OPTIMAL BOND TRADING WITH PERSONAL TAXES*

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Tax considerations governing bondholders' optimal trading include: capital loss realization; capital gain deferment; change of the long-term holding period status to short-term by sale of the bond and repurchase, to realize future losses short-term; raising the basis above par by sale of the bond and repurchase, to deduct the amortized premium from ordinary income. The optimal policy which incorporates transactions costs and conforms to the IRS code substantially differs from the buy-and-hold and continuous-realization policies. Failure to account for optimal trading may seriously bias econometric estimation of the yield curve and the tax bracket of the marginal bondholders.

1. Introduction

The yield curve implied by the prices of Treasury notes and bonds and corporate bonds is of interest to economists and practitioners alike: it reflects the investors' beliefs about the future course of the short-term interest rate. In calculating the yield curve, the tax bracket of the marginal bondholder is either taken to be some given number or is estimated simultaneously with the yield curve. The implied tax bracket of the marginal investor is of independent interest. It provides a direct (but incomplete) test of Miller's (1977) theory on the optimal capital structure of firms. It may also be useful for determining fair prices for other assets.

There are two major problems in estimating pure discount rates (the yield curve of zero coupon bonds) and the implied marginal tax rate. The first

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problem is that of differing clienteles, studied in detail by Schaefer (1981, 1982a). For a given investor some bonds of particular maturities and coupon rates may be dominated by combinations of other bonds. In this case tax clienteles naturally arise. If there is no one clientele for which every bond remains undominated, then the concept of the ‘marginal taxable investor’ who ‘sets’ all prices may well be meaningless.

The second problem is that of the assumed investment horizon. This is the focus of the present paper. By necessity we ignore the problem of tax clienteles. Extant estimation procedures assume either that the bond is held to maturity, without intermediate realization of capital gains and losses (the buy-and-hold policy), or that capital gains and losses are realized every period as they occur (the continuous realization policy). Both the buy-and-hold and the continuous realization policy lead to relatively simple bond pricing formulae. This facilitates the estimation of the yield curve and the implied tax bracket of the marginal investor.

The assumption that bondholders follow either a buy-and-hold or a continuous realization policy, rather than the optimal trading policy, is at variance with reality and, as we demonstrate, may seriously bias the estimation of the yield curve and the implied tax bracket of the marginal investor. Perusal of the Wall Street Journal provides convincing evidence that investment advisors – and presumably their clients – are aware of the optimal trading policies which frequently differ sharply from a buy-and-hold or continuous realization policy. By definition, the marginal bondholder is an economic agent (or group of agents) of sufficient stature to set bond prices at the margin. It is questionable then to assert that the marginal investor follows a suboptimal trading policy through ignorance.

The present paper unifies two recent strands of research, the pricing of bonds with stochastically varying interest rates and investment opportunity set and the pricing of stocks in the presence of personal taxes. Cox, Ingersoll and Ross (1981, 1983) present an equilibrium theory of bond pricing and the term structure of interest rates, in particular explaining the valuation of a deterministic stream of cash flows but with a stochastically varying interest rate and investment opportunity set. Constantinides (1983, 1984) and Constantinides and Scholes (1980) discuss the optimal trading of stocks and options in the presence of personal taxes and present an equilibrium theory of stock pricing, in particular explaining the effect of optimal realization of capital gains and losses on the pricing of stocks.

Tax considerations which govern a bondholder’s optimal trading policy include the following: realization of capital losses, short-term if possible; deferment of the realization of capital gains, especially if they are short-term; changing the holding period status from long- to short-term by sale of the bond and repurchase, so that future capital losses may be realized short-term; and raising the basis through sale of the bond and repurchase in order to
deduct from ordinary income the amortized premium. Because of the interaction of these factors, no simple characterization of the optimal trading policy is possible. We can say, however, that it differs substantially from the buy-and-hold irrespective of whether the bondholder is a bank, a bond dealer, or an individual. We obtain these strong results even when we allow for transactions costs and explicitly consider numerous IRS regulations designed to curtail tax avoidance.

The paper is organized as follows. In section 2 we outline the tax provisions in four representative tax scenarios which may apply to the elusive marginal bondholder. The formal model is presented in section 3. Closed-form solutions for the prices of consol bonds and the value of the timing option are presented in section 4 for a special case. In section 5 we derive the optimal trading policies under more general conditions, and in section 6 we illustrate the effect of taxes on the prices of bonds and on the value of the timing option. The estimation of the yield curve and the tax bracket of the marginal investor is grossly biased if the value of the timing option is ignored. This point is illustrated in section 7. In section 8 we discuss municipal bonds. Concluding remarks are offered in section 9.

2. The tax environment

To avoid a profusion of details in our discussion we abstract from many of the nuances of the regulations governing the taxation of income, as defined by the tax code and its interpretation by the Internal Revenue Service and the courts. We do emphasize, however, certain important aspects of the code, which, though largely ignored in finance, may materially affect bond prices and the estimation of the yield curve and the marginal tax rate. We also provide some historical perspective to familiarize the reader with major changes in the tax code which may be reflected in a time series of bond yields.

At least four broad classes of potential marginal investors warrant examination: individuals, banks and bond dealers, corporations, and tax-exempt institutions. Consider first the tax rules applicable to individual investors.

Coupon income (net of interest expense) is taxed at the individual's marginal tax rate on ordinary income, the maximum rate being currently 50%. Between 1970 and 1980, coupon income was classified as 'unearned income' and was taxed at a maximum rate of 72%. Prior to the seventies, the top marginal tax rate varied from a low of 7% in 1913 to a high of 95% in 1945. In our calculations we assume that the marginal tax rate on coupon income for an individual is \( \tau_c = 0.5 \).

\(^1\)Miller (1977) shows that, under simple tax rules, the marginal bondholder is in the corporate tax bracket, providing partial justification for our choice of the tax rate. In any case, our qualitative results are insensitive to the assumed rate.
The taxation of capital gains is complex. Unrealized gains and losses remain untaxed. Gains and losses are taxed in the year that they are realized. A realized gain or loss is the difference between the sales price (less cost of sale) and the basis. For most assets the basis is just the purchase price (plus cost of purchase), but for some bonds the purchase price is subject to adjustment.

We consider only original issue par bonds, defined as such by the IRS if the original issue discount does not exceed 1/2 of 1 percent multiplied by the number of full years to maturity. For these bonds, if the purchase price in the secondary market is below par, no adjustment is made and the basis is just the purchase price. If the purchase price is above par, this difference is amortized linearly to the maturity date. The amount amortized in a tax year is allowed as a deduction against ordinary income and the bond’s basis is correspondingly reduced. There is no specific limitation on this deduction. In our calculations the amortized amount is (negatively) taxed at the rate $\tau_c = 0.5$.

Realized capital gains and losses are either short-term or long-term. The required holding period for long-term treatment is currently one year. This has varied many times since capital gains were first differentiated from ordinary income in 1922. In the years 1942–1977 the holding period was six months. Prior to that time there were three or more categories of long-term capital gains with required holding periods as long as ten years.

Net short-term capital gains are taxed as ordinary income. Net long-term capital gains are currently taxed at 40% of the investor’s marginal tax rate on ordinary income. This treatment has also been changed. The tax rate on long-term gains has varied from 20% to 80% of the tax rate on ordinary income. In addition there have been periods in which alternate treatment could be elected (or, was required for large capital gains).

Net short-term capital losses and 50% of net long-term capital losses are deducted from ordinary income and may jointly reduce the taxable ordinary income by a maximum of $3,000 (until 1976, $1,000). Unused losses are carried forward indefinitely. Short-term losses and long-term gains, incurred in the same year, offset each other dollar for dollar, instead of being taxed at their respective rates.

We define $\tau_s$ to be the marginal tax rate on short-term capital gains and losses. This rate is not necessarily equal to the marginal tax rate on ordinary income: if the investor has net short-term losses and the deduction limit is binding, $\tau_s = 0$; if the investor has net short-term losses but larger long-term gains, $\tau_s$ is 40% of the marginal tax rate on ordinary income. Likewise, we define $\tau_L$ to be the marginal tax rate on long-term capital gains and losses.

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2 Amortization is optional for Treasury and corporate bonds. Since for practically all individuals the marginal tax rate on ordinary income is no less than the capital gains tax rate, amortization of the basis dominates foregoing this option. The amortization method need not be straight line, but may be that customarily used by the individual, if it is deemed to be reasonable. If the bond is callable, the basis is amortized to the call price at the call date or to par at maturity, whichever yields the smaller amortization. If there are alternate call dates the rule is complex.
If an asset is sold at a loss within thirty days before or after the acquisition of ‘substantially identical’ property, the IRS can disallow the loss deduction under the ‘wash sale’ rule. An investor has a high probability of circumventing this rule by purchasing instead another bond with a slightly different coupon or maturity. In any case, this rule is not applicable to dealers or individual taxpayers who are in the business of trading bonds. Consequently we ignore the wash sale rule throughout this paper.

We consider three representative tax scenarios for an individual bondholder and one scenario for banks or bond dealers, as defined by the marginal rates $\tau_c$, $\tau_s$, and $\tau_L$.

(I) The marginal investor is an individual. Coupon income is taxed at the rate $\tau_c = 0.5$. Realized short-term and long-term gains and losses are taxed at the rate $\tau_s = \tau_L = 0.25$. The deduction limit is not binding.

This scenario is plausible if the individual is periodically forced to sell some of his portfolio assets by factors beyond his control (or, of more importance than the tax consequences) and, on average, realizes large long-term gains. Then the deduction limit is not binding. Since short-term losses must be used to offset the long-term gains, the marginal tax rate is the long-term gains rate.\(^3\) We take the long-term gains rate to be half of the investor's marginal tax rate on ordinary income, as it was between 1942 and 1979. We also assume that the investor can always defer the realization of short-term gains until the holding period exceeds one year and then realize the gains long-term.

(II) The marginal investor is an individual. Coupon income is taxed at the rate $\tau_c = 0.5$. Realized short-term gains and losses are taxed at the rate $\tau_s = 0.5$. Realized long-term gains and losses are taxed at the rate $\tau_L = 0.25$. The deduction limit is not binding.

Scenario II is the least plausible one because it ignores both the deduction limit and the (unfavorable to the taxpayer) offsetting of long-term gains with short-term losses.\(^4\) Since investors have a tax incentive to realize losses and defer gains (at least, short-term gains), the assumption that the deduction limit is not binding may be tenuous and is relaxed in the next scenario.

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\(^3\) Similarly the right to deduct half of the long-term losses from income, even under the current 40% rule for long-term capital gains, could not be used. Losses could only be deducted from other capital gains. Thus, the effective tax rate on both long-term gains and losses is the same.

\(^4\) The individual may mitigate this offset provision of the tax law by realizing long-term gains and short- and long-term losses in alternate tax years; however, we do not explicitly model this. See Constantinides (1984). This procedure may also help to avoid the unfavorable long-term gain and loss offset.
(III) The marginal investor is an individual. Coupon income is taxed at the rate \( \tau_c = 0.5 \). Short- and long-term gains and losses remain untaxed, i.e., \( \tau_s = \tau_L = 0 \).

One justification for this scenario is to assume that the individual realizes losses and defers gains. At the margin losses can only be carried forward as the deduction limit is binding. The only tax ‘game’ permitted under this scenario is to realize a gain on a bond in order to raise its basis above par and start deducting the premium amortization against ordinary income. As we shall see, this policy is profitable.

Although corporations are taxed differently from individuals, the tax regulations on non-bank corporations that hold bonds for reasons not directly related to their business operations are sufficiently similar to those applying to individuals that the previous scenarios remain at least qualitatively correct. The primary distinction is that a net capital loss (short- and long-term combined) cannot be deducted in any amount from ordinary income, but may be carried back for three years and forward for five as a short-term loss to offset gains. Banks and (corporate or individual) bond dealers are taxed differently, however.

For banks and dealers, bond coupons and all realized capital gains and losses are treated as ordinary income or loss without explicit limitation. Net operating losses of banks are carried back for ten years and forward for five years. In the following scenario we effectively assume that the bank has positive net earnings in every ten-year period so that loss benefits are earned immediately. Corporate earnings and losses are taxed at the corporate rate of 50\%. (The current corporate tax rate is 46\% on earnings in excess of $100,000. In the past it has been as high as 54\%.) The same scenario applies to a bond dealer with marginal personal or corporate tax rate on ordinary income equal to 50\%.

(IV) The marginal holder is a bank or bond dealer. Coupon income and all capital gains and losses are taxed at the rate \( \tau_c = \tau_s = \tau_L = 0.5 \). There is no deduction limit.

