Agricultural Law, Taxation & Policy: Key Issues and Developments

By D. Uchtmann & B. Endres, Gary Hoff, and Bob Hauser

Presented at the Farm Income 2004 Programs

http://www.farmdoc.uiuc.edu/
Agricultural Law Topics

• Changes in the IL Grain Code
• Liability Issues in Growing Tx Crops
• Non-StarLink Farmer Litigation

Presented by

Don Uchtmann & Bryan Endres
Professor & Asst. Professor of Agricultural Law
Background: IL Grain Code Created
The IL Grain Insurance Fund
(FDIC Analogy)

FDIC: deposits of money are insured if the member bank fails

IGIF: grain deposits (and qualifying grain sales if seller unpaid) insured if IL-licensed elevator fails
The amendment gives more protection to farmers in the event of IL grain dealer or warehouse failure, but the added protection comes at a cost.
Increased Farmer Protection
(Lessons from Ty-Walk)

• Size of IGIF: $3 Mil. → $6 Mil.

• Some important changes:
  – Higher Payment Limits for claims paid at 85%, i.e., $100,000 limit → $250,000 limit
  – Price Later Contracts covered for longer time, i.e., 270 day max → 365 day max (after later of date of contract or date of delivery)

• See Checklist of “good practices” for farmers
Greater Protection Through Increased Oversight

- Oversight of “farmer marketing programs” by the IDOA clarified/expanded
- Riskiness of marketing programs offered → Intensity of annual examination by IDOA
Three Levels of Examination

Minimal market risk → Basic Examination
Increased risk → Intermediate Exam
The most risk → Advanced Exam
If Licensee . . .

- Has discretionary trading authority from producers,
- Uses “premium offer” type contracts, or
- Has contracts with producers that cover multiple crop years

Then exam includes:

- Everything done if low or middle risk,
- Evaluation of market risk exposure and use of appropriate risk management tools, and
- Adequacy of internal controls
Outside Experts/Regulatory Fund

For Intermediate or Advanced Examinations:

• Department is authorized to engage
  – Outside accounting experts, and
  – Grain risk management experts

• Regulatory Fund may be tapped to pay for these outside experts

• New Regulatory Fund is funded by, e.g.,
  (a) Increases in license application fees ($50 increase) and annual license renewal fees ($100 increase), and
  (b) Fees for each required certificate. 240 ILCS 40/35-5
Greater Protection: Reserve Fund

**IGIF**

**Reserve Fund***

*Available to pay claims if IGIF depleted; State will grant $2 mil. as “seed money”*
Reserve Fund (New § 30-25)

- History: IGIF borrowed $4 mil. from State to pay obligations created by Ty-Walk failure
  - Seed money for Reserve Fund
- This “Reserve Fund” used to pay claims when IGIF insufficient
- Reserve Fund replenished with, e.g., IGIF assessments
- Good News: Income from Reserve Fund to IGIF
Summary of Added Protection

• More Resources available to pay claims
  – $6 mil IGIF (when Fund “recharged”)
  – $2 mil Reserve Fund (when loan repaid)
• More Producer Claims eligible for payment
  – $250,000 limit for Claims paid @ 85%
  – Price Later Contracts “covered” for 365 days
  – Clarification of some rules, e.g., 160-day rule
• Greater Department Oversight of Farmer Marketing Programs, etc.
The Added IGIF Protection Comes At a Price

Beginning in January 2004, 1st sellers of grain will pay IGIF Assessments . . .

