and carbon sinks. Policies that remove CO$_2$ from the atmosphere such as reforestation, land management and some forms of agriculture could make a country eligible for credits against its emissions reduction target known as removal units. These credits effectively relaxed the commitments that had already been reached: the average quota at Kyoto represented a reduction of emissions to 96.6% of 1990 levels, but after the agreement on implementation mechanisms at Marrakesh in 2001, the effective quota represented a target of 101% of 1990 emissions.

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6 As it happened, the advanced industrial countries increased their emissions, while post-Communist countries reduced their emissions because of the collapse of industry during the 1990s.

7 The Kyoto Protocol did not introduce an enforcement mechanism, and compliance has subsequently emerged as a serious concern. However, it is not clear that enforcement is the critical determinant of compliance (see, for instance, Chayes and Chayes 1993, 1995; Downs, Rocke, and Barsoom 1996; Brown Weiss and Jacobson 2000; Barrett 2003; Finus 2008). Determining what counts as non-compliance may be more important (see, for instance, Keohane 1984; Kreps 1990; Reinhardt 2001). In addition, international agreements can facilitate cooperation by providing information about compliance to interested domestic political actors (Dai 2005).

8 Previous research on climate change negotiations points out that the EU should not be viewed as a unitary actor, because it is constituted of a number of countries with somewhat differing preferences in the area of climate change. Consequently, the EU’s preferences are a direct function of its member states’ preferences. Sprinz and Weiß (2001) suggest that, on average, the EU members viewed themselves as ecologically vulnerable, believed that their emissions abatement costs would not be very high, and had growing industrial sectors that would stand to benefit from lower dependence on fossil fuels. Taken together, these characteristics suggest that the countries are likely to act as ‘pushers’ on a given environmental policy issue (Sprinz and Vahtoranta 1994). These national-level preferences were taken to the European level by the member states that had the ambition of transforming the EU into a global environmental leader (Rin- gius 1999). According to Jachtenfuchs and Huber (1993), the EU’s leadership role in climate change negotiations implies that ‘the Community should not only become an independent actor in world politics on the same footing as the two other major economic powers (the USA and Japan) but even challenge the dominant American position on some aspects of world affairs’ (Jachtenfuchs and Huber 1993:40).

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9 The Byrd-Hagel Resolution stated, in part, ‘Resolved, That it is the sense of the Senate that the United States should not be a signatory to any protocol to, or other agreement regarding, the United Nations Framework Convention on Climate Change of 1992, at negotiations in Kyoto in December 1997, or thereafter, which would (A) mandate new commitments to limit or reduce greenhouse gas emissions for the Annex I Parties, unless the protocol or other agreement also mandates new specific scheduled commitments to limit or reduce greenhouse gas emissions for Developing Country Parties within the same compliance period, or (B) would result in serious harm to the economy of the United States...’ (Byrd-Hagel Resolution 1997).

10 The EU announced that it was ready ‘to renegotiate parts of the Kyoto protocol on global warming to accommodate the United States.’ BBC, April 7, 2001.
emissions (Den Elzen and de Moor 2001). While the European Union countries rapidly ratified the Protocol after Marrakesh, other countries insisted on receiving larger increases in their effective quotas.

Quantitative Analysis
We test a two-level bargaining model and a European integration model, and we present results of regressions customized to test each hypothesis. As noted earlier, we find no evidence of endogeneity, so we do not use a simultaneous equations approach; instead, we present the results of separate analyses of the bargaining and ratification phases of the Kyoto process. We conduct our analysis in three steps. We first estimate a forecasting model of the probability of ratification, which uses only ex ante information. By ex ante information, we mean information that was publicly known when the Kyoto agreement was signed in 1997 about country-level factors that might subsequently affect ratification.11 This generates our estimates of the expectations about ratification at the time of agreement. Next, we estimate models of ratification using ex post information, which is all of the available information about political constraints and bargaining outcomes as they evolved over time. These are the models relevant for testing our hypotheses about ratification. Finally, we estimate models of the bargaining over quotas, which incorporate our ex ante estimates of the probability of ratification. The model of two-level bargaining predicts that expected ratification affects bargaining outcomes, and bargaining outcomes affect actual ratification. The model of strategic delegation predicts no such relationships, but predicts that EU members, and especially EU accession countries, should adopt more stringent emission constraints and ratify more rapidly.