In each of the scenarios, I–IV, the tax rates \( \tau_c, \tau_s \) and \( \tau_L \) are assumed to remain constant over time because we wish to focus on the long-run effect of taxes on bond prices. Certain trading policies not examined here would become optimal at the time that tax provisions were about to change. For example, when the effective maximum rate on long-term capital gains was changed from 28\% to 20\% by the 1978 Tax Revenue Act, individuals paying the 28\% rate should have deferred realizing their capital gains, ceteris paribus. Similarly if an investor's income were to change sufficiently to place him in a different tax bracket, the optimal trading policy might be affected.
We also examine bond prices in each of the four tax scenarios under the assumption that the bondholder is (artificially) constrained to follow a buy-and-hold policy and compare the bond prices, tax timing option, and yields to the case when the investor follows optimal policies. The buy-and-hold economy is taken as our primary benchmark in which there are no price effects induced by tax trading.

We do not explicitly examine a scenario in which the marginal bondholder is exempt from all taxes. This might be considered a serious omission because tax-exempt intermediaries currently hold more than one-third of all the outstanding government and corporate bonds and account for an even greater proportion of the trading volume. Furthermore, liberalized tax-deferred retirement plans provide growing opportunities for taxable individuals to defer the tax on coupons, dividends and capital gains until retirement. If the marginal investor is tax-exempt, then there are obviously no tax-induced ‘biases’ in bond prices.\footnote{However, since the no-trading policy is not dominated by any other for a tax-exempt investor (in a perfect market), we may assume the buy-and-hold policy. Consequently bond prices should equal the benchmark values, and standard estimation techniques, such as McCulloch’s (1975), should verify that the marginal tax bracket is zero.}

3. The model

Our goal is to find the price of a default-free bond with par value one, continuous coupon rate $c$, and maturity date $T$. The bond is perfectly divisible and may be bought or sold with zero transactions costs.\footnote{Transactions costs on bonds are small and are of the order of magnitude of the bid–asked spread. In section 6 (table 6) we introduce transactions costs and show that the pricing implications and the value of the timing option remain largely unaffected.} The bond price is a function of the state vector $Y$ (defined below) and time $t$, i.e., $P = P(Y; t; c, T)$.

We price the coupon bond relative to short-term (instantaneous) lending via a riskless, ‘single-period’ bond with maturity $dt$ and before-tax yield $r(Y, t)$. The single-period bond is perfectly divisible and may be bought or sold with zero transactions costs. Effectively there is unlimited riskless lending over the time interval $dt$ at the before-tax interest rate $r$. If an investor’s tax rate on ordinary income is $\tau_c$, his after-tax interest rate is $(1 - \tau_c)r$.

We assume that, throughout the term to this coupon bond’s maturity, some investor with marginal tax rates $\tau_c$, $\tau_l$, and $\tau_{L_C}$ (on coupon income, short-term capital gains and losses, and long-term capital gains and losses, respectively) is indifferent between buying the coupon bond or investing in the single-period
bond. That there exists some tax bracket \((\tau_c, \tau_s, \tau_L)\) with the property that an investor in this tax bracket is indifferent between the two investments over a time interval \(dt\), is a weak assumption. The strong part of our assumption is that investors in the same tax bracket are at the margin throughout the bond's term to maturity. In a richer model (beyond our present scope) one might allow for the possibility that the bond is passed from one tax clientele to another as it approaches maturity or as it becomes a premium or discount bond due to shifts in interest rates. Since we wish to focus on the already complex problem of the optimal realization of capital gains and losses, we abstract from issues related to changing tax clienteles.\(^7\)

At each point of time and for each coupon bond there is a reservation purchase price defined to be such that a (marginal) investor in the given tax bracket \((\tau_c, \tau_s, \tau_L)\) is indifferent between purchasing the coupon bond now or investing in the single-period bond over the time interval \(dt\). This equilibrium condition is formalized below as the after-tax version of the local expectations hypothesis. After purchasing the coupon bond, the investor follows the derived optimal trading policy as opposed to a continuous realization or a buy-and-hold policy.

Each bondholder also has a reservation sale price which depends on his cost basis and the length of time for which he has held the bond. In general the prevailing reservation purchase and sale prices differ. We assume that the government supplies all maturity and coupon bonds with infinite elasticity at the reservation purchase price of the (marginal) investor and that all trades take place at this price, denoted \(P\).\(^8\) When the reservation sale price exceeds the reservation purchase price, only the government supplies the bond. When the reservation purchase price exceeds the reservation sale price, the seller earns a 'producer's' surplus which we attribute to his tax timing option.

The value of the bond to an investor, \(V(Y, t; c, T; \bar{P}, \bar{t})\), is defined as the present value of the stream of cash flows associated with the bond, assuming that the optimal policy in realizing capital gains and losses is followed. The symbols \(\bar{P}\) and \(\bar{t}\) denote the current cost basis and the time at which the bond

\(^7\)Tax clienteles for bonds is an important issue extensively discussed by Schaefer (1981, 1982a, 1982b) under the assumption that bonds are held to maturity. As we demonstrate below, under tax laws similar to those in the U.S., a buy-and-hold policy is inferior to trading schemes which involve (among other things) early realization of capital losses. Under British regulations, which imposed no long-term capital gains tax on 'gilt' securities prior to 1962 or after 1969, such trading schemes have no direct benefits, so a buy-and-hold policy is not necessarily inferior. Neither need it be correct, however. Even in Schaefer's world, future changes in interest rates or the introduction of new bonds may cause an existing bond to become dominated for its current clientele. The anticipation of such events should be reflected in the bond's current price, and this may mask some clientele effects.

\(^8\)Alternatively, we could assume that bonds are fixed in supply and some investors are occasionally forced to trade for reasons unrelated to optimal tax trading. 'Liquidity purchasers' will never pay above their reservation price because the discount bond is available. 'Liquidity sellers', however, may not be able to hold out for their reservation price.
was purchased. Because of amortization of the basis, \( \hat{P} \) may differ from the price at which the bond was purchased.

At those 'stopping times' at which the investor either by choice or by force sells the bond and realizes a capital gain or loss, the value to the investor is simply the after-tax proceeds from its immediate sale. The bond's maturity date is an obvious stopping time for all investors. At maturity, the capital gain or loss is unavoidably realized, hence

\[
V(Y, T; c, T; \hat{P}, \hat{i}) = 1 - \tau(t, \hat{i})(1 - \hat{P}), \quad (1)
\]

where \( \tau(t, \hat{i}) \) is the short- or long-term tax rate depending on the bond's status.

A similar result is true at any stopping time prior to maturity when the investor sells his bonds. For the sequence of (possibly random) stopping times, \( t = t_1, t_2, \ldots \), at which the investor realizes a capital gain or loss,

\[
V(Y, t; c, T, \hat{P}, \hat{i}) = P - \tau(t, \hat{i})(P - \hat{P}) \quad \text{at} \quad t = t_1, t_2, \ldots \quad (2)
\]

Stopping times may differ across investors. At the stopping times chosen by the investor the 'smooth-pasting' (or 'high contact') condition also must hold,\(^9\)

\[
\frac{\partial V}{\partial Y_n} = \left[1 - \tau(t, \hat{i})\right] \frac{\partial P}{\partial Y_n} \quad \text{for} \quad n = 1, 2, \ldots, N, \quad \text{at} \quad t_1^0, t_2^0, \ldots \quad (3)
\]

The smooth-pasting condition is not imposed at those stopping times where a realization is forced. Forced realizations are assumed to be caused by events exogenous to the model, e.g., an unanticipated and unavoidable need for consumption or portfolio revision. Forced realizations are formally modelled as Poisson arrivals with constant force \( \lambda \). The Poisson process is independent of the process which generates the movements of the state variables.

For a marginal investor the time of purchase is also an optimal stopping time since, by definition, he is indifferent to the purchase. Thus,

\[
V(Y, t; c, T; P, t) = P, \quad (4a)
\]

\[
\frac{\partial V}{\partial Y_n} = (1 - \tau_n) \frac{\partial P}{\partial Y_n}, \quad n = 1, \ldots, N. \quad (4b)
\]

This condition provides the link between the value of the bond and its market price. It may also be interpreted as an alternative description of the marginal investor. Eq. (4a) need not hold for non-marginal investors who either receive a

\(^9\)Merton (1973) demonstrates that this condition is the result of optimizing behavior in the context of option pricing. It is formally derived in Grigelionis and Shiryaev (1966).
surplus by purchasing the bond at the prevailing price or find buying the bond to be dominated by lending at the short-term rate.

At all other times, the investor's value of the bond exceeds the after-tax proceeds from immediate sale, and the investor optimally defers the realization of a capital gain or loss. The set of states and times \( \{ Y, t \} \) at which this occurs is referred to as the continuation region, i.e., in the continuation region

\[
V(Y, t; c, T; \hat{P}, \hat{i}) > P - \tau(t, \hat{i})(P - \hat{P}).
\]  

(5)

In the continuation region, the investor's after-tax rate of return on his bond is

\[
\{dV + (1 - \tau_c) c dt + \max[0, (\hat{P} - 1) \tau_c dt/(T - t)]\} / V.
\]  

(6)

The term \((\hat{P} - 1) \tau_c dt/(T - t)\) is the tax benefit of the linearly amortized premium when the basis is above par.

We assume the after-tax version of the local expectations hypothesis. The after-tax expected rate of return on the coupon bond (measured via the value function) equals the after-tax single-period rate of interest over the period \( \{ t, t + dt \} \), i.e.,

\[
E[\{dV + (1 - \tau_c) c dt + \max[0, (\hat{P} - 1) \tau_c dt/(T - t)]\} / V] = (1 - \tau_c) r dt,
\]  

(7)

for all \( Y, t, \hat{P}, \) and \( \hat{i} \).

We assume that the state of the economy at time \( t \) is summarized by a vector \( \{ Y_n(t) \}_{n \times 1} \). This vector also summarizes the history of the economy, \( Y(\tau) \), \( \tau < t \), to the extent that it is of current economic relevance. The state variables are jointly Markov with movements determined by the system of stochastic differential equations

\[
dY_n(t) = \mu_n(Y, t) dt + \sigma_n(Y, t) dw(t), \quad n = 1, 2, \ldots, N,
\]  

(8)

where \( \mu_n \) is a scalar, \( \sigma_n \) is a \( K \)-dimensional vector, \( K \leq N \), and \( dw(t) \) is the increment of the Wiener process \( w(t) \) in \( R^K \). The variance–covariance matrix \( \{ \sigma_n \sigma_m \} \) is positive semidefinite and of rank \( K \) (positive definite, if \( K = N \)).

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10 See Cox, Ingersoll and Ross (1981) for a discussion of the different forms of the expectations hypothesis. In another paper (1983) they show how this assumption may be weakened by incorporating a risk premium into the drift terms for the state variables. As discussed there, the absence of arbitrage opportunities is insufficient to close the model as it is in option pricing. The difference here is that the state variables need not be prices.
If \( \{ Y, t \} \) lies in the continuation region, the expected value of \( dV \) due to the movement of the state variables \( Y, t \), is given by Ito’s Lemma, as the first three terms of eq. (9) below. The expected value of \( dV \) due to a stochastic forced realization is \( [P - \tau(t, \hat{i})(P - \hat{P}) - V] \lambda dt \). The term in the brackets multiplying \( \lambda \) is the loss incurred when the investor is forced to deviate from his optimal policy. The term \( \lambda dt \) is the probability of a forced realization over \([t, t + dt] \). Also, the expected value of \( dV \) due to the amortization of the premium is \( -(\partial V/\partial \hat{P})\max[0, (\hat{P} - 1)/(T - t)] \). Then eq. (7) becomes

\[
\frac{1}{2} \sum_{n=1}^{N} \sum_{m=1}^{N} \frac{\partial^2 V}{\partial Y_n \partial Y_m} \sigma_n \sigma_m + \sum_{n=1}^{N} \frac{\partial V}{\partial Y_n} \mu_n + \frac{\partial V}{\partial t} \\
+ [P - \tau(t, \hat{i})(P - \hat{P}) - V] \lambda + (1 - \tau_c) c \\
+ (\tau_c \frac{\partial V}{\partial \hat{P}}) \max[0, (\hat{P} - 1)/(T - t)] - (1 - \tau_c) rV = 0. \tag{9}
\]

The solution to this differential equation, subject to the boundary conditions (1) through (5), provides the bond price, \( P \), the value of a bond to the investor, \( V \), and the optimal policy for the realization of capital gains and losses.\(^{11}\)

For general functions \( \sigma_n(Y, t) \) and \( \mu_n(Y, t) \), a closed-form solution does not typically exist. In section 4 we illustrate the solution procedure in a simplified version of this problem and discuss the economic implications. In section 5 we provide numerical solutions to the general problem.