– for the 1st time,
– when they “settle for” grain sold to an IL-licensed facility
Assessments on 1st Sellers

• Rate: 0.0004
  – I.e., $4 for each $10,000 of grain “settled for”

• Mechanics:
  – Grain dealer collects assessment at settlement
  – Remits the assessment quarterly to the Ill. Department of Agriculture

• Assessment Cycle:
  – 12 Months “On” and 6 months “Off”
12 Months “On” – 6 Months “Off”
IGIF Assessment Cycle

<table>
<thead>
<tr>
<th></th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan – Mar</td>
<td>Jan – Mar (off)</td>
<td>Jan - Mar</td>
<td></td>
</tr>
<tr>
<td>April - Jun</td>
<td>April – Jun (off)</td>
<td>April - Jun</td>
<td></td>
</tr>
<tr>
<td>July - Sept</td>
<td>July - Sept</td>
<td>July – Sept (off)</td>
<td></td>
</tr>
<tr>
<td>Oct - Dec</td>
<td>Oct - Dec</td>
<td>Oct – Dec (off)</td>
<td></td>
</tr>
</tbody>
</table>
Marketing Question

• Will the assessment of $4 per $10,000 of grain “settled for” after December 31 cause you to “settle” for sales before January 1?
Estimated Dollars Raised for IGIF
Per Assessment Cycle (in $1000s)

*Lenders holding warehouse receipts to secure loans to licensees also pay assessments for the 1st time starting January 2004*
Policy Issue:
Are Farmers Paying Too Much?

- $2,000,000 v. $800,000 or $250,000?
- Relatively high burden per assessment cycle mitigated by FEWER cycles
- See supplemental handout
  - Farmers pay until IGIF hits $3,000,000
  - Elevators, Bankers pay if < $6,000,000
- IL: $2 mil. to “seed” Reserve Fund
Liability Issues
When Growing Tx Crops

• What are the liability Risks?
• What actions might reduce these risks?
E.g., Rootworm Resistant Corn

- **YieldGuard Rootworm Bt corn may be a popular planting choice next Spring**
- It is approved for use in the USA, but not in European Union
- Pollen could drift to the fields of a neighbor who sells corn to buyers that do not accept “unapproved in EU” corn varieties
- **Who would be liable for what?**
Liability Risks

• Applicable law is not well-developed, but we can probably say . . .

• Farmer v. Farmer suits for economic losses arising from Tx pollen drift are not likely to be successful, absent new developments in the law, PROVIDED . . .
Probably no liability *provided*:

- Farmer fulfills all required conditions on the label and licensing agreement,
- Tx crop grown in accordance with any state or local laws regarding such crops (no special rules under IL law), and
- Intentional conduct (e.g. Hatfield v. McCoy)
Caveat: Legal theories that might support plaintiff’s case do exist

For Example . . .

• Trespass
• Nuisance
• Negligence
• Others
Possible Risk-reducing steps:

Farmer gives *notice*, i.e., tells neighbors who sell into export channels (and who ask?)

(1) that Farmer is growing a variety not approved in overseas markets, and

(2) where it will be planted

And . . .
Potential steps, *cont’d*

Farmer exercises *reasonable care* to minimize the likelihood of pollen drift problems, e.g.,

– Maybe Farmer plants part of the 20% non-Bt refuge area as a buffer between his fields containing “unapproved in EU” varieties *and* Neighbor’s “bound for export” fields?

– This way, the refuge also acts as a pollen-catching buffer between Farmer’s crop and the crop of his neighbor?
What is “reasonable care” in this kind of setting?

• What should a “reasonable farmer” do to prevent “unreasonable harm” to a neighbor?

• What do you think??
The “Flipside” of this Issue

What about Farmers signing “No-GMO” contracts (contracts that guarantee the genetic “purity” of the crop to be sold)?
Signing Contracts, Cont’d

The farmers are . . .

1. Contractually assuming a liability risk beyond their control, e.g.,
   • Pollen may drift into Farmer’s fields, or
   • Seed may not be “genetically pure”

2. Limited in their ability to pass on their contractually-created liability to the neighbor from whom pollen may have drifted
What happened in this class action?