Data and Variables
To test the hypotheses derived from the two theoretical frameworks, we created two corresponding sets of variables. For the models of distributive bargaining outcomes, the measures of primary interest are effective emissions caps agreed under the Kyoto Protocol and the Marrakesh Accords, in millions of tons of CO₂. The two variables, Effective quotas after Kyoto and Effective quotas after Marrakesh, were constructed to measure the economic cost of ratification: The prediction from a forecasting model of counterfactual CO₂ production is subtracted from the negotiated quota to determine how much excess CO₂ production each country would be allowed (or, if negative, how much each would have to curtail its production) if it ratified the Protocol after Kyoto or after the modifications adopted at Marrakesh, respectively.12

To test the strategic delegation model, we created three dummy variables. EU15 captures the effect of EU membership, and takes the value 1 for each of the first fifteen EU members, and 0 otherwise. EU applicant (first group) and EU applicant (second group) gauge the influence of the EU accession process. EU applicant (first group) equals 1 if a country was in the advanced group of accession states that were approved by the European Commission for accession negotiations in 1997 (Poland, Hungary, Estonia, Slovenia, the Czech Republic, and Cyprus), and 0 otherwise. EU applicant (second group) takes the value of 1 for countries in the accession group approved in 1999 (Slovakia, Latvia, Lithuania, Bulgaria, Romania, and Malta), and 0 otherwise.

For the two-level game perspective, we use several measures of domestic politics. We include the variables suggested by previous research as factors that may act as important constraints on countries’ foreign policies (Sprinz and Weiβ 2001). We utilize several variables from the Database of Political Institutions (Beck et al. 2001) to operationalize domestic political constraints that may affect treaty ratification. The Parliamentary dummy takes the value of 1 for countries in which the legislative branch elects the chief executive, and 0 otherwise. Opposition major- ity indicates whether or not an opposition party holds an absolute majority in the House, which has lawmakers. Fractionalization gauges the degree of legislative fractionalization and is calculated as the probability that any two legislative representatives picked at random will be of different political parties. Legislative election timing counts the number of months remaining until the next legislative election. Finally, Left-right is an indicator of the government’s economic position: the values range from −3 for a far left government, to 3 for a far right government.

We also use several control variables to account for factors analyzed in the existing literature. Negotiations are likely to reflect economic disparities between participating countries: on the one hand, population numbers and economic size are linked to total-country emissions and should, in turn, affect emissions quotas (Wiegandt 2001). On the other hand, these factors may also affect the countries’ willingness to ratify the climate change agreement, as economic priorities may overshadow environmental concerns (Sprinz and Weiβ 2001; Ward, Grundig, and Zorick 2001). Accordingly, we include the Population and GDP variables in the ratification and quota analyses.

Two additional control variables are used in ratification timing tests. First, we created a dummy variable for OPEC countries to account for this group’s economic interest in increasing fossil fuel consumption and, consequently, hindering the adoption of the Kyoto Protocol. OPEC countries first sought to veto any agreement during climate negotiations prior to 1996 when countries tried to reach consensus. When the adoption of the Geneva Ministerial Declaration signaled countries’ willingness to act without consensus, OPEC members pushed for a

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11 Estimation techniques chosen for this stage are Weibull duration models and, as a robustness check, logit with splines.

12 Robustness checks with alternative measures of effective emissions quotas are available in an appendix on the authors’ websites.
provision that would acknowledge the negative impact of climate change mitigation measures on their economies (Bodansky 2001). Since only Annex B countries adopted binding targets for CO₂ emissions reduction, we included a second dummy variable, which takes the value of 1 for Annex B countries, and 0 otherwise.

Control variables included in the effective quotas analyses capture the factors that were explicitly discussed during climate-change negotiations and then reflected in the resulting international agreements. One of the most salient measures is the amount of CO₂ produced by a given country. While carbon dioxide is not the only greenhouse gas regulated by the Kyoto Protocol, it is widely recognized as the most significant contributor to global warming. Therefore, we include a variable that gauges the total amount of CO₂ that a country emits annually, measured in kilotons. In addition to the amount of produced pollution, negotiations over emissions quotas considered possible offsets, such as emissions reductions achieved through certain types of land use and forestry activities, incorporated both in the Kyoto Protocol and the Marrakesh Accords. While we do not have direct measures of such qualifying activities, we use two proxies—the total amount of land and forest in each country—as the most appropriate available indicators. Another form of offset that some countries received is through the use of an alternative base year for the purposes of calculating total emissions reductions. More specifically, post-communist countries of Eastern Europe and the former Soviet Union pushed successfully for the principle that their emission allowances should be calculated on the basis of pre-1990 base years, since their emissions had already declined significantly by 1990 due to the disruptive effects of economic transition (Ward et al. 2001). The Post-communist dummy is included to control for the effect of the adjusted formula used to calculate emissions quotas for this region.

Explaining the Ratification Stage

Table 1 displays estimation results from Weibull duration models of the ratification stage using ex ante and ex post information. The first column uses only data known at the time of signing the Protocol to predict ratification; subsequent columns use contemporaneous data and control for the effective emission caps agreed to under the Kyoto Protocol and the Marrakesh Accords.