4. An example

In this section we begin to examine the value of the timing option regarding the realization of capital gains and losses on bonds and to analyze the effect of the capital gains tax on their pricing. To discuss these issues in the simplest possible setting and through closed-form solutions, we make a number of simplifying assumptions.

We assume that there is only one state variable, the short-term rate of interest, \( r \), with movements determined by the stochastic differential equation

\[
dr = \alpha r^2 dt + sr^\frac{3}{2} dw(t), \tag{10}
\]

\(^{11}\)The now-familiar American put pricing problem provides a useful analogy. Let \( G(S, K, T) \) denote the value of a put with striking price \( K \) and time to maturity \( T \) on a stock with price \( S \). Eq. (2) is analogous to the condition at exercise, \( G(S^*, K, T) = K - S^* \). The ‘smooth-pasting’ condition analogous to (3) is \( G_0(S^*, K, T) = -1 \). Together these relations are sufficient to derive both the pricing function \( G \) and the optimal exercise policy \( S^*(T) \). Similarly here we derive both the value function and the optimal realization policy \( Y^* \) conditional on the bond price function. Eq. (4) then provides the closure finally giving all three.
where $dw(t)$ is the increment of the scalar Wiener process $w(t)$.\(^{12}\) The price, $P(r; c)$, of an infinite maturity coupon bond is then a function of the short-term interest rate, $r$, but is independent of the current time, $t$, because the process generating interest rate movements is stationary.

We also assume that the tax rates on all capital gains and losses are equal, i.e., $\tau_s = \tau_L = \tau$. Thus the length of time over which the bond has been held is irrelevant, and the consol’s value to an investor, $V(r; c; \hat{P})$, is also independent of the current time, $t$. Finally, we assume away forced realizations, i.e., $\lambda = 0$.

It is easy to prove that any investor’s optimal policy is to realize capital losses immediately and defer capital gains indefinitely.\(^{13}\) Given the basis, $\hat{P}$, the continuation region is defined by the range of interest rates such that $P(r; c) > \hat{P}$. In the continuation region the differential equation (9) becomes

$$
\frac{1}{2} s^2 r^3 \frac{\partial^2 V}{\partial r^2} + ar^2 \frac{\partial V}{\partial r} - (1 - \tau_c) r V + (1 - \tau_c) c = 0, \quad P(r; c) > \hat{P}.
$$

(11)

The boundary condition (4a) becomes

$$
V(r; c; \hat{P}) = \hat{P} \quad \text{at} \quad P(r; c) = \hat{P},
$$

(12)

and the ‘smooth-pasting’ conditions (3) and (4b) become

$$
\frac{\partial V(r; c; \hat{P})}{\partial r} = (1 - \tau) \frac{\partial P(r; c)}{\partial r} \quad \text{at} \quad P(r; c) = \hat{P}.
$$

(13)

The bond price $P(r; c)$ is a function of the interest rate, $r$, and of the parameters $c$, $\alpha$, $s$, $\tau$, and $\tau_c$. Inspection of eq. (10) indicates that the parameters $\alpha$ and $s$ are dimensionless as are the parameters $\tau$ and $\tau_c$. The units of the coupon yield $c$ are dollars per unit of time, and the unit of the interest rate is the inverse of the time unit. The bond price must be proportional to the coupon rate, and since it is invariant to changes in the unit of time, it must also

\(^{12}\)We may alternatively consider (10) as the risk-adjusted interest rate dynamics with $\alpha = \mu + \pi$, where $\mu$ measures the expected change in the short rate and $\pi$ captures the risk premium due on interest-rate-sensitive securities. Cox, Ingersoll and Ross (1980) discuss this interpretation for the stochastic process in (10).

\(^{13}\)This statement is formally proved in Constantinides (1983). If the tax rates $\tau_s$ and $\tau_L$ are unequal the optimal policy is a great deal more complex. Under these circumstances, the optimal policy for trading stocks is discussed in Constantinides (1984) and the optimal policy for trading bonds is discussed in section 5 of this paper.
be inversely proportional to $r$. Hence

$$P(r; c) = Hc/r,$$  \hspace{1cm} (14)

where $H$ is a function of only the parameters $\alpha$, $s$, $\tau$, and $\tau_c$.

Since we have determined the functional form of $P$, we can simplify (11) with the aid of eq. (14) to eliminate $r$ and its derivatives, obtaining

$$\frac{s^2}{2} P^2 V_{PP} + (s^2 - \alpha) PV_p - (1 - \tau_c) V + \frac{(1 - \tau_c) P}{H} = 0, \quad P > \hat{P}.$$  \hspace{1cm} (15)

The general solution to eq. (15) is given below:\textsuperscript{14}

$$V = \frac{(1 - \tau_c) P}{(1 - \tau_c + \alpha - s^2) H} + A \hat{P}^{1-\eta} P^\eta + A' \hat{P}^{1-\eta'} P^\eta', \quad P > \hat{P},$$  \hspace{1cm} (16)

where $A$, $A'$ are arbitrary constants to be determined, and $\eta, \eta'$ ($\eta < 0 < \eta'$) are the roots of the quadratic equation

$$\frac{s^2}{2} \eta(\eta - 1) + (s^2 - \alpha) \eta - (1 - \tau_c) = 0.$$  \hspace{1cm} (17)

By homogeneity, the coefficients of $P^\eta$ and $P^\eta'$ must be proportional to the parameters $\hat{P}^{1-\eta}$ and $\hat{P}^{1-\eta'}$, respectively. Thus, $A$ and $A'$ depend only on the parameters $\alpha$, $s$, $\tau$, and $\tau_c$.

The following argument determines $A'$. Since the optimal trading policy involves no sales at any price above the basis, $\hat{P}$ must have a negligible effect on the value function whenever $P \gg \hat{P}$. Formally

$$\lim_{P/\hat{P} \to \infty} \left( \frac{\partial V}{\partial \hat{P}} \right) = 0.$$  \hspace{1cm} (18)

This condition is satisfied only if $A' = 0$. The remaining two constants can be determined using (12) and (13). Substituting (16) into (12) and setting $A' = 0$, we obtain

$$\frac{(1 - \tau_c) P}{(1 - \tau_c + \alpha - s^2) H} + AP = P.$$  \hspace{1cm} (19)

\textsuperscript{14}For a meaningful solution the parameters of the interest rate process must satisfy $s^2 - \alpha < 1 - \tau_c$. From (22) and (23) the expected rate of price appreciation and the limit (as $r$ goes to zero) of the expected rate of appreciation of the value function are both $(s^2 - \alpha)r$. Thus, if the stated condition is violated the expected rates of return including coupons must exceed the after-tax rate of interest $(1 - \tau_c)r$ and the expectations hypothesis cannot obtain as was assumed. Furthermore, given that the dynamics may be interpreted in a risk-adjusted sense, as discussed in footnote 12, no other equilibrium is possible either.
Similarly, substituting (16) into (13) and setting $A' = 0$, we obtain

$$
\frac{1 - \tau_c}{(1 - \tau_c + \alpha - s^2)H} + A\eta = 1 - \tau.
$$

(20)

We solve for $H$ and $A$ and obtain

$$
P(r; c) = \frac{(1 - \tau_c)c}{(1 - \tau_c + \alpha - s^2)(1 - \tau/(1 - \eta))r},
$$

(21)

and

$$
V(r; c; \hat{P}) = (1 - \tau)P + \tau\hat{P}, \quad P \leq \hat{P},
$$

$$
= \left(1 - \frac{\tau}{1 - \eta}\right)P + \left(\frac{\tau}{1 - \eta}\right)P^\eta\hat{P}^{1 - \eta}, \quad P > \hat{P},
$$

(22)

where

$$
\eta = -\left[s^2/2 - \alpha + \left(s^2/2 - \alpha\right)^2 + 2s^2(1 - \tau_c)\right]/s^2
$$

is the negative root of (17).

Eq. (21) shows that the price of a consol bond is increasing in the capital gains tax rate of the marginal investor. A high capital gains rate does not hurt the investor because he is never forced to realize gains and his optimal policy is to defer indefinitely the realization of capital gains. In fact a high capital gains rate is a benefit because it enables him to obtain larger tax rebates by realizing a capital loss whenever such a loss occurs. Provided that forced realizations are not too frequent, the same conclusion also applies to a finite maturity par bond, as indeed is demonstrated in the numerical solutions of section 6. If the bond currently sells at par, the investor can be neutral to the capital gains tax by following the naive policy of deferring both gains and losses. The intelligent policy of deferring gains and realizing losses can only turn the taxation to his advantage, and he therefore benefits by a high capital gains tax rate.

Using Ito's Lemma and eqs. (10) and (11), we find the consol dynamics to be

$$
dP/P = (s^2 - \alpha)r dt - s\sqrt{r} dw = \gamma r dt - s\sqrt{r} dw.
$$

(23)

The expected capital gains rate, $\gamma r$, can be either positive or negative. We write the bond price in terms of $\gamma$ and obtain

$$
P(r; c) = \frac{c/r}{\{1 - \gamma/(1 - \tau_c)\}(1 - \tau/(1 - \eta))}.
$$

(21')
We observe that the bond price is increasing (decreasing) in the ordinary income tax rate, if capital gains (losses) are expected. This indeterminacy is due to the light taxation of capital gains relative to interest and coupon income in this model. If capital gains are expected, the consol's current coupon yield is less than the interest rate, and an increase in \( \tau_c \) represents a greater loss for potential holdings in the instantaneous bond than in the consol.

We use two benchmarks to measure the value of the tax timing option. The first is the price of the consol, \( P_H \), in an economy where the marginal investor follows a buy-and-hold policy. This benchmark is also the consol's price in an economy with zero capital gains tax.\(^{15}\) Hence, we write

\[
P_H = \frac{(1 - \tau_c) c}{(1 - \tau_c - \gamma) r}.
\]

The second benchmark is the consol price, \( P_C \), in an economy where the marginal bondholder realizes all gains and losses continuously. Proceeding as before, we find that this consol price satisfies the equation

\[
(1 - \tau) \left( \frac{s^2}{2} r^3 p'' + \alpha r^2 p'_c \right) - (1 - \tau_c) r p_C + (1 - \tau) c = 0,
\]

with solution

\[
P_C = \frac{(1 - \tau_c) c}{(1 - \tau_c - \gamma(1 - \tau)) r}.
\]

Note that \( P_C \geq P_H \) as \( \gamma \leq 0 \): A continuous realization policy dominates the buy-and-hold policy whenever capital losses are expected.

The tax effect on the consol's price is expressed relative to the two benchmarks as follows:

\[
\frac{P - P_H}{P} = \frac{\tau}{1 - \eta}, \tag{27a}
\]

\[
\frac{P - P_C}{P} = \frac{\tau}{1 - \eta} \left[ 1 + \frac{\gamma(1 - \eta - \tau)}{1 - \tau_c - \gamma(1 - \tau)} \right]. \tag{27b}
\]

When the buy-and-hold benchmark is used, the timing option's value derives from the right to realize capital losses early. When the continuous-realization

\(^{15}\) The buy-and-hold price is unaffected by the capital gains tax rate of the marginal investor for the simple reason that no capital gains tax is ever paid. This result differs from that reported in Constantinides (1983) for stocks. Although the tax liability is also postponed indefinitely for equities, the expected rate of growth in price, adjusted for risk, equals the discount rate so the present value of the tax liability is not negligible. In our problem, the expected rate of growth in price, \( \gamma r \), must be smaller than the discount rate \( (1 - \tau_c) r \). See footnote 14.
Table 1
The value of the timing option as a percentage of the consol price.\textsuperscript{a}

<table>
<thead>
<tr>
<th></th>
<th>( s = 0.604 )</th>
<th>( s = 0.172 )</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>( \alpha = 0 )</td>
<td>( \alpha = s^2 )</td>
</tr>
<tr>
<td>Buy-and-hold benchmark</td>
<td>7.7</td>
<td>11.2</td>
</tr>
<tr>
<td>Continuous realization benchmark</td>
<td>44.9</td>
<td>11.2</td>
</tr>
</tbody>
</table>

\textsuperscript{a}Computed for infinitely lived investors. Interest rate follows the risk-adjusted stochastic process \( dr = \alpha r^2 dt + \sigma r^2 dw \). Marginal bondholder’s tax rates are \( \tau_c = 0.5 \) on coupon income and \( \tau = 0.25 \) on all capital gains.