Plaintiffs’ Argument: The presence of StarLink in the year 2000 corn crop depressed the price of US corn, causing damage to all producers who sold corn.
Court Approved Settlement:

Defendants pay $110 million + interest

Court costs, attorney’s fees, etc. paid 1\textsuperscript{st}

Property Damage claims paid 2\textsuperscript{nd}

Corn Loss claims paid 3\textsuperscript{rd} (out of residue)
“Corn Loss” Claims:
– Proof of Claim due 7/31/03
– “Notice of Problem” sent to some farmers 10/15/03
– Most Responses due 11/15/03

What was your experience???
Corn Loss Payments:
When coming?
Amount?
Form of Payment?
Must Producer account to others?
Who pays the taxes?
Jobs and Growth Tax Relief Reconciliation Act of 2003

By Gary Hoff
Extension Tax Specialist
Taxation Subtopics:
- Increased Depreciation
- Tax Planning
- Capital Gains and Losses
- Dividends
- Estate and Gift Taxes
Justice Learned Hand:

“There are two systems of taxation in our country: one for the informed, and one for the uninformed.”
“Over and over again Courts have said there is nothing sinister in so arranging one's affairs as to keep taxes as low as possible.

“Everybody does so, rich and poor, and all do right, for nobody owes any public duty to pay more than the law demands.

“Taxes are enforced exactions, not voluntary contributions. To demand more in the name of morals is mere cant [moralizing].
Boom or Boondoggle

• May save substantial tax.
• Immediate savings.
• Less regular tax

• Much of savings is only a postponement.
• Ends on 1/1/2005.
• May create AMT
INCREASED DEPRECIATION
New Combine

- Purchase after 5/6/2003
- Cost $233,500
### Old Law

#### SCHEDULE F  
Form 1060

#### Profit or Loss From Farming

- **Attach to Form 1040, Form 1040A, Form 1040X, or Form 1065.**
- **See Instructions for Schedule F (Form 1040).**

**2003 INCOME TAX FORMS**  
Used with permission from the Internal Revenue Service.

**Name of person(s):**

**Accounting method:**

**Enter:**

**% line:**

**Part I: Farm Income—Cash Method. Complete Parts I and II to arrive at net farm income or loss.**

**Part II: Farm Expenses—Cash and Accrual Method. Do not include personal or living expenses such as taxes, insurance, payroll, etc., on your farm.**

**20%**  

**$47,339**
| New law | 78% | $181,054 | Uchtmann & Endres, Hoff, Hauser | 41 |
WHAT CHANGED?

• 30%/50% bonus depreciation
• IRC §179 deduction (1st year)
50% bonus IF

- New **original** use property
- Acquired after May 5, 2003
- Acquired before January 1, 2005
- 3, 5, 7, 10, 15, or 20-year property
# EXAMPLES

<table>
<thead>
<tr>
<th>Purchase</th>
<th>Acquired</th>
<th>N or U</th>
<th>Eligible</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUV</td>
<td>5/1/2003</td>
<td>N</td>
<td>No</td>
</tr>
<tr>
<td>Tractor</td>
<td>6/10/2003</td>
<td>U</td>
<td>No</td>
</tr>
<tr>
<td>Grain Dryer</td>
<td>8/1/2003</td>
<td>N</td>
<td>Yes</td>
</tr>
<tr>
<td>Rental House</td>
<td>7/1/2003</td>
<td>N</td>
<td>No</td>
</tr>
</tbody>
</table>
Machinery Shed

- Acquired February 5, 1965
- Remodeled on October 4, 2003
- Remodeling cost $40,000
- Only the $40,000 is available for 50%

It’s no Taj Mahal, but I got it cheap!
Used Grain Bin

• Acquired from neighbor August 7, 2003
• Paid $5,000
• Cost $3,000 to move
• Only $3,000 is available for 50%
CAUTION

• All or nothing in a class

• Mandatory unless elect out
  – Can create depreciation allowed or allowable problem.