The results are not encouraging for the theory of two-level bargaining. Our main result, which is very robust, is that the effective limit on CO₂ emissions allowed under the agreements has no significant effect on the timing of ratification. Neither Effective quotas after Kyoto nor Effective quotas after Marrakesh achieves statistical significance. Therefore, we cannot reject the null hypothesis that the negotiated outcomes had no effect on the length of national ratification processes. This severs an essential logical link in the two-level game hypothesis: In order for bargaining to depend upon ratification constraints, ratification must depend on bargaining outcomes. We find no evidence, however, that bargaining outcomes affect ratification.

Table 1 also reports our findings from a test of the alternative hypothesis, which was that the Kyoto process was overshadowed by European integration. The ratification models include three dummy variables to capture effects of the EU’s influence on three groups of countries: EU15 countries, the advanced group of accession states that were approved for accession negotiations in 1997, and the second accession group approved in 1999. According to the European delegation perspective, member nations should ratify the climate change treaty sooner in order to position the European Union as a key agenda setter in the international climate change regime. Further, our expectation was that this effect should be strongest for accession countries, because they were under pressure to ratify the Kyoto Protocol—indeed, to adopt all treaties to which the European Union was a party—as a condition for completing the EU accession process. The results support the first hypothesis, but do not strongly distinguish between EU members and candidate members. EU members and both groups of candidates for EU accession were significantly more likely to ratify Kyoto rapidly than other countries.

Ratification in the full panel of countries is noisy, because ratification has very different implications for Annex B countries, which bear the costs of reducing their carbon emissions, than for countries that have taken on no obligations. Consequently, we replicate the tests on the smaller sample of Annex B countries. These tests, presented in the last two columns of Table 1, yield robust support to the strategic delegation hypothesis, but again provide no evidence in favor of the two-level game perspective. Both EU members and EU candidates ratify the Kyoto Protocol sooner than non-EU countries (Figure 1), whether controlling for effective quotas as negotiated at Kyoto or as subsequently modified at Marrakesh. The coefficients on the quotas variables never reach statistical significance.

When we restrict the sample to Annex B countries, we also find that domestic political factors affect the ratification process. Parliamentary political systems join the climate change regime sooner than countries with presidential systems. In addition, ratification is delayed when a single opposition party controls a majority in the lower house of parliament. Ratification is particularly dilatory when right-wing parties control the government. On the other hand, neither legislative fractionalization nor the timing of legislative elections appears to have a statistically significant effect on the ratification process.

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13 The source of data for these variables, as well as GDP and Population, is World Development Indicators.
14 We replicated the analysis for the ex ante information case using logit with splines (Beck, Katz, and Tucker 1998). We do not report these results in this article because they are essentially the same as our Weibull estimates.
Previous research suggests that pressing economic issues crowd out environmental concerns; therefore, large economies, sizeable populations, and dependence on oil production can be expected to hinder ratification (Sprinz and Weiß 2001; Ward et al. 2001). In our tests, however, both on the full and Annex B samples, GDP and population size do not have statistically significant effects on ratification timing. When we use the full sample, which enables us to include the OPEC dummy, we find evidence that oil-producing countries’ economic concerns slowed their ratification of the Kyoto Protocol. The states that were most reluctant to become Kyoto parties were, in fact, the members of OPEC, which had an economic interest in high levels of fossil fuel consumption. By 2003, the last year of the sample used in our analysis, of the eleven oil cartel members, none has ratified the Kyoto Protocol. A two-level game framework would lead us to expect that only countries that adopted binding obligations under the Kyoto Protocol should find it politically difficult to ratify the agreement, since they were the only countries that expected to pay significant costs to implement it. Yet, our full sample results suggest that Annex B countries, which adopted potentially costly obligations, were not more wary of ratifying than free riders. We attribute this finding to the fact that out of 36 Annex B countries, 27 were either EU members or accession candidates.

### Bargaining Outcomes: Explaining Levels of Effective Quotas

What accounts for the pattern of bargaining outcomes negotiated at Kyoto, and revised and substantially relaxed at Marrakesh? According to the theory of two-level games, bargaining outcomes should depend upon domestic political constraints, and in particular should reflect the probability of ratification. The results presented in Table 2 test this link. The dependent variable is the effective CO₂ quota, which is measured as the difference between the country’s emissions quota and its projected CO₂ output in the year 2010.¹⁵ The variable of primary theoretical interest from the two-level game perspective is the \( \text{ex ante} \) predicted median ratification time from the duration model reported in the

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¹⁵ The construction of the variable is described in more detail in an appendix on the authors’ websites.
first column of Table 1. This variable is statistically insignificant, so the null hypothesis that ratification timing has no effect on the size of quotas cannot be rejected. This indicates that the two-level game hypothesis cannot explain the outcomes of the Kyoto process. We found above that bargaining outcomes do not appreciably affect ratification; now we see that expectations about ratification are not related to bargaining outcomes. There is no evidence of the strategic interdependence postulated between bargaining and ratification. While this is anomalous for the two-level game hypothesis, it is consistent with the European delegation approach—domestic actors in EU member and candidate countries cannot credibly threaten to obstruct ratification when the incentives applied by international institutions are intense.