To measure the magnitude of the timing option we require estimates of the parameters \( \alpha \) and \( s \) and the marginal tax bracket. Using the Ibbotson and Sinquefield (1982) data the annualized standard deviation of changes in the short rate over the period 1926–1981 is 2.2\%. Using eq. (10) and \( r = 0.11 \) we set \( s = (0.022)(0.11)^{-\frac{1}{2}} = 0.604 \). In the same study the reported standard deviation of annualized returns on long-term U.S. Treasury bonds is 5.7\%. If we take this number as an estimate of the standard deviation of returns on a consol, then using (23) and \( r = 0.11 \) we obtain \( s = (0.057)/\sqrt{0.11} = 0.172 \).\textsuperscript{16}

Ibbotson and Sinquefield do not report the average change in the interest rate, so somewhat arbitrarily we examine the two cases \( \alpha = 0 \) and \( \alpha = s^2 \) which correspond to zero expected change in the interest rate and in the consol price, respectively. If we choose to interpret \( \alpha \) as a risk premium measure, then under the assumption of no drift in the interest rate, the expected rate of return on a consol is \( r(1 + \alpha) \). Ibbotson and Sinquefield estimate that investors expected on average a premium of 131 basis points on twenty-year bonds. This gives an estimate for \( \alpha \) of 0.44 based on the average interest rate.

Table 1 displays the value of the timing option as a percentage of price [eqs. (27a) and (27b)]. For the higher variance process the timing option contributes a significant portion of the bond’s value as measured against either benchmark. For the lower variance process the timing option remains important except in the case when large capital losses are expected and the continuous realization

\textsuperscript{16}The Ibbotson and Sinquefield estimate based on a portfolio of long-term bonds may be a downwardly biased estimate of the standard deviation of a consol’s rate of return for two reasons:
(a) They considered a portfolio of bonds with an average maturity of 20 years (not infinite).
(b) The variability of a portfolio of bonds generally underestimates the return variability of each bond. For example, a shock in the economy which raises the price of ten-year bonds and lowers the price of thirty-year bonds may leave the portfolio’s price essentially unchanged and contribute little to the variability of the portfolio’s return. The same shock, however, may have a significant impact on the consol’s return.
benchmark is employed. We conclude that the potential effect of tax trading on bond prices cannot be safely ignored in practice.

5. Optimal bond trading: The general case

We examine a discrete-time version of the model outlined in section 3, focusing on the distinction between short- and long-term gains and losses, the effect of the amortization deduction and transactions costs. Since our primary concern is on how optimal trading affects the bond prices, we confine our attention to the marginal bondholder.

We assume that the trading interval is one year.\textsuperscript{17} If an asset is sold one year after purchase, we assume that the holding period is short-term or long-term at the investor’s discretion. Since the cutoff point is one year after purchase, the investor can make the holding period long- or short-term, by delaying or advancing the bond sale by only one day. By a simple dominance argument, all capital gains are realized long-term. Similarly, whenever the investor realizes a capital loss one year after purchasing the bond, he does so short-term.

We maintain our assumption that there are no forced realizations. On each trading date the investor either holds his bond, deferring the realization of a capital gain or loss, or sells his bond and immediately repurchases its, thereby realizing a capital gain or loss and re-establishing a short-term status. The following set of factors determines whether the investor holds his bond or executes a wash sale:

(a) If the bond price is below the basis, the investor would like to sell the bond and receive the tax deduction immediately. The reason becomes more compelling if the bond was purchased one year earlier, so that this is the only chance to realize the capital loss short-term.

(b) If the bond price is above the basis, the investor would like to defer the realization of the capital gain and thereby defer the tax liability. As stated previously, he never realizes a short-term gain because he can wait one more day. Nevertheless, he may wish to realize a long-term gain as explained in (c) and (d).

(c) A short-term holding status is beneficial to the investor. This status helps when he realizes a capital loss, because he realizes it short-term, and it never hurts, even when the investor realizes a capital gain, because he can always wait one more day and convert to the long-term status. The short-term status turns out to be a very important factor governing the optimal liquidation policy. Under certain realistic conditions, an investor may realize a capital gain solely to convert to the beneficial short-term status.

\textsuperscript{17} The choice of one year is primarily a matter of convenience, coinciding with both the minimum holding period for long-term gains and the length of the tax year. If the holding period were shorter, as it was until recently, and the offset provision were to be considered, then an additional complication would arise. The value of short-term losses in the first part of the year could not be determined until it was known if there were later offsetting long-term capital gains.
(d) The peculiar amortization rules on bonds introduce another twist to this already complex problem. If the bond's basis is above par, this difference is linearly amortized over its remaining term to maturity with the 'loss' applied against the investor's ordinary income. The present value of this tax deduction is high for short maturity bonds, but decreases with longer maturity, because of the linearity of the amortization rule. For short maturity bonds the benefit in establishing a basis above par may be sufficiently large to make it optimal to realize a capital gain.

We assume that the short-term rate of interest, \( r \), is the only state variable and that it follows a driftless binomial random walk with two reflecting barriers. We consider two specifications for the interest rate process. In the low-variance process, the interest rate takes on the twenty-one values, 0.04, 0.05, 0.06, \ldots , 0.24. At each point in time the interest rate either increases or decreases by 0.01, each with probability one half, unless it is currently at one of the reflecting barriers, 0.04 or 0.24. If the interest rate is equal to one of the reflecting barriers, then at the next date it remains unchanged or takes on the value 0.05 or 0.23, respectively, with probability one half. The reader may verify that the unconditional distribution of \( r \) is uniform over the twenty-one points. The standard deviation of changes in the interest rate is \( \sigma_r = \text{std}(r(t + 1)|r(t)) = 0.01 \) per year, independent of the state (except in the end-point states).

In the high-variance process, the interest rate takes one of the eleven values, 0.04, 0.06, \ldots , 0.24. The probabilities of increase or decrease by 0.02 are as in the low-variance process with the same reflecting barriers at 0.04 and 0.24. The standard deviation of the changes in the interest rate in the high-variance process is \( \sigma_r = 0.02 \) per year. From the Ibbotson and Sinquefield (1982) study, the annualized standard deviation of the short-term rate is 0.022. The low-variance process then underestimates the interest rate variability, while the high-variance process reflects the average variability in the period 1926–1981.

As we shall see, the low-variance process implies, on average, that the standard deviation of the annual rate of return of twenty-year Treasury bonds is 5.66%, if priced under the buy-and-hold policy, and 5.82% if priced under the optimal policy with \( \tau_L = \tau_H = 0.25 \) (scenario I). For the high-variance process, the corresponding numbers are 9.47% and 8.73%. From the Ibbotson and Sinquefield (1982) study this standard deviation is 5.7% for long-term Treasury bonds over the 1926–1981 period. Therefore the low-variance process reflects the actual initial variability of long-term bonds over that period.\(^{18}\) The high-variance process, however, may be more representative of recent history.

In discrete time, the differential equation (9) becomes a difference equation which we may solve numerically subject to the boundary conditions. Equiva-

\(^{18}\)See, however, the second caveat in footnote 16. In addition, when the low-variance process is used, the simulated volatility of a twenty-year bond over its life will be lower than the historic average because the low-variance process understates the variance of the short-term rate and hence the variance of short-term bonds.
lently and more directly we obtain the bond price and the value of a bond to the marginal investor by dynamic programming, at dates $T, T - 1, T - 2, \ldots$, etc.

Eqs. (28) and (29) establish the bond price and value of a bond to the investor at maturity, i.e., at $t = T$. At maturity the ex-coupon bond is priced at par which we take to be unity.

$$P(r, T; c, T) = 1.$$  \hspace{1cm} (28)

The value of the bond to an investor is the after-tax sale proceeds. By the maturity date, the bond basis cannot exceed one, because the excess will have been completely amortized by then. Thus only a gain can be realized at maturity, and the appropriate capital gains tax rate is the long-term rate. Thus,

$$V(r, T; c, T; \hat{P}, \hat{t}) = 1 - \tau_L + \tau_L \hat{P}.$$  \hspace{1cm} (29)

With the terminal values established, the bond's price and its value to a given investor at points in time prior to maturity can now be obtained through dynamic programming. We distinguish between the cases in which amortization is and is not utilized.

The bond price is what a marginal investor is willing to pay for it. His alternative is investing in the short-term asset over the next year in which case his investment increases at the prevailing after-tax interest rate. He is indifferent to buying the bond, therefore, only if the after-tax coupon and amortization benefit plus the expectation of the value function next period is greater than the current bond price by exactly the after-tax foregone interest. If the bond is selling today for less than par, then its price is the appropriate basis in the value function. If the bond is priced above par, then $(P - 1)/(T - t)$ will be amortized in the next year, and the basis in the value function next year is less than the prevailing price by this amount. Thus at time $t$,

$$P = \left[1 + (1 - \tau_c)r\right]^{-1}\{(1 - \tau_c)c$$

$$+ E_t[V(\hat{r}(t + 1), t + 1; c, T; P, t)] \right\} \text{ if } P \leq 1,$$  \hspace{1cm} (30)

and

$$P = \left[1 + (1 - \tau_c)r\right]^{-1}\{(1 - \tau_c)c + (P - 1)\tau_c/(T - t)$$

$$+ E_t[V(\hat{r}(t + 1), t + 1; c, T; P - (P - 1)/(T - t), t)] \right\} \text{ if } P > 1.$$  \hspace{1cm} (31)

The bond price, $P$, is the solution to (30) and (31).\(^{19}\)

\(^{19}\)The right-hand side of (30) is positive at $P = 0$ since the first term is, and the right-hand side of (31) is less than $P$ for large values [since the maximum benefit of future tax losses is $\tau_c(P - 1)$]. These expressions are continuous at $P = 1$. Therefore a solution to (30) and (31) exists. For the dynamics assumed, the solution is also unique.
The value of a long position in the bond is the greater of the after-tax proceeds from immediate sale and the discounted value of the benefits if the bond is retained. The after-tax proceeds from immediate sale are

$$P - \tau(t, \hat{i})(P - \hat{P}).$$  \hspace{1cm} (32)

If the bond is retained, the discounted benefits are

$$\left[1 + (1 - \tau_c) r\right]^{-1}\left\{ (1 - \tau_c) c \\
+ E_t[V(\hat{r}(t + 1), t + 1; c, T; \hat{P}, t)] \right\} \text{ if } \hat{P} \leq 1,$$ \hspace{1cm} (33)

and

$$\left[1 + (1 - \tau_c) r\right]^{-1}\left\{ (1 - \tau_c) c + (\hat{P} - 1) \tau_c/(T - t) \\
+ E_t[V(\hat{r}(t + 1), t + 1; c, T; \hat{P} - (\hat{P} - 1)/(T - t), \hat{i})] \right\} \text{ if } \hat{P} > 1.$$ \hspace{1cm} (34)

In comparing eqs. (30) and (33) we note that $P = V(r, t; c, T; P, t)$ so the relation in (4a) is satisfied.

We illustrate the optimal trading policies for a bond with a 14 percent stated coupon payable annually, in the four tax scenarios.

(I) **Treasury bond held by a high-tax-bracket individual, with $\tau_c = 0.5$, $\tau_s = \tau_L = 0.25$.**

Table 2 reports the bond prices and values, $V$, for the high variance interest rate process, for a range of interest rates and bases, and for maturities 1, 5 and 20 years.\(^{20}\) If both the basis and the bond price are less than one, the amortization feature is not in effect and the simple trading rule is to realize a loss and defer a gain as indicated by daggers. If either the basis or the bond price exceeds one, the amortization feature becomes relevant and complicates the rule. Asterisks and daggers mark the states in which a wash sale is optimal. In these states the value function is equal to the after-tax proceeds from an immediate sale as stated in (32). Asterisks indicate the realization of capital gains establishing a new or higher amortizable basis. Daggers denote the realization of a capital loss. In unmarked states the value of holding exceeds

\(^{20}\)Some of the entries in this table as well as those in table 3 give the value function for states which could never arise along the optimal path. For example, since losses are always realized when the basis is below par, the basis can never be substantially in excess of the current price in this situation. These entries, therefore, give the value of changing to the optimal policy from a suboptimal position.
Table 2
Treasury bond prices and values of a long position under tax scenario I.a