• Use of 50% will exempt the depreciation from AMT.
Section 179

• Up to $100,000 per year.
  – Down to $25,000 in 2006
• Phase-out at $400,000
• New or used
• Tangible personal property used in an
• Active trade or business
### EXAMPLE

<table>
<thead>
<tr>
<th>2003 eligible purchases</th>
<th>$425,000</th>
</tr>
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<tbody>
<tr>
<td>Limit</td>
<td>400,000</td>
</tr>
<tr>
<td>Overage</td>
<td>$25,000</td>
</tr>
<tr>
<td>Maximum 179 deduction</td>
<td>$100,000</td>
</tr>
<tr>
<td>Reduction</td>
<td>25,000</td>
</tr>
<tr>
<td>179 deduction allowed</td>
<td>$75,000</td>
</tr>
</tbody>
</table>
2002 PURCHASES
4,074 ILLINOIS FARMERS

- 4.9% > $100,001
- 63.5% < $25,000
- 31.6% = $25,001 to $100,000
TRACTOR TRADE

• Initial purchase in 2000 of $100,000
• Trade in 2001 for $25,000 boot
• Trade again in 2002 for $25,000 boot
• Trade after 5/6/2003 for $25,000 boot
2003 Depreciation
Treasury Decision 9091

Cash Outlay
$25,000

Before
$46,647

After
$66,014

Uchtmann & Endres, Hoff, Hauser
NOTICE 2000-4

- Like-kind exchange
- Continue depreciating the unrecovered cost of the old asset using its original life and method
TRACTOR TRADE

- Initial purchase in 2000 of $100,000
- Trade in 2001 for $25,000 boot
- Trade again in 2002 for $25,000 boot
- Trade after 5/6/2003 for $25,000 boot

Before 2003 depreciation, basis was $105,466
TAX PLANNING
BENEFIT OF CONSISTENT INCOME

• 14 year period
• $10,000 taxable income one year
• $120,000 taxable income next year
• $173,464 total tax
BENEFIT OF CONSISTENT INCOME

• 14 year period
• $65,000 taxable income each year
• $138,180 total tax
BENEFIT OF CONSISTENT INCOME

• Consistent income saved $35,284.
• Because of increasing marginal rate
# Married Filing Jointly

If taxable income is

<table>
<thead>
<tr>
<th>Over</th>
<th>But not over</th>
<th>The tax is</th>
<th>Plus</th>
<th>Of the amount over</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>14,000</td>
<td>0</td>
<td>10.0%</td>
<td>0</td>
</tr>
<tr>
<td>14,000</td>
<td>56,800</td>
<td>1,400</td>
<td>15.0%</td>
<td>14,000</td>
</tr>
<tr>
<td>56,800</td>
<td>114,650</td>
<td>7,820</td>
<td>25.0%</td>
<td>56,800</td>
</tr>
<tr>
<td>114,650</td>
<td>174,700</td>
<td>22,283</td>
<td>28.0%</td>
<td>114,650</td>
</tr>
<tr>
<td>174,700</td>
<td>311,950</td>
<td>39,097</td>
<td>33.0%</td>
<td>174,700</td>
</tr>
<tr>
<td>311,950</td>
<td>84,389</td>
<td>35.0%</td>
<td></td>
<td>311,950</td>
</tr>
</tbody>
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LONG-TERM CAPITAL GAINS
CHANGE

• If in 10% or 15% marginal tax bracket, capital gains taxed at 5%.
• If in 25% or greater marginal tax bracket, capital gains taxed at 15%.
• Under old law capital gain rates were 8% and 20%.
• No change in capital loss rules.
Married Filing Joint

<table>
<thead>
<tr>
<th>Capital Gain</th>
<th>Ordinary Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>$14,000 taxed at 10%</td>
<td>$150,000 taxed at 15%</td>
</tr>
<tr>
<td>$42,800 taxed at 15%</td>
<td>$45,350 taxed at 28%</td>
</tr>
<tr>
<td>$45,350 taxed at 28%</td>
<td>$150,000 taxed at 15%</td>
</tr>
</tbody>
</table>

Taxable income $310,000
Capital gain 150,000

IF . . .

Ordinary Income
Capital Gain

THEN . . .
Married Filing Joint

IF

Taxable income $65,000
Capital gain 40,000

THEN

$14,000 taxed at 10%
$11,000 taxed at 15%
$31,800 taxed at 5%
$ 8,200 taxed at 15%
Eligibility Rules

• Sale or payment received after 5/5/2003.

• Sunset date of 12/31/2008.