To conduct more direct tests of the hypothesis that the European Union exerted influence over the Kyoto process, particularly on prospective member states, we restrict the sample to the set of countries that accepted obligations under the Kyoto Protocol. We present results using the effective quotas after Kyoto (in 1997) as the dependent variable in the second column, and the quotas as revised at Marrakesh (in 2001) in the last one. Table 3 illustrates the substantive effects of the variables with selected marginal effects and predicted values.

Our analysis of the determinants of the level of effective CO₂ quotas yields robust evidence in favor of the strategic delegation perspective. The striking result is that EU applicants agree to terms that are more constraining than those for other Annex B countries.¹⁶ The substantive effects indicate that applying for EU membership is costly: When all variables are at their mean values, changing the advanced EU applicant group dummy from 0 to 1 turns surplus CO₂ emissions quotas that could have been traded for cash into emission cuts of 295 megatons under the Kyoto Protocol or 301 megatons after the Marrakesh Accords. EU applicants approved for accession in 1999 adopt reductions of a similar magnitude. Older EU members, on the other hand, do not accept equally disadvantageous conditions under the climate-change agreement: while for an average EU applicant country, the predicted emission cuts equal 35 megatons under the Kyoto Protocol, for an average EU member country, the predicted emission cuts equal 24 megatons.

Several control variables have significant effects on CO₂ reductions. As expected, larger countries were offered more lenient terms under the Kyoto Protocol, that is, a more favorable difference between their quotas and projected emissions, presumably because the agreement had been structured to make their participation necessary in order to bring it into force. Post-communist states also found themselves in a privileged situation, receiving quotas that allow them to produce CO₂ above their projected levels. Surprisingly, more affluent countries do not appear to have accepted a greater level of responsibility in mitigating negative environmental side effects of their economic development. On the other hand, the level of CO₂ emissions does have the anticipated effect on countries’ expected reductions—heavy producers of carbon dioxide emissions, such as the United States, are expected to bear a larger share of efforts to ameliorate the problem. Of the two types of emissions offsets mentioned in the Kyoto Protocol and the Marrakesh Accords, only land area provides countries with more lenient terms, while forests are not related to effective quotas. This non-finding is

¹⁶ Note that the reference group in Table 2 includes the United States, Norway, Switzerland, Canada, Japan, Iceland, Australia, and New Zealand. The differences between this group and other Annex B countries (EU members, candidates, and post-communist states) are significant. On average, the countries in the reference group will have to reduce emissions by 194 megatons, while other Annex B countries will have 39 megatons of emissions to sell. Because of the inclusion of the United States, the reference group has a much higher average GDP, 1.8 trillion USD as compared to the mean of 181 billion USD for other Annex B states, and produces more pollution (in 1998, an average country in this group emitted 943 megatons of CO₂ alone, while other Annex B states produced only 199 megatons of this greenhouse gas, on average). Finally, the reference group comprises states that are larger than other Annex B countries both in terms of population (with an average of 58 million people—compared to 24 million of other Annex B states) and land area (with an average of 3,392,669 km²—compared to 775,269 km² in other Annex B states).
surprising because protection of forests was presented as a primary justification for instituting emissions credits for carbon sinks.17

Table 2. Effective CO₂ Quotas Model

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<td>(−0.93)</td>
<td>(−3.60)</td>
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<td>EU applicant (second group)</td>
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<td>−47,885</td>
<td>−501,229</td>
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<td>122</td>
<td>2,715</td>
</tr>
<tr>
<td></td>
<td>(1.31)</td>
<td>(0.92)</td>
<td>(5.04)</td>
</tr>
<tr>
<td>CO₂ emissions</td>
<td>−0.11</td>
<td>−0.08</td>
<td>−0.33</td>
</tr>
<tr>
<td></td>
<td>(−0.87)</td>
<td>(−0.59)</td>
<td>(−13.55)</td>
</tr>
<tr>
<td>Post-communist</td>
<td>46,999</td>
<td>45,261</td>
<td>351,903</td>
</tr>
<tr>
<td></td>
<td>(2.11)</td>
<td>(2.04)</td>
<td>(4.35)</td>
</tr>
<tr>
<td>Land area</td>
<td>0.02</td>
<td>0.02</td>
<td>0.02</td>
</tr>
<tr>
<td></td>
<td>(1.91)</td>
<td>(1.82)</td>
<td>(2.84)</td>
</tr>
<tr>
<td>Forest</td>
<td>22,179</td>
<td>21,456</td>
<td>12,346</td>
</tr>
<tr>
<td></td>
<td>(1.35)</td>
<td>(1.31)</td>
<td>(0.39)</td>
</tr>
<tr>
<td>Annex B country</td>
<td>55,014</td>
<td>52,158</td>
<td>22,871</td>
</tr>
<tr>
<td></td>
<td>(1.45)</td>
<td>(1.36)</td>
<td>(1.31)</td>
</tr>
<tr>
<td>Russia</td>
<td></td>
<td></td>
<td>22,871</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(1.31)</td>
</tr>
<tr>
<td>Constant</td>
<td>−15,626</td>
<td>−14,639</td>
<td>−37,744</td>
</tr>
<tr>
<td></td>
<td>(1.45)</td>
<td>(1.64)</td>
<td>(1.63)</td>
</tr>
<tr>
<td>$R^2$</td>
<td>.83</td>
<td>.98</td>
<td>.98</td>
</tr>
<tr>
<td>Number of observations</td>
<td>133</td>
<td>133</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>35</td>
<td>35</td>
<td>35</td>
</tr>
</tbody>
</table>