<table>
<thead>
<tr>
<th>Interest rate</th>
<th>Bond price</th>
<th>0.7</th>
<th>0.8</th>
<th>0.9</th>
<th>1.0</th>
<th>1.1</th>
<th>1.2</th>
<th>1.3</th>
</tr>
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<tbody>
<tr>
<td>Maturity = 1 year</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0.06</td>
<td>1.0755</td>
<td>*0.98</td>
<td>*1.01</td>
<td>*1.03</td>
<td>*1.06</td>
<td>1.09</td>
<td>1.14</td>
<td>1.18</td>
</tr>
<tr>
<td>0.10</td>
<td>1.0364</td>
<td>*0.95</td>
<td>*0.98</td>
<td>*1.00</td>
<td>*1.03</td>
<td>1.07</td>
<td>1.11</td>
<td>1.16</td>
</tr>
<tr>
<td>0.14</td>
<td>1.0000</td>
<td>0.93</td>
<td>0.95</td>
<td>0.98</td>
<td>*1.00</td>
<td>1.05</td>
<td>1.09</td>
<td>1.14</td>
</tr>
<tr>
<td>0.18</td>
<td>0.9762</td>
<td>0.91</td>
<td>0.94</td>
<td>0.96</td>
<td>†0.98</td>
<td>1.03</td>
<td>1.07</td>
<td>1.12</td>
</tr>
<tr>
<td>0.22</td>
<td>0.9535</td>
<td>0.90</td>
<td>0.92</td>
<td>0.94</td>
<td>†0.97</td>
<td>1.01</td>
<td>1.05</td>
<td>1.10</td>
</tr>
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<td>Maturity = 5 years</td>
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<td></td>
</tr>
<tr>
<td>0.06</td>
<td>1.3363</td>
<td>*1.18</td>
<td>*1.20</td>
<td>*1.23</td>
<td>*1.25</td>
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<td>*1.30</td>
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<td>*1.06</td>
<td>*1.08</td>
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<td>*1.13</td>
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<td>0.89</td>
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<td>†0.93</td>
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<td>†0.88</td>
<td>†0.90</td>
<td>0.93</td>
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<td>*1.50</td>
<td>*1.53</td>
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<td>*1.58</td>
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<td>1.03</td>
<td>1.04</td>
<td>1.06</td>
<td>1.08</td>
<td>1.10</td>
<td>1.13</td>
<td>1.15</td>
</tr>
<tr>
<td>0.18</td>
<td>0.8793</td>
<td>0.85</td>
<td>0.86</td>
<td>†0.88</td>
<td>†0.91</td>
<td>†0.93</td>
<td>†0.96</td>
<td>†0.98</td>
</tr>
<tr>
<td>0.22</td>
<td>0.7429</td>
<td>0.74</td>
<td>0.76</td>
<td>†0.78</td>
<td>†0.81</td>
<td>†0.83</td>
<td>†0.86</td>
<td>†0.88</td>
</tr>
</tbody>
</table>

aTax scenario I is characterized by a tax rate on coupon income of \( \tau_c = 0.5 \) and a tax rate on short- and long-term capital gains of \( \tau_g = 0.25 \) corresponding to a situation in which the offset rule is binding but the deduction limit is not. Coupon rate on bond is 0.14 paid annually. Interest rate follows high-variance process with standard deviation of 0.02 per year. The solid line divides the states with capital gains, realized or not, from those with capital losses. Asterisks and daggers mark the states in which the optimal policy is to perform a wash sale. Asterisks indicate the realization of a long-term capital gain establishing a new or higher amortizable basis. Daggers denote the realization of a long-term capital loss.

the after-tax proceeds from a sale and no sale is executed. For example, when the interest rate is 14% a five-year bond sells for 1.0197. With a basis of 1.3 a tax rebate of 0.07 could be earned by realizing a capital loss; however, the total value of the wash sale, 1.02 + 0.07 = 1.09, is less than that of holding the bond, 1.12, and continuing to amortize the higher basis.

For one-year bonds, if the bond sells at a premium, \( P > 1 \), and the basis is below the bond price, \( \hat{P} < P \), the investor realizes a capital gain in order to establish a higher basis and benefit from the amortization of the basis. Conversely, if the bond price drops below the basis, \( P < \hat{P} \), the investor defers realization of the loss to continue amortizing the original premium. For five-year bonds the amortization benefit is reduced and large capital gains may be deferred, or capital losses may be realized even at the expense of foregoing future amortization benefits. For example, if the bond price rises to 1.1097 from a basis of 1.0, the investor realizes a capital gain; but if \( \hat{P} < 1.0 \), the
investor defers the capital gain. The amortization benefit becomes negligible for twenty-year bonds. For example, if \( P = 1.42 \) and \( \hat{P} \leq 1.3 \), the investor optimally defers the realization of a capital gain and thereby foregoes the amortization benefit of increasing the basis to 1.42. In fact, if \( P = 0.88 \) and \( \hat{P} = 1.1, 1.2, \) or 1.3, the investor foregoes the amortization benefit and realizes the capital loss.

(II) **Treasury bond held by a high-tax-bracket individual with** \( \tau_c = 0.5, \tau_s = 0.5, \tau_L = 0.25. \)**

Table 3 reports the bond price and values, \( V \), for the high variance interest rate process, for a range of interest rates and bases, and for maturities 1, 5, and 20 years. Asterisks, daggers and double daggers mark the states where the optimal policy is to perform a wash sale. Panel A reports results when the bond has been held for longer than one year, \( t - \hat{t} > 1 \), while panel B reports results when the bond has been held for just one year, \( t - \hat{t} = 1 \). Note that the value function in the two panels can differ only when a wash sale is executed and a capital loss is realized. When a gain is realized, it is presumed to be long-term so the taxes paid are the same. When no wash sale occurs, the ensuing status must be long-term regardless of the current status.

These tables indicate that the investor performs a wash sale of long-term bonds practically every year in order to revert to the short-term status. This is emphasized by the double daggers which mark states in which a wash sale is executed to this end alone. The desirability of the short-term status seems to dominate all other considerations.

(III) **Treasury bond held by a high-tax-bracket individual with** \( \tau_c = 0.5, \tau_s = \tau_L = 0.\)**

The optimal trading policy is quite simple and need not be illustrated in a table. Whenever the bond price is above par and the basis, the investor makes a wash sale to establish a higher basis and deduct from future ordinary income the premium amortization. The investor has no tax incentives to perform any other trades.

(IV) **Treasury bond held by a bank or bond dealer with** \( \tau_c = \tau_s = \tau_L = 0.5. \)**

Again the optimal policy can be described without a table. The investor optimally realizes all capital losses and defers the realization of capital gains. He never realizes a capital gain in order to establish a higher basis with the benefit of the amortization deduction. The tax rate on ordinary income is the same as that on capital gains so amortization ‘losses’ at best exactly offset the capital gain and occur later. Neither does he defer the realization of a capital loss in order to maintain the benefit of the amortization deduction.
<table>
<thead>
<tr>
<th>Interest rate</th>
<th>Bond price</th>
<th>0.7</th>
<th>0.8</th>
<th>0.9</th>
<th>1.0</th>
<th>1.1</th>
<th>1.2</th>
<th>1.3</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.06</td>
<td>1.0755</td>
<td>-</td>
<td>0.98</td>
<td>1.01</td>
<td>1.03</td>
<td>1.06</td>
<td>1.09</td>
<td>1.14</td>
</tr>
<tr>
<td>0.10</td>
<td>1.0364</td>
<td>-</td>
<td>0.95</td>
<td>0.98</td>
<td>1.00</td>
<td>1.03</td>
<td>1.07</td>
<td>1.11</td>
</tr>
<tr>
<td>0.14</td>
<td>1.0000</td>
<td>-</td>
<td>0.93</td>
<td>0.95</td>
<td>0.98</td>
<td>1.00</td>
<td>1.05</td>
<td>1.09</td>
</tr>
<tr>
<td>0.18</td>
<td>0.9762</td>
<td>-</td>
<td>0.91</td>
<td>0.94</td>
<td>0.96</td>
<td>0.98</td>
<td>1.03</td>
<td>1.07</td>
</tr>
<tr>
<td>0.22</td>
<td>0.9535</td>
<td>-</td>
<td>0.90</td>
<td>0.92</td>
<td>0.94</td>
<td>0.97</td>
<td>1.01</td>
<td>1.05</td>
</tr>
</tbody>
</table>

**Panel A: Long-Term Status**

- **Maturity = 1 year**
  - 0.06: 1.3476 1.19 1.21 1.24 1.26 1.29 1.31 1.34
  - 0.10: 1.1919 1.07 1.09 1.12 1.14 1.17 1.19 1.22
  - 0.14: 1.0368 0.95 0.98 1.00 1.03 1.07 1.12 1.17
  - 0.18: 0.9177 0.88 0.89 0.91 0.94 0.98 1.01 1.03 1.06
  - 0.22: 0.8357 0.81 0.83 0.85 0.88 0.90 0.93 0.97

- **Maturity = 5 years**
  - 0.06: 1.9200 1.62 1.64 1.67 1.69 1.72 1.74 1.77
  - 0.10: 1.6138 1.39 1.41 1.44 1.46 1.49 1.51 1.54
  - 0.14: 1.2672 1.13 1.15 1.18 1.20 1.23 1.25 1.28
  - 0.18: 0.9791 0.91 0.93 0.96 0.98 1.01 1.03 1.06
  - 0.22: 0.7856 0.76 0.79 0.81 0.84 0.86 0.89 0.91

**Panel B: Short-Term Status**

- **Maturity = 1 year**
  - 0.06: 1.0755 0.98 1.01 1.03 1.06 1.09 1.14 1.19
  - 0.10: 1.0364 0.95 0.98 1.00 1.03 1.07 1.12 1.17
  - 0.14: 1.0000 0.93 0.95 0.98 1.00 1.05 1.10 1.15
  - 0.18: 0.9762 0.91 0.94 0.96 0.98 1.01 1.04 1.09 1.14
  - 0.22: 0.9535 0.90 0.92 0.94 0.96 1.00 1.03 1.08 1.13

- **Maturity = 5 years**
  - 0.06: 1.3476 1.19 1.21 1.24 1.26 1.29 1.31 1.34
  - 0.10: 1.1919 1.07 1.09 1.12 1.14 1.17 1.20 1.25
  - 0.14: 1.0368 0.95 0.98 1.00 1.03 1.07 1.12 1.17
  - 0.18: 0.9177 0.88 0.89 0.91 0.94 0.98 1.01 1.06 1.11
  - 0.22: 0.8357 0.81 0.83 0.85 0.88 0.92 0.97 1.02 1.07

- **Maturity = 20 years**
  - 0.06: 1.9200 1.62 1.64 1.67 1.69 1.72 1.74 1.77
  - 0.10: 1.6138 1.39 1.41 1.44 1.46 1.49 1.51 1.54
  - 0.14: 1.2672 1.13 1.15 1.18 1.20 1.23 1.25 1.28
  - 0.18: 0.9791 0.91 0.93 0.96 0.98 1.01 1.04 1.09 1.14
  - 0.22: 0.7856 0.76 0.79 0.84 0.88 0.89 0.94 0.99 1.04

*Tax scenario II is characterized by a tax rate on coupon income and short-term capital gains of τ = 0.5 and a tax rate on long-term capital gains of τ = 0.25 corresponding to a situation in which neither the offset rule nor the deduction limit is binding. Coupon rate on bond is c = 0.14, paid annually. Interest rate follows the high-variance process with standard deviation of 0.02 per year. The solid line divides the states with capital gains, realized or not, from those with capital losses. Asterisks, daggers, and double daggers mark the states in which the optimal policy is to perform a wash sale. In each case, one of the benefits is re-establishing a short-term holding status. Asterisks and double daggers indicate the realization of a long-term capital gain. The former also denote the establishing of a new or higher amortizable basis. Double daggers also indicate the realization of a long-term capital gain; however, in these cases the only benefit is the re-establishing of a short-term holding period. Daggers indicate the realization of a long- or short-term capital loss in panels A and B, respectively.*
investor defers the capital gain. The amortization benefit becomes negligible for twenty-year bonds. For example, if \( P = 1.42 \) and \( \hat{P} \leq 1.3 \), the investor optimally defers the realization of a capital gain and thereby foregoes the amortization benefit of increasing the basis to 1.42. In fact, if \( P = 0.88 \) and \( \hat{P} = 1.1, 1.2, \) or 1.3, the investor foregoes the amortization benefit and realizes the capital loss.

(II) *Treasury bond held by a high-tax-bracket individual with \( \tau_c = 0.5, \tau_s = 0.5, \tau_L = 0.25. \)

Table 3 reports the bond price and values, \( V \), for the high variance interest rate process, for a range of interest rates and bases, and for maturities 1, 5, and 20 years. Asterisks, daggers and double daggers mark the states where the optimal policy is to perform a wash sale. Panel A reports results when the bond has been held for longer than one year, \( i - \hat{i} > 1 \), while panel B reports results when the bond has been held for just one year, \( i - \hat{i} = 1 \). Note that the value function in the two panels can differ only when a wash sale is executed and a capital loss is realized. When a gain is realized, it is presumed to be long-term so the taxes paid are the same. When no wash sale occurs, the ensuing status must be long-term regardless of the current status.

These tables indicate that the investor performs a wash sale of long-term bonds practically every year in order to revert to the short-term status. This is emphasized by the double daggers which mark states in which a wash sale is executed to this end alone. The desirability of the short-term status seems to dominate all other considerations.