• For sales between 1/1/2008 and 12/31/2008, the 5% rate goes to 0%
QUESTIONS

• Should I sell or use a §1031 exchange?
  – Basis issue
  – Management issue
DIVIDENDS
OLD RULES

• Double taxation.
• Taxed as ordinary income.
NEW RULES

- Double taxation.
- Taxed same as capital gain.
- Effective for dividends received after 12/31/2002.
- 60 day holding period.
- Sunset 12/31/2008.
QUESTIONS

• Should I pay dividends from my closely held corporation?

• Should I move my investments to stocks paying high dividends?
EXAMPLE

• Microsoft has $43 billion cash.
• Gates owns 1.2 billion shares.
• Paid 8¢ dividend.
• Received $99.5 million.
• Saved $19.5 million of tax.
# ESTATE TAXES

For estates

<table>
<thead>
<tr>
<th>Over</th>
<th>But not over</th>
<th>The tax is</th>
<th>Plus</th>
<th>Of the amount over</th>
</tr>
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<tbody>
<tr>
<td>1,250,000</td>
<td>1,500,000</td>
<td>448,300</td>
<td>43%</td>
<td>1,250,000</td>
</tr>
<tr>
<td>1,500,000</td>
<td>2,000,000</td>
<td>555,800</td>
<td>45%</td>
<td>1,500,000</td>
</tr>
<tr>
<td>2,000,000</td>
<td>2,500,000</td>
<td>780,800</td>
<td>49%</td>
<td>2,000,000</td>
</tr>
<tr>
<td>2,500,000</td>
<td>1,025,800</td>
<td></td>
<td>50%</td>
<td>2,500,000</td>
</tr>
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</table>
## UNIFIED CREDIT

<table>
<thead>
<tr>
<th>Year</th>
<th>Credit Amount</th>
<th>Exclusion Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2003</td>
<td>$345,800</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>2004 – 2005</td>
<td>555,800</td>
<td>1,500,000</td>
</tr>
<tr>
<td>2006 – 2008</td>
<td>780,800</td>
<td>2,000,000</td>
</tr>
<tr>
<td>2009</td>
<td>1,455,800</td>
<td>3,500,000</td>
</tr>
<tr>
<td>2010</td>
<td>REPEALED</td>
<td></td>
</tr>
<tr>
<td>2011</td>
<td>345,800</td>
<td>1,000,000</td>
</tr>
</tbody>
</table>
GIFTING

• Frozen at $1,000,000.
• $11,000/year.
REVIEW ESTATE PLAN

• Based on gifting assets such as units of FLP of shares of LLC.
OLDER FLP’S

• Donor maintains control.
  – Sell at a discount.
  – Take money over time.

• Donor keeps income.
  – Little or no distributions to limited partners.
  – Donor takes unlimited distributions.
RECENT CASES

• M.B. Harper Est.; TC Memo 2002-121
• T.R. Thompson Est.; TC Memo 2002-246
• D.A. Kimbell, Sr. Est.; 2003-1 USTC ¶60,455
• A. Strangi Est.; TC Memo 2003-145
• Hackl, Sr; 7th Cir Ct of Appeals 2003-2
Harper

- Formed FLP 6/14/94, died 2/1/95
- Son .4% GP was manager
- Transferred 60% to children
- FLP primarily owned securities.
- Distributions weighted heavily to Harper.
Thompson

- Formed 2 FLP’s 2 years before death.
  - One for son
  - One for daughter
- GP was a corporation with Thompson owning 49%.
- Son had contributed substantial assets.
- Letters from advisors shown in court.
- Distributions primarily to Thompson.
Kimbell

• FLP formed 2 months prior to death.
• Kimbell held 99% of LP interest.
• Kimbell held 50% of LLC that was manager of FLP
Strangi

- Formed just prior to death.
- Son-in-law had POA and formed FLP.
- Corporate GP with Strangi owning 47%.
- (*% of Strangi’s assets transferred with Strangi owning 99% of LP units.
- FLP paid all of Strangi’s expense and final expense.
Never let taxes override a good management decision.
Agricultural Policy Topics