(Notes. OLS estimates; reported information—coefficients and $t$-statistics. 95% confidence level when in bold.)

Table 3. Bargaining Outcomes: Marginal Effects and Predicted Values for Annex B countries

<table>
<thead>
<tr>
<th>Effective quota after Kyoto</th>
<th>Effective quota after Marrakesh</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marginal effects</td>
<td></td>
</tr>
<tr>
<td>EU member</td>
<td>16,666</td>
</tr>
<tr>
<td>EU applicant (first group)</td>
<td>−294,881</td>
</tr>
<tr>
<td>EU applicant (second group)</td>
<td>−301,229</td>
</tr>
<tr>
<td>Predicted values</td>
<td></td>
</tr>
<tr>
<td>Mean</td>
<td>−22,871</td>
</tr>
<tr>
<td>Average EU member</td>
<td>−23,665</td>
</tr>
<tr>
<td>Average EU applicant</td>
<td>−35,216</td>
</tr>
<tr>
<td>USA</td>
<td>−1,270,992</td>
</tr>
<tr>
<td>Russia</td>
<td>519,596</td>
</tr>
<tr>
<td>Poland</td>
<td>19,612</td>
</tr>
</tbody>
</table>

Kilotons of CO₂

Cases

We investigate two cases in order to probe the plausibility of the interpretations we have made of our findings in the previous section. Both the Russian Federation and Poland are Annex B countries; Russia is neither an EU member nor an EU candidate,
Russia was quick to seize the opportunity to sell its emissions allowances soon after ratifying the Kyoto Protocol. In June 2005, Russia’s electricity monopoly, Unified Energy Systems, and the Danish Environmental Protection Agency signed an agreement for the sale of emission credits. Two UES subsidiaries, Khabarovskenergo and Orenburgenergo, were the beneficiaries of the agreement: the Danish government made a commitment to invest 20 million euros in the modernization of two electric power plants, one in the Khabarovsk region, and the other in the Orenburg region. The improved facilities were expected to reduce their CO₂ emissions by more than a million metric tons, which would help Denmark meet its emissions target. All cheap talk aside, Russian authorities have not shown any sign of concern that the obligations adopted under the Kyoto Protocol pose any risk of braking Russia’s rapid economic expansion.

Russia reaped the grand prize for brinkmanship during the Kyoto negotiations. The country had already secured high quotas at Kyoto, allowing it to restore its production of greenhouse gases to 100% of 1990 levels, although actual levels had fallen 28% during the transition of the 1990s. The predicted effects from the regression reported in Table 2 illustrate the strength of Russia’s bargaining position. While the average Annex B country will have to reduce its emissions by 22.9 megatons of CO₂ under the Kyoto Protocol or by 9.7 megatons of CO₂ after the Marrakesh revisions, relative to the 1990 emissions level, Russia is predicted to have excess emissions allowances of 520 and 615 megatons of CO₂, respectively, under the Kyoto and Marrakesh rules.

After the United States dropped out of the Kyoto Protocol and other large polluters (China and India) resisted their inclusion in Annex B of the Protocol, Russia’s participation became crucial for the climate change regime. The agreement could not enter into force until

...not less than 55 Parties to the Convention incorporating Parties included in Annex I which accounted in total for at least 55% of the total carbon dioxide emissions for 1990 of the Parties included in Annex I, have deposited their instruments of ratification, acceptance, approval or accession.18

The ‘55 Parties’ requirement was satisfied when Iceland ratified the treaty on May 23, 2002. The second condition proved to be more challenging. Once the United States withdrew its support for the Protocol, ratification by Russia—which accounts for 17.4% of the world’s greenhouse gas emissions—became arithmetically necessary to bring the agreement into force. President Vladimir Putin played his cards skillfully to extract the maximum possible advantage. At Marrakesh, Russia successfully pushed for a nearly twofold increase of its sinks credit for forest management, thereby increasing its effective target to 105% of 1990 levels, so that Russia would have substantial excess quotas to sell throughout the duration of the

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18 Paragraph 1 Article 25 of the Kyoto Protocol.
agreement under any likely prognosis of Russian economic growth. Nevertheless, Russia withheld ratification and threatened to scuttle the agreement.