(III) *Treasury bond held by a high-tax-bracket individual with \( \tau_c = 0.5, \tau_s = \tau_L = 0.\)

The optimal trading policy is quite simple and need not be illustrated in a table. Whenever the bond price is above par and the basis, the investor makes a wash sale to establish a higher basis and deduct from future ordinary income the premium amortization. The investor has no tax incentives to perform any other trades.

(IV) *Treasury bond held by a bank or bond dealer with \( \tau_c = \tau_s = \tau_L = 0.5. \)

Again the optimal policy can be described without a table. The investor optimally realizes all capital losses and defers the realization of capital gains. He never realizes a capital gain in order to establish a higher basis with the benefit of the amortization deduction. The tax rate on ordinary income is the same as that on capital gains so amortization 'losses' at best exactly offset the capital gain and occur later. Neither does he defer the realization of a capital loss in order to maintain the benefit of the amortization deduction.
6. Bond prices and the tax timing option

Table 4 displays simulated Treasury bond prices that would be established by the marginal investor following the optimal trading policy under each of the four tax scenarios. We assume that the current value of the short-term interest rate is 14%. For comparison, the 14% coupon bond would be priced just above par if the marginal investor followed a buy-and-hold policy. The exact buy-

<table>
<thead>
<tr>
<th>Maturity</th>
<th>High-variance process $\sigma = 0.02$ per year</th>
<th>Low-variance process $\sigma = 0.01$ per year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>I</td>
<td>II</td>
</tr>
<tr>
<td>5</td>
<td>0.802</td>
<td>0.803</td>
</tr>
<tr>
<td>10</td>
<td>0.690</td>
<td>0.706</td>
</tr>
<tr>
<td>15</td>
<td>0.624</td>
<td>0.664</td>
</tr>
<tr>
<td>20</td>
<td>0.584</td>
<td>0.644</td>
</tr>
<tr>
<td>25</td>
<td>0.558</td>
<td>0.633</td>
</tr>
<tr>
<td>30</td>
<td>0.540</td>
<td>0.627</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maturity</th>
<th>Coupon rate $c = 0.06$</th>
</tr>
</thead>
<tbody>
<tr>
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<tr>
<td>10</td>
<td>0.861</td>
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<td>15</td>
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<td>0.828</td>
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<td>0.825</td>
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<table>
<thead>
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<tr>
<td>10</td>
<td>1.054</td>
</tr>
<tr>
<td>15</td>
<td>1.082</td>
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<tr>
<td>20</td>
<td>1.104</td>
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<td>25</td>
<td>1.120</td>
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<tr>
<td>30</td>
<td>1.132</td>
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</table>

<table>
<thead>
<tr>
<th>Maturity</th>
<th>Coupon rate $c = 0.14$</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>1.161</td>
</tr>
<tr>
<td>10</td>
<td>1.276</td>
</tr>
<tr>
<td>15</td>
<td>1.350</td>
</tr>
<tr>
<td>20</td>
<td>1.401</td>
</tr>
<tr>
<td>25</td>
<td>1.436</td>
</tr>
<tr>
<td>30</td>
<td>1.460</td>
</tr>
</tbody>
</table>

---

a Computed at the midpoint of the interest rate range, $r = 0.14$. For each process $\sigma$, is the annual standard deviation of changes in the short-term rate of interest.

b Tax scenarios are described by their capital gains tax rates, $\tau_c$ short-term and $\tau_L$ long-term. If the investor is an individual, these depend on whether the short-term loss/long-term gain offset rule and the $3,000$ deduction limit are binding. For banks and dealers these rules are not applicable. In each case the ordinary tax rate is $\tau_c = 0.5$.

(I) Offsetting rule binding, deduction limit not binding, $\tau_c = \tau_L = 0.25$.

(II) Neither rule binding, $\tau_c = 0.5$, $\tau_L = 0.25$.

(III) Deduction limit binding, offset rule irrelevant, $\tau_c = \tau_L = 0$.

(IV) Bank or dealer at margin, $\tau_c = \tau_L = 0.5$.
and-hold prices range from 1.002 to 1.071 for the high-variance process and from 1.001 to 1.030 for the low-variance process.\footnote{Buy-and-hold prices are computed with the formula (35) below. Even though the interest rate is not expected to increase or decrease from 14\%, the yield curve is slightly downward sloping due to Jensen's inequality, and prices are above par. For these and other premium bonds the buy-and-hold policy assumes that the excess above par is amortized and deducted year by year. Thus no capital losses (or gains) are earned on premium bonds under the buy-and-hold policy. Therefore this benchmark price is the same for all scenarios.}

The prices which prevail under tax scenario II are uniformly higher than those under scenario I since investors are not subject to the restrictive offset provision of the tax code but can exploit in full their short-term losses. Furthermore, except for the bonds of five-year maturity, tax scenario II typically results in the highest price. We would expect the second scenario to yield high prices because short-term losses provide valuable rebates and a short-term holding period is relatively cheap to establish. This advantage is least valuable for short maturity bonds because they are the least volatile. Consequently all of the five-year bonds and a few of the other short maturity bonds are priced highest under tax scenario III. There are two distinct reasons.

First, for discount bonds the buy-and-hold price is highest under tax scenario III since the guaranteed capital gain escapes all taxation. Second, with a zero capital gains tax rate, it is costless to establish an above-par amortizable basis. For sufficiently short maturities these two effects dominate.

A comparison of the pricing under scenarios I, III, and IV is also of interest. While their interpretation is radically different, they actually differ in only one respect. The capital gain tax rates, both long- and short-term, are 0.25, 0, and 0.5, respectively. All other taxes are the same. Scenario III with the lowest tax rate has prices which are uniformly highest; nevertheless, the high tax rate in scenario IV does not always induce the lowest price. Again there is a tradeoff between the value of capital losses and the cost of capital gains. The former is more important for the volatile longer maturity bonds. The latter is more important for the shorter maturity bonds, particularly those selling below par.

Litzenberger and Rolfo (1984b) note that, under the buy-and-hold policy, the price of a discount bond is linearly increasing in the coupon rate: in comparing three discount bonds with the same maturity, prices $P_1$, $P_2$, $P_3$, and coupon rates $c_1$, $c_2$, $c_3$, where $c_1 < c_2 < c_3$, the after-tax cash flows of the bond $P_2$ are replicated by a portfolio of bonds $P_1$ and $P_3$ with weights $\alpha$ and $1 - \alpha$, where $c_2 = \alpha c_1 + (1 - \alpha)c_3$. A similar argument also applied to premium bonds, but the rate at which the bond price increases in the coupon rate is higher for premium than for discount bonds, reflecting the tax-advantageous amortization of the premium. Considering discount and premium bonds together, under the buy-and-hold policy the bond price is piece-wise linear, increasing, and convex in the coupon rate.

Examination of table 4 reveals that the price-coupon relation is also convex for the bond prices under the various optimal policies. However, now the
Table 5  
Value of the timing option on Treasury bonds measured as the percentage difference between the prices under the optimal and buy-and-hold policies; tax scenarios I–IV.a,b  

<table>
<thead>
<tr>
<th>Maturity</th>
<th>High-variance process $\sigma = 0.02$ per year</th>
<th>Low-variance process $\sigma = 0.01$ per year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>I</td>
<td>II</td>
</tr>
<tr>
<td>5</td>
<td>0.0%</td>
<td>0.1</td>
</tr>
<tr>
<td>10</td>
<td>0.5</td>
<td>2.8</td>
</tr>
<tr>
<td>15</td>
<td>1.3</td>
<td>7.2</td>
</tr>
<tr>
<td>20</td>
<td>2.0</td>
<td>11.1</td>
</tr>
<tr>
<td>25</td>
<td>2.6</td>
<td>14.2</td>
</tr>
<tr>
<td>30</td>
<td>3.0</td>
<td>16.4</td>
</tr>
<tr>
<td></td>
<td>Coupon rate $c = 0.06$</td>
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</tr>
<tr>
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<td>0.2</td>
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</tr>
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<td>19.7</td>
</tr>
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<td>Coupon rate $c = 0.10$</td>
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<td>1.7</td>
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<td>30</td>
<td>5.4</td>
<td>21.2</td>
</tr>
<tr>
<td></td>
<td>Coupon rate $c = 0.14$</td>
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</tr>
<tr>
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<td>1.7</td>
<td>2.9</td>
</tr>
<tr>
<td>10</td>
<td>3.5</td>
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<td>4.2</td>
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<td>20</td>
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<td>4.4</td>
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</tr>
<tr>
<td>30</td>
<td>4.3</td>
<td>20.0</td>
</tr>
</tbody>
</table>

*a* Computed at the midpoint of the interest rate range, $r = 0.14$. For each process $\sigma$, is the annual standard deviation of changes in the short-term rate of interest. 

*b* Tax scenarios are described by their capital gains tax rates $\tau_s$, short-term and $\tau_L$, long-term. If the investor is an individual, these depend on whether the short-term loss/long-term gain offset rule and the $3000$ deduction limit are binding. For banks and dealers these rules are not applicable. In each case the ordinary tax rate is $\tau_c = 0.5$.

(I) Offset rule binding, deduction limit not binding, $\tau_s = \tau_L = 0.25$.  
(II) Neither rule binding, $\tau_s = 0.5$, $\tau_L = 0.25$.  
(III) Deduction limit binding, offset rule irrelevant, $\tau_s = \tau_L = 0$.  
(IV) Bank or dealer at margin, $\tau_s = \tau_L = 0.5$.

relation is strictly convex throughout for both premium and discount bonds. The different buy-and-hold linear relations contribute to this, but the strict convexity is due to the tax timing effect. The basic intuition for this convexity comes from Merton’s (1973) study of stock purchase options. The right to realize capital gains and losses optimally and the right to amortize (even under

22The strict convexity cannot be illustrated in table 4 because at least three premium and three discount bonds would be required.
a buy-and-hold policy) convey a valuable option to the bondholder. If we compare a single bond to a portfolio of bonds with the same total coupons and face value, the latter must be at least as valuable since its 'options' can be exercised singly. The convexity is empirically tested in Litzenberger and Rolfo (1984b).

With different tax clientelles each following a buy-and-hold policy, the linear price–coupon relation may become convex or concave. Thus, the tax timing effect discussed in this paper and the buy-and-hold clientele effect may reinforce or cancel one another and it is difficult to distinguish them empirically. Previous evidence in support of clientele effects could be due, at least in part, to tax trading within a single tax bracket.

It is frequently asserted that discount bond prices are higher than what is justified by the term structure of interest rates, reflecting the fact that a portion of the return is realized as a lightly taxed capital gain. Our discussion of table 4 demonstrates that this is just one of several tax effects on bond prices. The direction and magnitude of the tax effect depends critically on the tax scenario applicable to the marginal investor and on whether the marginal investor follows a passive or optimal trading policy.

We now turn our attention to the tax timing option, defined as the difference between the bond prices under the optimal and buy-and-hold policies.23,24 Table 5 reports the value of the timing option as a percentage of the bond price under the optimal policy. In each case the buy-and-hold price is calculated using the corresponding long-term capital gains tax rate (0.25, 0.25, 0, 0.5). If this price is above par, the amortization is deducted every year. Thus no capital losses (or gains) are earned under the buy-and-hold policy for premium bonds, and the benchmark price is the same for all scenarios. For discount bonds the buy-and-hold prices vary across the scenarios and are inversely related to the long-term capital gains tax rate. The timing option varies widely for different coupon rates, maturities, and tax scenarios, but in most cases it represents a substantial fraction of the bond price just as the example in section 4 illustrates.

The one exception is deep discount bonds under tax scenario III. Here the timing option is worth little since there is only a small probability of ever amortizing a premium and no other tax trading benefit is possible. For bonds selling near or above par, however, the timing option is more important under tax scenario III than under scenarios I or IV. The binding deduction limit under scenario III is a mixed blessing. On the one hand the individual may not

23 An alternative definition of the timing option is the difference between the bond prices under the optimal and continuous realization policies. The assumption of a buy-and-hold policy is by far the more common in previous research. The two definitions are compared in the example of section 4.

24 Since the interest rate dynamics employed here are without drift, the results are most similar to the case \( \alpha = 0 \) in the continuous time model. The buy-and-hold benchmark resulted in smaller timing options in that case so our choice is conservative.
obtain tax rebates from the government by realizing capital losses. On the other hand he can costlessly realize capital gains in order to raise the basis and take advantage of the amortization deduction.

For tax scenario III the timing option's relative value is increasing in the coupon rate. The only tax trading benefit comes from the establishment of an amortizable basis. For deep discount bonds the probability of ever doing so is low and the timing option has little value. For bonds with higher coupon rates, and therefore higher prices, the timing option is increasingly valuable. For premium bonds, however, the rate of increase of the timing option slackens since the expected capital gains component of the bond's return is negative and there is a decreasing chance of future price rises to create the opportunity for further amortization deductions.