- Farm Bill
- WTO
- Upper Mississippi and Illinois Rivers
- Energy Bill

Presented by Bob Hauser
Professor of Agricultural Economics
Farm Bill: Conservation Programs

- Conservation Security Program
  - Conference Appropriation Bill: $41 million for ’04; cap of $3.7 billion lifted for remaining 8 years
  - Many expect that the actual expenditure could be more than $8 billion
  - The “rules” of the program being held up by OMB. Still seems to be wide open for use on “working lands.”
  - Stay in touch for opportunities
Conservation Programs, Continued

- Environmental Quality Incentives Program (EQIP)
  - Approp. Bill cuts original expenditure by $25 million for ’04 to $975 million
  - The interesting issue in the future will be how much of a tradeoff takes place between EQIP and CSP
Conservation Programs, Continued

- Wetland Reserves Program: cap at 2.1 million acres
- Wildlife Preservation Program: $60 mill for ’04, increased to $85 for ’05
- Farmland Protection Program: $125 mill for ’04 and ’05, down a little after that
Mississippi & Illinois Rivers: Lock & Dam Upgrades

- Issues date back to 1978 with Inland Waterways Act, Lock and Dam 26, and user fees
- A lot of controversy over the past 25 years
- The current debate centers on the plan that the Corps will be presenting in April 2004.
  - Is a “dual” purpose plan covering navigation and ecosystem
  - Six scenarios are on the table, with the navigation upgrades ranging from $0 to $2.3 billion and the ecosystem costs ranging from $0 to $8.4 billion.
Upper Mississippi River System

- Includes Upper Mississippi & Illinois Rivers
- 35 Lock & Dams: St. Paul to St. Louis
- Outdated, deteriorating 600-foot Locks
Lock & Dam Upgrades, *cont’d*

- Easier to identify and measure costs than to identify and measure benefits
- Much of the “benefit debate” regarding navigation has hinged on what is assumed about the shape of the demand curve for barge shipments
Lock & Dam Upgrades, cont’d

• My view: We’re “missing the boat” by not paying enough attention to the location of the demand curve as opposed to it’s shape.

• That is, none of the demand scenarios involving exports even come close to being “outside the box.”
Lock & Dam Upgrades, *cont’d*

- Not enough attention paid to what happens under realistic futures where:
  - Major shifts among regions of the world in production, regardless total import demand
  - Major increases in export demand
  - Domestic demand for industrial use changes dramatically
Farm Bill: Payment Limitations

• 2002 Farm Bill established a Commission to study the effects of payment limits
• The Commission's August 2003 report, in general:
  – Focused on budgetary effects of recent caps as well as 25% reductions in current caps
  – Did not squarely address the issue of whether more restrictive caps should or should not be imposed.
## Payment limit effects during 2000 of $40,000 on PFC payments

<table>
<thead>
<tr>
<th>Crop</th>
<th>Million $</th>
<th>% of PFC payments</th>
<th>% of farmers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rice</td>
<td>$10.3</td>
<td>2.3%</td>
<td>4.7%</td>
</tr>
<tr>
<td>Cotton</td>
<td>$22.6</td>
<td>3.8%</td>
<td>2.2%</td>
</tr>
<tr>
<td>Wheat</td>
<td>$14.8</td>
<td>1.1%</td>
<td>0.5%</td>
</tr>
<tr>
<td>Corn</td>
<td>$25.7</td>
<td>1.1%</td>
<td>0.7%</td>
</tr>
</tbody>
</table>
General effects of tighter limits assuming no farm organization or production responses

• $40K to $30K (25% reduction) in direct payment cap leads to a 5% reduction in payments

• $65K to $50K in CC cap leads to a 5% reduction in payments at prices below loan rates

• Unlimited to $75K in loan program leads to a 4% reduction under 1999-2001 prices
Some of their other findings

- Current limits have little effect on land values nationally, nor would additional limits considered. Regional effects might be felt.
- Current “tracking” system back to individuals is poor.
- Divided on the effects of imposing an effective limit for the loan program.
Some of their recommendations

• Improve tracking of benefits to individuals through FSA
• More research
• If changes are made, don’t make them before the next Farm Bill, and then phased in.
My opinion

• If/when payments change to Illinois farmers, it will not be a result of payment limitations.
WTO negotiations

• Think of them as focusing on three locations for each country:
  – What happens at the point of production
  – What happens at the export port
  – What happens at the import port
• **Point of production.** Are subsidies to producers trade distorting (green, blue, amber)?