The apparent source of Russia’s influence at Marrakesh was the uncertainty created by two streams of opposition emerging at the national level. On the one hand, Russian scientists questioned the scientific foundations of the Kyoto Protocol. The Russian scientific community disputed the assertion that CO₂ was the main driving force behind climate change, that emissions from human-made sources made a difference in global processes, and even that the global climate was becoming warmer. The President of the Russian Academy of Sciences, Yurii Osipov, wrote a letter to President Putin that criticized the Protocol for its ‘lack of scientific foundation,’ and argued that the treaty would be of ‘little help in reducing the concentration of greenhouse gasses in the atmosphere as called for by the UN Framework Convention on climate change.’ On the other hand, there was general agreement that retooling a very energy-intensive economy would entail huge costs if the Russian economy continued its rapid pace of growth, and politicians and government officials expressed skepticism about the benefits of the Kyoto Protocol. Putin’s economic policy advisor, Aleksei Illarionov, opposed the treaty because it would hamper the growth of Russia’s economy and because its ecological impact would be marginal, especially without the participation of other major polluters, prominently including the United States. To emphasize the negative effects that he argued Kyoto quotas would have on economic development, Illarionov stated that ‘the Kyoto Protocol is based on the most insolent intervention in economic growth, in particular, and the development of human civilization, in general, and it can be compared with fascism.’

Hyperbole aside, Russia’s emissions allowances under the climate protection treaty were high enough for the country to be able to meet its reductions commitments and to benefit from emissions trading at the same time. Furthermore, it was not an expectation of a long and difficult ratification process at the national level that gave Russia its leverage in the Kyoto process, as there could hardly be any concern about the ability of the Russian government to secure the State Duma’s ratification of the Kyoto Protocol. The pro-presidential party, United Russia, held the majority of seats in the parliament, and the parliament under Putin was no longer the fractious and independent Duma of Boris Yeltsin’s tenure. Government-sponsored legislation was passed with startling speed, and the opposition was suddenly eager to please. Independent criticism of the government became muffled, independent news outlets were curtailed and largely exiled from the capital, and candidates were intimidated to keep them out of sensitive races. As the sphere of democratic rights and freedoms shrank, the credibility of the claim that democratic institutions represented a constraint on central authority became strained.

Nevertheless, it was clear that Russia did not intend to join the Kyoto Protocol without securing some concessions outside the Kyoto regime in exchange. Putin confided his private view on Russia’s ratification to Valerii Bogomolov, the first deputy chairman of the United Russia parliamentary faction: ‘Probably we will have to adopt it some time, but neither soon, nor quickly.’ The concession that Putin had in mind was achieving the centerpiece of his internationalist economic policy, membership in the World Trade Organization. He had acquiesced in the basing of American troops in Uzbekistan in return for US support; now he threatened to scuttle the climate change regime if not assured of EU support. Under WTO rules, the EU was capable of blocking Russia’s accession indefinitely. The European Union insisted upon a long-standing demand that Russia allow its domestic natural gas prices to rise to world market levels before it could enter the WTO, arguing that below-market gas prices represented an unfair subsidy to Russian exporters and import-competing industries. In the end, the European Union blinked, offering a surprisingly frank quid pro quo that would smooth Russia’s frozen application to the WTO in return for ratification of the Kyoto Protocol. The irony was not lost on observers that joining the Kyoto Protocol would do much less to reduce Russian emissions of greenhouse gasses than raising its domestic natural gas prices to world levels would have done. For our purposes, however, the striking fact is that Russia turns out not to be such an outlier after all. Russia was not a candidate for accession to the European Union, but it was nevertheless the European Union that purchased Russian adherence to the Kyoto Protocol, albeit with different coin.

The domestic disagreements over the treaty did not affect the ratification process once President Putin voiced his support for the Kyoto Protocol and encouraged the government to prepare all the necessary ratification documents as soon as possible. On October 22, 2004, the State Duma passed the ratification bill, which received 334 votes in favor, and only 73 opposed. The Federation Council gave its approval in five days, and on November 5, President Putin signed the bill into law, concluding the accelerated ratification process.