For the other three tax scenarios the option-coupon relation has an inverted U-shape. Low coupon, deep discount bonds have large expected capital gains and therefore little chance of future deductible losses. Near par bonds can benefit from either a deductible decrease in price or an increase in price which is later amortizable. As under scenario III premium bonds have reduced changes for future increases in amortization. While they do have the largest expected decreases in price, these are deductible only to the extent that they exceed the amortization and only if future amortization is foregone.

The reported values show that the tax timing option is typically increasing in maturity. This is due to both the increased value of standard options when their maturities are lengthened and the greater volatility of the longer maturity bonds underlying these options. This feature explains why the 25- and 30-year 10% coupon bonds are more expensive than those with 10- to 20-year maturities even though the interest rate is above the coupon rate at 14% and the yield curve is essentially flat.

Although longer maturity bonds generally have more valuable timing options, it does not follow that a larger tax subsidy flow is available on long bonds. For example, holding two 15-year bonds in succession may provide greater total tax benefit than a single 30-year bond provides. One way to compare the benefits of different maturity bonds is to express the timing option on an annualized basis. The maturity of bonds with the largest annualized benefits would then represent the natural 'habitat' of investors particularly concerned with tax benefits. The annualized tax subsidy on a T-year bond is approximately \( r(1 - \tau_c) / [1 - \exp(-r(1 - \tau_c)T)] \) per dollar value of the timing option. Using this approximation we establish that the lowest annual subsidy is on short maturity bonds. On bonds with ten or more years to maturity the benefits are fairly constant, regardless of the tax scenario.

Annualizing the timing option also permits us to normalize the tax benefits relative to the rate of return earned on the bond. For example, under the four scenarios tax benefits provide on average 7, 32, 18 and 10%, respectively, of the total return expected on the 25-year, 14% coupon bond.
The tax timing effect on bond prices also provides a possible explanation of why discounts are so prevalent in the seasoned bond market. Since Treasury bonds are issued at par and are not callable (except occasionally during their last five years before maturity), we should, in the absence of tax timing effects, expect an equal probability of observing seasoned bonds at a premium or discount under a random walk assumption and in the absence of any risk or term premiums. If long-term bonds are riskier and command higher expected returns, then bonds issued at par should later sell at premium prices, at least on average, when these high-term premiums are no longer justified by their reduced risk. Only if interest rates rise dramatically should discounts be observed.

The value added to a long-term bond by its tax timing option lets it be issued at par with a coupon rate below what would otherwise be required. For example (see table 4) under scenario II and no term premiums, a thirty-year bond could be issued at par with a coupon rate just above 10%, even though the interest rate was 14% and rates were not expected to change. The other prices in this section of table 4 show the expected path of this bond's price over its life. With no change in the interest rate, the expected outcome is that the bond would fall in price about ten points over a period of twenty years before recovering in value.

We have so far ignored transactions costs. A bid–ask spread or other costs of trading will reduce the value of the timing option since the optimal policies involve substantially more trading than the buy-and-hold policy. Constantinides has examined the optimal tax trading policy on stocks in the presence of proportional transactions costs. In a simple continuous-time lognormal model he found that investors should not realize losses immediately but should wait until the price falls to a specific fraction of the basis. A similar rule applies to our model in section 4. The modifications to the optimal trading policies of the models here are more complicated, but the basic idea remains the same: Trades are deferred until capital gains and losses are larger than in the absence of transactions costs.

Table 6 displays the value of the timing option when trading is costly. The round-trip transaction cost is represented by a bid–ask spread of 0.2, 0.5 or 1.0 percent of par. The timing option retains a large fraction of its value even with sizeable transactions costs. Bonds of ten or more years to maturity retain at least half of the original timing option even with one percent transaction costs. The reduction may not be as large as we might have expected because transactions costs are not entirely a dead weight loss. The cost of purchase is

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25 In an earlier version of Constantinides (1983).
26 U.S. Treasury bonds are typically quoted with spreads of one-quarter to one-half of a point in the Wall Street Journal. A few have spreads of one-eighth of one point. Treasury note spreads are usually one-eighth to one-quarter of a point.
Table 6
Effects of transactions costs on the timing option; tax scenarios I–IV.\textsuperscript{a,b}

<table>
<thead>
<tr>
<th>Maturity</th>
<th>Value of timing option (%) for $k =$</th>
<th>Value of timing option (%) for $k =$</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0.0</td>
<td>0.2</td>
</tr>
<tr>
<td><strong>Tax scenario I</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>1.7</td>
<td>1.4</td>
</tr>
<tr>
<td>10</td>
<td>3.9</td>
<td>3.3</td>
</tr>
<tr>
<td>15</td>
<td>5.0</td>
<td>4.4</td>
</tr>
<tr>
<td>20</td>
<td>5.4</td>
<td>4.8</td>
</tr>
<tr>
<td>25</td>
<td>5.5</td>
<td>4.9</td>
</tr>
<tr>
<td>30</td>
<td>5.4</td>
<td>4.8</td>
</tr>
<tr>
<td><strong>Tax scenario III</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>3.5</td>
<td>3.2</td>
</tr>
<tr>
<td>10</td>
<td>8.1</td>
<td>7.6</td>
</tr>
<tr>
<td>15</td>
<td>10.8</td>
<td>10.1</td>
</tr>
<tr>
<td>20</td>
<td>12.0</td>
<td>11.3</td>
</tr>
<tr>
<td>25</td>
<td>12.4</td>
<td>11.6</td>
</tr>
<tr>
<td>30</td>
<td>12.2</td>
<td>11.4</td>
</tr>
</tbody>
</table>

\textsuperscript{a}Computed at midpoint of interest rate range, $r = 0.14$. Interest rate follows high-variance process with standard deviation of 0.02 per year. Coupon rate on bond is $c = 0.14$. $k$ measures the transactions costs (bid–ask spread) as a percent of par.

\textsuperscript{b}Tax scenarios are described by their capital gains tax rates $\tau_s$, short-term and $\tau_L$, long-term. If the investor is an individual, these depend on whether the short-term loss/long-term gain offset rule and the $3,000$ deduction limit are binding. For banks and dealers these rules are not applicable. In each case the ordinary tax rate is $\tau_c = 0.5$.

(I) Offset rule binding, $\tau_s = \tau_L = 0.25$.
(II) Neither rule binding, $\tau_s = 0.5$, $\tau_L = 0.25$.
(III) Deduction limit binding, offset rule irrelevant, $\tau_s = \tau_L = 0$.
(IV) Bank or dealer at margin, $\tau_s = \tau_L = 0.5$.

added to the basis while the cost of sale is deducted from the sales proceeds. Effectively, the taxing authority subsidizes the costs of trading.

Transactions costs decrease the value of the timing option on short maturity bonds more than they do on long maturity bonds. With one point bid-ask spread, the five-year bond losses 71, 64, 46 or 75 percent of its timing option under the four tax scenarios while bonds of at least fifteen years to maturity never give up more than 40 percent. At thirty-year maturities the examined bonds always retain at least two-thirds of the value of their timing option.

7. The tax-adjusted yield curve and implied tax rates

We have demonstrated that bond prices set by the marginal investor following the optimal trading policy are markedly different from those set under a buy-and-hold or continuous-realization policy. In this section we
explore the implications of these differences when interest rate and tax bracket estimates are inferred from market prices.

Previous authors typically have assumed that a particular marginal investor holds the bond to maturity. Under this assumption the price at time zero of a bond with maturity date \( T \), coupon rate \( c \), and par value one is the solution to

\[
P = (1 - \tau_c) c \sum_{t=1}^{T} \pi_t + (1 - \tau_L + \tau_L P) \pi_T, \quad P \leq 1, \tag{35a}
\]

or

\[
P = \left[ (1 - \tau_c) c + \tau_c (P - 1)/T \right] \sum_{t=1}^{T} \pi_t + \pi_T, \quad P > 1, \tag{35b}
\]

where \( \pi_t \) is the price at time zero of one dollar after tax at time \( t \). Given a set of bond prices, the resulting set of eqs. (35) can be inverted to solve for the discount factors and the tax rates.\(^{27}\)

Robichek and Niebuhr (1970) do this by imposing the additional assumptions, \( \tau_L = 0.5 \tau_c \), and a flat term structure, \( \pi_t = (1 + \gamma)^{-t} \). They then solve for the remaining unknowns, \( \tau_c \) and \( \gamma \), using just two bonds. Their estimates of the marginal tax bracket for the year 1968 range from 37.5% to 50%, depending on the pair of bonds used (and disregarding the cheapest flower bond).

McCulloch (1975) also assumes \( \tau_L = 0.5 \tau_c \). He does not require a flat term structure but estimates the tax bracket and a cubic spline for the discount function to minimize a weighted sum of the squared deviations between actual and modeled prices. Using data from 1963–1966 he concludes that ‘the effective tax rate that best explains the prices of U.S. Treasury securities lies somewhere in the range 0.22 to 0.33’. For later data from 1973 the best estimate of the tax rate is only 0.19.

Litzenberger and Rolfo (1984a) estimate tax brackets under a variety of assumptions about the capital gains tax rate. When they set \( \tau_L = 0.5 \tau_c \) (\( \tau_L = 0.4 \tau_c \) after October 1978), they confirm McCulloch’s estimates. For the period 1973 to 1980 their yearly U.S. tax bracket estimates range from 12% in 1979 to 45% in 1976. The average is 28%.

Pye (1969) estimates the tax bracket of the marginal bondholder using various combinations of discount and par, taxable and exempt bonds. The analysis closest to ours compares par and moderately discounted taxable bonds. Pye concludes that the effective tax rate at the margin varies between 10% and 36% over the period 1967–1968.

Our analysis provides a possible explanation of these findings which is nevertheless consistent with the true marginal tax bracket being substantially higher as suggested by Miller (1977). If bond prices are set by investors who

follow an optimal trading policy, estimates of the yield curve and the marginal tax bracket obtained under the assumption of a naive buy-and-hold policy may be biased. To test for bias, we generate a sample of simulated bond prices under the assumption of optimal trading policies with known tax rates and yield curves. We then estimate the yield curve and tax rate from this sample by a procedure which is in the spirit of the methods discussed.

Since our ‘data’ is simulated and, therefore, not subject to measurement error, there is no statistical advantage in using many prices. Thus, like Robichek and Niebuhr, we use an exact ‘estimation’ requiring only a few bonds. We eliminate the need of assuming a flat term structure, however, by using four rather than two bonds. In fact with four bonds no smoothness requirement for the yield curve even of the weak type assumed by McCulloch is required.

For each estimation we use two different coupon bonds from each of two adjacent maturities. Under an assumed buy-and-hold policy, the two longer bonds with maturity \( T + 1 \) are priced according to

\[
P' = (1 - \tau_c) c \sum_{t=1}^{T} \pi_t + \left[ 1 - \tau_L + \tau_L P' + (1 - \tau_c) c \right] \pi_{T+1}, \quad P' \leq 1, \tag{36a}
\]

or

\[
P' = \left[ (1 - \tau_c) c + \tau_c (P' - 1)/(T + 1) \right] \sum_{t=1}^{T} \pi_t
\]

\[
+ \left[ (1 - \tau_c) c + \tau_c (P' - 1)/(T + 1) + 1 \right] \pi_{T+1}, \quad P' > 1, \tag{36b}
\]

while the shorter maturity bonds are priced by (35).

Substituting the four bond prices into (35) and (36) gives four equations in the five unknowns, \( \Sigma \pi_t \), \( \pi_T \), \( \pi_{T+1} \), \( \tau_c \), and \( \tau_L \). If we assume \( \tau_L = \tau_c / 2 \), the system of equations is now fully specified. We eliminate \( \pi_T \), \( \pi_{T+1} \), \( \tau_c \), and \( \tau_L \) to obtain a quadratic equation in the variable \( \Sigma \pi_t \). Solving for this unknown and then the others yields two solution sets. Only one of these satisfies the constraints \( 0 \leq \pi_{T+1} \leq \pi_T \leq 1 \) and \( \tau_c \leq 100\% \), and this is the one chosen. \(^{28}\)

Tables 7 and 8 report the errors in the estimated forward rates and the estimated tax brackets on coupon income (correct tax bracket \( \tau_c = 50\% \) in each case) for different maturities, tax scenarios, coupon rates and interest rate variances. \(^{29}\) The errors are usually opposite in sign since an increase in the tax

\(^{28}\) In some cases the estimated tax rates are negative.