• **Point of export.** What are the levels of export subsidies (through price and/or credit), government-sanctioned monopolistic actions (state trading) and food aid?

• **Point of import.** What are the tariff levels and are there any “illegal” non-tariff trade-distortion actions?
United States

• Low distortions at import and export points, but high production subsidies.
  – Wants ROW to lower barriers at export/import ports (i.e., reduce export subsidies and import tariffs)
  – What will U.S. give up?
    • Total support payments? e.g., 5% subsidy rule
    • Specific commodities? e.g., cotton/rice versus corn/wheat
    • Specific tariffs?
Outcomes

• When?
• Effects on FTA’s?
• Effects on Farm Bill?
  – This may be the most visible, direct effect on Illinois producers
  – In general, for support programs it could:
    • Discourage overall spending
    • Discourage increases in loan rates or CC prices
Country-of-Origin-Labeling (COOL)

- 2002 Farm Bill requires grocery retailers to identify beef, pork, lamb, fish, peanuts, fruits and vegetables by country of origin
- Currently in a voluntary period
- Mandatory on Sept 30, 2004 (but looks like this will be changed to 2006)
- National (USDA) mandatory i.d. system forbidden
- No 3rd party verification needed
COOL, continued

• Proponents (Some of the state livestock associations, AFB, many fruits and vegetable associations, consumer groups, …)
  – “Branding” effect: increases demand
  – Consumers want to know and this is the best way to provide this information, like any other labeling law
  – Additional records for national security, disease trace back, …
COOL, continued

- Opponents (AMI, NPPC, IFB, Administration, House Ag Chair, ...):
  - Costs are high, in the form of record keeping, verification, compliance, loss of exports
    - Cost estimates have been all over the board (ISU Sparks, USDA, Florida)
    - USDA-GAO debate
      - Little evidence that demand would increase much, but this may vary by product
      - Overall, 90% is domestic
COOL, continued

- Opponents, continued
  - Guarantees labels, but not safety or traceability
  - I.D. system needed with it for efficiency and defense
  - Liability is, legally, on retailer but, effectively on producer, with additional concerns about pass-back on food safety issues
  - WTO violations and retaliation
  - Gives some countries (e.g., Canada) an advantage
• Opponents, continued
  – Costs could be reduced considerably by just labeling imports
  – May encourage structural changes
  – Poultry producers win
COOL, continued

• Concluding remarks
  – House appropriation bill versus senate’s
  – Peterson’s “COOL Lite”
  – Fundamentally, this is a “branding” issue that is being treated as a “market-failure” issue
The End

Agricultural Law, Taxation & Policy:
Key Issues and Developments

By Uchtmann & Endres, Hoff, and Hauser

Presented at
the “Farm Income 2004” Programs
Federal Ag Policy Issues

• Farm Bill
  – Commission’s report on payment limitations
    • Effects of reducing limits on expenditures
    • Recommendations
  – Country of Origin Labeling (COOL)
    • Issues
    • Proponents and opponents
    • Studies by government and others
    • Likely outcomes
Federal Ag Policy Issues, Cont’d

(Farm Bill, Cont’d)
– Conservation Programs
  • Appropriations for 2003
  • Appropriations for 2004?
  • Issues

– Issues and stances by country/region
– Possible outcomes
– Effects
Federal Ag Policy Issues, *Cont’d*

- Upper Mississippi and Illinois Rivers
  - Background
  - Upgrades under consideration
  - Issues underlying benefits/costs