Poland


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21 Meeting with Valerii Bogomolov and a delegation of members of the Russian Duma, Stiftung Wissenschaft und Politik, Berlin, Germany, June 18, 2004.
years of economic transition accompanied by a significant drop in industrial activity had already reduced the country's greenhouse gas emissions by approximately 25%. However, Poland's economy remained heavily dependent on bituminous coal and lignite, so reforms of the energy sector were necessary in order to reduce Poland's emissions in the future. In addition to environmental considerations and the need to promote the economic efficiency and competitiveness of Polish industry, Poland faced international incentives to initiate such reforms. In April 1994, Poland formally applied to join the European Union, whose environmental programs focused on climate change policies as a top priority, so the common understanding was that Poland would adopt policies and measures relating to climate change that are in accordance with those decided upon by the European Union. 

Poland began experiencing pressure from the European Union as soon as it opened accession negotiations. In fact, participants have noted that 'environmental issues have been at the forefront of the negotiations between the European Union and the applicant countries.' Poland and other candidates for accession were required to adopt and implement all of the EU's environmental laws, which were included in the _acquis communautaire_. The only issue that was open for negotiations in the environmental sector was when each law would enter into force. Countries that could not fully meet EU requirements by the accession date could request transition periods, but the European Union did not approve many of these requests. Poland was able to get more lenient terms than its neighbors; it applied for transition periods in nine sectors (including one air quality and three industrial pollution sectors), and was approved for seven, of which four transition periods were of the requested length. Poland was a special case because of the sheer magnitude of the environmental investments that were necessary to meet EU standards. For example, the cost to Poland of satisfying the Large Combustion Plants requirements was estimated at 3.5 billion euros, which was double the size of the second largest investment required of any country in this category, the Czech Republic.

In addition to internal EU laws, the applicant countries were required to ratify all international environmental agreements to which the European Union was a party. In some cases, this requirement did not pose any additional obstacles for candidate states, as the EU’s corresponding environmental legislation incorporated these obligations. However, as an operations officer of the Warsaw Office of the World Bank pointed out, 'Poland signed many treaties without much investigation into their costs.' As a consequence, Poland now has numerous obligations under these treaties that do not reflect its domestic priorities. The Kyoto Protocol was different in that respect as it was being negotiated at the same time as Poland and other EU applicants were negotiating with the European Union. Post-communist countries were able to insist on the inclusion of a special clause that would allow transition economies to use a year other than 1990 as the baseline for calculating emissions targets, and this was important for Poland because 1990 was a year of drastic economic contraction under the Balcerowicz Plan for rapid macroeconomic adjustment. As a result, Poland’s 6% emissions reduction target from its base year translated into a 15.5% increase in greenhouse gas emissions from the 1990 level. Moreover, Poland benefited from carbon sinks specified in the Marrakesh Accords: under the revised provisions, Poland could produce 17.4% more emissions than it did in 1990. Although the substantive effects presented in Table 3 underestimate Poland’s level of CO2 emissions adjusted for Kyoto and Marrakesh quotas, these results are still informative: The Kyoto Protocol secured a positive effective quota for Poland, and Marrakesh revisions increased the size of Poland’s emissions allowance. However, Polish authorities were concerned that Poland would not be able to use its advantageous position, that is, to sell its emissions rights, once it joined the European Union. At the same time, there was a clear understanding that Poland’s ratification of the treaty was essential to the country’s European future. Stanisław Zelichowski, Polish Environment Minister, noted that joining the climate change agreement could ‘bring about essential political benefits to Poland in the context of European integration.’ Poland ratified the Kyoto Protocol in December 2002.

Once the Protocol was ratified, EU member states and applicants began to develop National Allocation Plans (NAPs), or statements specifying how each country would allocate its emissions rights. Poland, with its significant emissions surplus, might have been expected to receive the European Commission’s endorsement of its NAP quite easily. In fact, however, that was not the case: the Commission would not approve the Polish plan until the country cut its planned emissions allowances by 16.5%, or 141.3 million tons of CO2, for the period between 2005 and 2007. The Polish government attempted to revise the plan, but ran into significant opposition from Polish companies. Since Poland could not negotiate over the ruling of the European Commission, it sought to cut its allocations without hurting domestic industries. Jacek Piechota, the Polish minister of economic affairs, admitted that, ‘In the beginning we were quite anxious when the EC allocated a lower level of CO2 allocations, but we looked

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23 Danish Environmental Protection Agency (2001).
24 Interview with Barbara Letachowicz, April 19, 2005.
at our new balance and concluded we will survive."^{28}

He explained that the Polish government intended to solve this problem by increasing its use of nuclear energy.\footnote{Emission Trading Forces Fuel Mix Re-think.' Platts Power in Europe, March 2005. Available at http://www.platts.com/Electric%20Power/Resources/News%20Features/polishpower/index_1.xml.}