\(^{29}\) The error in the estimated forward rate is the deviation between the estimate and the true forward rate calculated from the binomial model. The true forward rate is not equal to the future expected spot rate, 14\% in this case, due to Jensen's inequality.
Table 7
Errors (basis points) in estimated forward rates under the buy-and-hold assumption with $\tau_s = 0.5 \tau_L$; tax scenarios I–IV.\textsuperscript{a,b}

<table>
<thead>
<tr>
<th>Forecast period</th>
<th>Std. dev.\textsuperscript{c}</th>
<th>High-variance process $\sigma = 0.02$ per year</th>
<th>Low-variance process $\sigma = 0.01$ per year</th>
<th>Std. dev.\textsuperscript{c}</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>I</td>
<td>II</td>
<td>III</td>
</tr>
<tr>
<td>5</td>
<td>400</td>
<td>39</td>
<td>203</td>
<td>136</td>
</tr>
<tr>
<td>10</td>
<td>549</td>
<td>85</td>
<td>266</td>
<td>22</td>
</tr>
<tr>
<td>15</td>
<td>595</td>
<td>98</td>
<td>255</td>
<td>126</td>
</tr>
<tr>
<td>20</td>
<td>620</td>
<td>105</td>
<td>283</td>
<td>243</td>
</tr>
<tr>
<td>25</td>
<td>625</td>
<td>98</td>
<td>296</td>
<td>391</td>
</tr>
<tr>
<td>30</td>
<td>631</td>
<td>82</td>
<td>338</td>
<td>657</td>
</tr>
</tbody>
</table>

\textsuperscript{a}Computed at midpoint of interest rate range $r = 0.14$. Errors reported in basis points. For each process $\sigma$, the annual standard deviation of changes in the short-term rate of interest.

\textsuperscript{b}Tax scenarios are described by their capital gains tax rates $\tau_s$ short-term and $\tau_L$ long-term. If the investor is an individual, these depend on whether the short-term loss/long-term gain offset rule and the $3,000 deduction limit are binding. For banks and dealers these rules are not applicable. In each case the ordinary tax rate is $\tau_s = 0.5$.

(i) Offset rule binding, deduction limit not binding, $\tau_s = \tau_L = 0.25$.
(ii) Neither rule binding, $\tau_s = 0.5$, $\tau_L = 0.25$.
(iii) Deduction limit binding, offset rule irrelevant, $\tau_s = \tau_L = 0$.
(iv) Bank or dealer at margin, $\tau_s = \tau_L = 0.5$.

\textsuperscript{c}Standard deviation of single-period interest rate being forecasted.

rate decreases the effective discount rate and errors of opposite signs have partially offsetting effects. In most cases the interest rate is overestimated while the tax bracket is underestimated. In the extreme, the tax rate is estimated to be negative.

The errors are usually smaller for the low-variance process, as we would expect, since the timing option then has less value and buy-and-hold prices are more accurate. For the same reason, errors are smaller when the deep discount bonds are used in the estimation.

The estimates are generally most accurate under tax scenario I. Again this corresponds to the case when the timing option has the least value. Tax scenario II yields very poor results as does scenario III when near par bonds are used. Tax scenario IV is interesting because the implied tax bracket is about the same for all maturities. It ranges between 20% to 30%, disturbingly reminiscent of the tax rate estimated by McCulloch. (By construction, the actual tax rates in this case are all 50%).

While the errors in the forward rates are often large, the computed numbers are almost invariably within one standard deviation of both the true forward
Table 8
Estimated tax brackets under the buy-and-hold assumption with $\tau_L = 0.5\tau_c$: tax scenarios I–IV.

<table>
<thead>
<tr>
<th>Maturity</th>
<th>High-variance process $\sigma = 0.02$ per year</th>
<th>Low-variance process $\sigma = 0.01$ per year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>I</td>
<td>II</td>
</tr>
<tr>
<td>5</td>
<td>44%</td>
<td>17</td>
</tr>
<tr>
<td>10</td>
<td>36</td>
<td>17</td>
</tr>
<tr>
<td>15</td>
<td>35</td>
<td>0</td>
</tr>
<tr>
<td>20</td>
<td>35</td>
<td>-17</td>
</tr>
<tr>
<td>25</td>
<td>38</td>
<td>-26</td>
</tr>
<tr>
<td>30</td>
<td>44</td>
<td>-48</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Coupon rates $c = 0.08, 0.10$</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
</tr>
<tr>
<td>10</td>
</tr>
<tr>
<td>15</td>
</tr>
<tr>
<td>20</td>
</tr>
<tr>
<td>25</td>
</tr>
<tr>
<td>30</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Coupon rates $c = 0.04, 0.06$</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
</tr>
<tr>
<td>10</td>
</tr>
<tr>
<td>15</td>
</tr>
<tr>
<td>20</td>
</tr>
<tr>
<td>25</td>
</tr>
<tr>
<td>30</td>
</tr>
</tbody>
</table>

*Computed at the midpoint of interest rate range, $r = 0.14$. For each process $\sigma$ is the annual standard deviation of changes in the short-term rate of interest.

*Tax scenarios are described by their capital gains tax rates $\tau_c$, short-term and $\tau_1$, long-term. If the investor is an individual, these depend on whether the short-term loss/long-term gain offset rule and the $3,000$ deduction limit are binding. For banks and dealers these rules are not applicable. In each case the ordinary tax rate is $\tau_c = 0.5$.

(I) Offset rule binding, deduction limit not binding, $\tau_c = \tau_1 = 0.25$
(II) Neither rule binding, $\tau_c = 0.5$, $\tau_1 = 0.25$
(III) Deduction limit binding, offset rule irrelevant, $\tau_c = \tau_1 = 0$.
(IV) Bank or dealer at margin, $\tau_c = \tau_1 = 0.5$.

rate and the single-period rate expected to prevail at the forecast time. Consequently, verifying the induced tax trading bias in the forward rates would require a large sample of data. Furthermore, even with large amounts of data available, the errors probably could not be distinguished from liquidity or other term premia. It is interesting to note that the positive errors are at least qualitatively consistent with the usually claimed upward bias in the yield curve.

We also tried estimation under the buy-and-hold assumption with $\tau_L = 0$ and $\tau_L = \tau_c$. These rates are correct for tax scenarios III and IV, respectively, but the estimates are not noticeably improved, probably because the buy-and-hold policy is 'too far' from optimal.

8. Municipal bonds

The tax treatment of municipal bonds differs from the tax treatment of Treasury and corporate bonds in two important respects. First, coupon income on municipal bonds is exempt from Federal tax. Second, if the purchase price
Table 9
Value of the timing option on municipal bonds measured as the percentage difference between the
prices under the optimal and buy-and-hold policies: tax scenarios I, II and IV.a,b

<table>
<thead>
<tr>
<th>Maturity</th>
<th>High-variance process $\sigma = 0.02$ per year</th>
<th>Low-variance process $\sigma = 0.01$ per year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>I</td>
<td>II</td>
</tr>
<tr>
<td></td>
<td>I</td>
<td>II</td>
</tr>
<tr>
<td></td>
<td>Coupon rate $c = 0.03$</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>0.0%</td>
<td>0.1</td>
</tr>
<tr>
<td>10</td>
<td>0.5</td>
<td>2.6</td>
</tr>
<tr>
<td>15</td>
<td>1.2</td>
<td>6.6</td>
</tr>
<tr>
<td>20</td>
<td>1.9</td>
<td>10.5</td>
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<tr>
<td>25</td>
<td>2.5</td>
<td>13.6</td>
</tr>
<tr>
<td>30</td>
<td>3.0</td>
<td>15.9</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Coupon rate $c = 0.05$</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>0.1</td>
<td>0.8</td>
</tr>
<tr>
<td>10</td>
<td>0.7</td>
<td>3.8</td>
</tr>
<tr>
<td>15</td>
<td>1.5</td>
<td>7.2</td>
</tr>
<tr>
<td>20</td>
<td>2.2</td>
<td>10.0</td>
</tr>
<tr>
<td>25</td>
<td>2.8</td>
<td>12.2</td>
</tr>
<tr>
<td>30</td>
<td>3.2</td>
<td>13.8</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Coupon rate $c = 0.07$</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>0.2</td>
<td>1.0</td>
</tr>
<tr>
<td>10</td>
<td>0.9</td>
<td>3.3</td>
</tr>
<tr>
<td>15</td>
<td>1.8</td>
<td>5.7</td>
</tr>
<tr>
<td>20</td>
<td>2.4</td>
<td>7.9</td>
</tr>
<tr>
<td>25</td>
<td>3.0</td>
<td>9.6</td>
</tr>
<tr>
<td>30</td>
<td>3.4</td>
<td>11.1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Coupon rate $c = 0.09$</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>0.6</td>
<td>1.2</td>
</tr>
<tr>
<td>10</td>
<td>1.4</td>
<td>3.1</td>
</tr>
<tr>
<td>15</td>
<td>2.1</td>
<td>4.9</td>
</tr>
<tr>
<td>20</td>
<td>2.6</td>
<td>6.6</td>
</tr>
<tr>
<td>25</td>
<td>2.9</td>
<td>8.1</td>
</tr>
<tr>
<td>30</td>
<td>3.2</td>
<td>9.4</td>
</tr>
</tbody>
</table>

*a*Computed at the midpoint of the interest rate range $r = 0.14$. For each process $\sigma$, $\tau_i$ is the annual standard deviation of changes in the short-term rate of interest.

*b*Tax scenarios are described by their capital gains tax rates. If the investor is an individual, these depend on whether the short-term loss/long-term gain offset rule and the $3,000$ deduction limit are binding. For banks and dealers these rules are not applicable. In each case the ordinary tax rate is $\tau = 0.5$.

(I) Offset rule binding, deduction limit not binding, $\tau_s = \tau_f = 0.25$.
(II) Neither rule binding, $\tau_s = 0.5$, $\tau_f = 0.25$.
(IV) Bank or dealer at margin, $\tau_s = \tau_f = 0.5$.
Timing option is always zero under tax scenario III.

In the secondary market is above par the difference must be amortized but the amortized amount is not allowed as a deduction, even though the bond’s tax basis is correspondingly reduced. In effect the taxation of bond coupons and of premium amortization are symmetric: for Treasury bonds, the coupons and premium amortization are taxed at the individual’s marginal tax rate on ordinary income; for municipal bonds the coupons and premium amortization remain untaxed.
Coupon income on municipal bonds may be subject to state tax, but in our calculations we ignore state taxes. We consider this a good first approximation for two reasons. Many states exempt from state tax the coupons on bonds issued by municipalities within the state so the marginal holders of such bonds may well be exempt from taxes. Also, while state tax rates vary widely across states, they are generally very low relative to the Federal tax rates of investors who would consider holding municipal bonds.  

The main difference between the optimal trading policies for municipal and taxable bonds is that no trades are ever made at a price above par since there is no advantage in establishing an amortizeable basis. Since this is the only trading advantage of taxable bonds under tax scenario III, the value of the timing option on municipal bonds is zero in this scenario. At the opposite extreme is tax scenario IV. In this case it is never optimal to establish an above par basis on a taxable bond, so the right to amortize such a basis contributes nothing to the value of the timing option. Thus under scenario IV, the value of the timing option on a municipal bond is equal to that on a taxable bond with the same after-tax coupons. Under tax scenarios I and II the timing option on municipal bonds is less valuable than the option on coupon-equivalent taxable bonds.

Table 9 presents the value of the timing option on municipal bonds. When municipals are deep discount, the timing option under scenarios I and II is nearly as valuable as on coupon-equivalent taxable bonds. The same is true on short-maturity municipals even if the discount is small. These, of course, are the cases when the right to amortize the basis in the future has negligible value. On premium municipal bonds the timing option is substantially smaller than on coupon equivalent taxables, especially if the comparison is made between short-maturity bonds. For example, under tax scenario II the timing option on short-maturity municipals is one-third as large as the timing option on short-term taxables; the timing option on long-term municipals is one-half as large as the timing option on long-term taxables.

9. Concluding remarks

This paper extended the work of Cox, Ingersoll and Ross (1981, 1983) on valuing bonds and combined it with the work of Constantinides (1983, 1984) and Constantinides and Scholes (1980) on optimal trading policies. We determined that the tax timing option is an important fraction of the bond price. We also discussed how the price distortion affects standard estimation techniques for extracting interest rates and marginal tax brackets from observed bond prices. We found the implied errors to be substantial.

As of 1980 seven states had no individual income tax on interest. More than half the states had maximum marginal tax rates at or below 7%. In only three states was the maximum tax rate above 11%. The highest rate was Minnesota's 16%.
Our paper only examined the case when the tax bracket of the marginal bondholder remains unchanged. That is, an investor may buy and sell the bond in the course of the optimal trading policy, but the bond remains in the hands of investors in the same tax bracket throughout its term to maturity. The next step should be to recognize the existence of tax clienteles as in Schaefer (1981); but unlike Schaefer, to explore the implications of the bondholders' following optimal trading policies and of the bond being passed from one tax bracket investor to another as its maturity shortens or as it changes from a discount to a premium bond.

References