**Energy Bill**
Appendix Slides on WTO

- Provided by Bob Thompson
OECD Producer Support Estimates, 2002, in Percent

<table>
<thead>
<tr>
<th>Country</th>
<th>Support Estimate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Switzerland</td>
<td>75</td>
</tr>
<tr>
<td>Japan</td>
<td>59</td>
</tr>
<tr>
<td>European Union</td>
<td>36</td>
</tr>
<tr>
<td>Mexico</td>
<td>22</td>
</tr>
<tr>
<td>Canada</td>
<td>20</td>
</tr>
<tr>
<td>United States</td>
<td>18</td>
</tr>
<tr>
<td>Australia</td>
<td>5</td>
</tr>
<tr>
<td>New Zealand</td>
<td>1</td>
</tr>
</tbody>
</table>
### Average Producer Support in OECD Countries, 2002, in Percent

<table>
<thead>
<tr>
<th>Product</th>
<th>Support (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rice</td>
<td>80</td>
</tr>
<tr>
<td>Sugar</td>
<td>48</td>
</tr>
<tr>
<td>Milk</td>
<td>48</td>
</tr>
<tr>
<td>Beef &amp; Veal</td>
<td>37</td>
</tr>
<tr>
<td>Wheat</td>
<td>36</td>
</tr>
<tr>
<td>Maize</td>
<td>20</td>
</tr>
<tr>
<td>Oilseeds</td>
<td>18</td>
</tr>
<tr>
<td>Wool</td>
<td>6</td>
</tr>
</tbody>
</table>
LDCs’ Own Policies Also Impede Their Development

- Corruption and/or macroeconomic instability.
- Lack of definition and/or enforcement of property rights and contracts
- Underinvestment in public goods, such as rural infrastructure and ag research
- Cheap food policies to keep urban consumers quiescent – often reinforced by food aid or subsidized exports from OECD
- Lack of technology adapted to local agro-ecological conditions (soils, climate; slope)
Uruguay Round Agreement on Agriculture: Accomplishments

- Increased market access as % of consumption
- Reduced export subsidies (value & volume)
- Converted all non-tariff barriers to tariffs
- Required scientific basis for all SPS barriers
- Acknowledged that some domestic agricultural subsidies can distort trade and categorized them by degree of trade distortion:
  - “Green box” = non trade distorting investments in public goods and decoupled income transfers
  - “Amber box” = trade-distorting (bound and reduced)
  - “Blue box” = trade-distorting, but offset by production controls or set-asides
Doha Round Must Do Better

• Uruguay Round established a useful framework
• But, it did little to open markets, and OECD countries are still spending close to US$1 billion per day subsidizing their farmers
• Doha Round can and must be more ambitious than the Uruguay Round by closing loopholes and imposing stronger controls and tighter disciplines to prevent circumvention of the intent of the agreement.
Cancun Problems

• Too many too complex issues on table
• Insufficient closure prior to arrival
• Impossibility of 148 to reach consensus
• US-EU deal seen as Blair House Redux
• G-20X overplayed its hand
• Inexperienced LDC negotiators
• EU made concessions too late
• Political constraints on US & EU going further now
• Arrogance, intransigence & brinkmanship of US and EU
• Korea & Japan’s insistence on all Singapore issues conveniently avoided addressing agriculture
Cancun Issues

• Cotton became *cause celebre*
• US-EU vs. G-20X vs. Derbez drafts
• S&D (What’s a “developing” country?)
• Role of NGOs
• Special Products
• ACP concern for loss of preferences
• Singapore issues (investment, competition, customs procedures; government procurement)
• Single undertaking
Where to Now Post-Cancun

- More bilaterals and regional FTAs likely
- Election cycles dictate earliest possible conclusion = late 2005 (2007 or 2009 probably more likely)
- U.S. budget deficit will have to be addressed in 2005
- EU must broaden liberalization (while phasing out EBA exceptions)
- US and Japan have to prepare their agricultural constituencies for liberalization
- How much of the G-22 will hang together? Whither the Cairns Group? Can they cooperate?
- Expiration of Peace Clause to bring WTO cases in 2004
- Need to continue capacity building in LDCs (policy analysis, negotiating, and competitiveness)