The contrast between the Russian and Polish cases could not be starker. Poland is a vibrant democracy with a fractious parliament and vigorous internal policy debates, and Russia is an ambiguous case, a country that holds elections but has many authoritarian features. In neither country, however, were domestic ratification constraints a factor. Where Russia played a high-stakes game of brinkmanship, secured emissions concessions, and went on to demand additional concessions outside the Kyoto regime in return for its rather symbolic ratification, Poland accepted the deal that was handed down to it by the European Commission. It secured generous terms at Kyoto and Marrakesh, but was compelled to surrender its emissions quotas to the European Union in return for accession. Polish ministers were so impressed by the need to speed the accession process that they signed every piece of paper the European Union put in front of them, and the Polish Sejm ratified every piece of necessary enabling legislation. In one important sense, however, there is a striking parallel between Russia and Poland: both countries signed and ratified the Kyoto Protocol because the European Union offered compelling incentives.

**Conclusions**

In this article, we present and test two competing models of the Kyoto process. The Kyoto Protocol provides an ideal opportunity to perform statistical analysis to test the theory of two-level games. The country-specific quotas negotiated under Kyoto provide a quantitative index of bargaining outcomes, and enough time has passed for ratification data to be available for all of the signatories. Further, there is a *prima facie* case for such an interpretation. In the two most prominent cases, those of the United States and Russia, international bargaining appeared to be substantially influenced by the politics of ratification.

This makes it all the more striking that we find no pattern in the Kyoto process consistent with a two-level bargaining hypothesis. Bargaining and ratification simply do not affect each other in the aggregate data, and prominent outliers do not have undue influence on the analysis. While we find ample evidence that domestic political constraints influence ratification, we find no evidence that these constraints or expectations about obstacles to ratification influenced the bargaining stage. Further, although we note that bargaining outcomes varied widely for a number of reasons, these country-specific outcomes did not influence the subsequent ratification decisions. Instead, in most of the countries that adopted binding emissions targets under the Kyoto Protocol and subsequently ratified the treaty, something much more powerful was at work that overwhelmed the effects of domestic constraints.

We find that the second approach offers a more plausible explanation of the Kyoto process: The key factor in bargaining and ratification was the role played by the European Union. Members of the European Union pushed for a more ambitious treaty than other countries were willing to adopt, bargained as a coalition, and ratified the accord in lock step after the Marrakesh agreement. Countries that applied to join the European Union were required to adopt the Kyoto Protocol along with a host of other pieces of domestic legislation and international law, and although allowances were made for post-communist countries in transition, EU accession states swallowed more binding obligations than other states in the region. The case of Poland is particularly instructive in this respect: although formally receiving substantial excess quotas to sell at Kyoto and Marrakesh, Poland was subsequently compelled to surrender them to the European Commission as part of the accession process. Meanwhile, the Polish Sejm worked overtime to ratify every piece of legislation Brussels demanded. Domestic constraints were not binding. The case of Russia is similarly illuminating. Although this is a case in which ratification clearly was used as a strategic bargaining chip, it becomes clear on closer inspection that Russia’s domestic politics did not constrain the Kyoto process. The Russian case illustrates the central role the European Union played in creating incentives to ratify the Kyoto Protocol, because it was the EU’s concessions—dropping objections to Russia’s drive to join the WTO—that cleared the way for Russia to ratify.

There are broader lessons to be drawn from the Kyoto experience. First, while domestic politics can play a key role in international bargaining, European countries may be able to expand their influence when they delegate to the European Union, and this tends to dampen the effects of domestic political factors. Second, domestic factors are contingent on the asymmetries of international power. Domestic politics played such a decisive role in the US case because the United States is one of the few countries powerful enough to be beyond the reach of European diplomacy. Third, these results should be read as a cautionary tale for those who would treat the entry into force of the Kyoto Protocol as a sign of a growing international consensus in favor of environmental regulation. Rather, we find that almost all of the countries that adopted restrictions on their carbon emissions at Kyoto were either members of
the European Union or countries that hoped to become members in the near future, and that it was the immediacy of on-going accession talks that gave the EU leverage in Eastern Europe. Bringing the Kyoto Protocol into force eventually became a European project, and what modest success it achieved relied almost exclusively on European diplomatic efforts. Indeed, we present evidence that countries with secure membership were less pliable than applicants. Consequently, the new members may become reluctant to make further environmental concessions, now that their membership is secure. 36

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36 The Copenhagen conference of 2009 suggests that this is indeed the case. The EU pledged a 30% reduction of greenhouse gas emissions by 2020 from 1990 levels, but this included decreases from 2005 levels only for the EU 15. The first group of new members we identify would increase their emissions by 7.2%, and the second group would increase emissions by 14.8%. "Decision No 406/2009/EC of the European Parliament and of the Council of 23 April 2009 on the effort of Member States to reduce their greenhouse gas emissions to meet the Community’s greenhouse gas emission reduction commitments up to 2020."


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