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#### **ABSTRACT**

# Protecting Working-Age People with Disabilities: Experiences of Four Industrialized Nations\*

Although industrialized nations have long provided public protection to working-age individuals with disabilities, the form has changed over time. The impetus for change has been multi-faceted: rapid growth in program costs; greater awareness that people with impairments are able and willing to work; and increased recognition that protecting the economic security of people with disabilities might best be done by keeping them in the labor market. Here we describe the evolution of disability programs in four countries: Germany, the Netherlands, Sweden, and the United States. We show how growth in the receipt of publically provided disability benefits has fluctuated over time and discuss how policy choices played a role. Based on our descriptive comparative analysis we summarize shared experiences that potentially benefit policymakers in all countries.

JEL Classification: I10, I13, J14, J18

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#### 1. Introduction

All industrialized nations provide some form of public protection to working-age individuals with disabilities. In their early manifestations, these programs focused on easing the financial consequences of disability by providing cash assistance in lieu of full-time work. Over time a number of nations have moved away from simple cash assistance to emphasize pro-work programs designed to help individuals with disabilities maintain their labor market connections. On balance these changes have reflected concerns about rapid growth in program rolls as well as increased awareness that many individuals with disabilities can remain productively in the labor market.

In this paper, we describe the evolution of disability programs in four countries: Germany, the Netherlands, Sweden, and the United States. We select these countries as examples of nations with similar goals but very different approaches to achieving them. We begin by comparing trends in disability recipiency across countries. We find that all four countries experienced pronounced fluctuations in disability recipiency rates over the past 40 years. We show that these fluctuations are difficult to explain based on the relatively stable paths of variables such as health and population composition. We go on to describe changes in disability policy in each country and show that these changes are well correlated with the ups and downs in country disability recipiency rates. We interpret these correlations as suggestive of a link between policy and disability recipiency and summarize shared lessons that can be gleaned from the experiences in each nation. Although our paper is simply a descriptive comparative analysis, it highlights the similarities of experiences across nations and underscores the potential benefit of learning from other countries' policy reform efforts when tackling the challenges associated with providing social protection to those with disabilities.

#### 2. Disability Program Growth across Countries

The number of workers receiving disability-based social insurance has increased substantially in most industrialized nations over the past forty years. Population growth accounts for part of this increase, but disability caseloads as a share of the working age population age—known as the disability recipiency rate—also have risen substantially. This can be seen in Figure 1, which shows the total number of persons receiving long-term categorical disability income benefits as a share of the working-age population in our four countries. This is the most critical number to policymakers since it measures the magnitude of the fiscal burden that these disability programs place on country finances. We show values beginning in 1970 through the last year of public data in each country. We provide a more detailed description of the data in Appendix A.

Figure 1 plots the level of disability recipiency (disability beneficiaries as a share of the working-age population) over time for each country. In 1970, disability recipiency rates in our three EU nations were considerably higher: 4.2 percent in Germany, 2.4 percent in the Netherlands

<sup>&</sup>lt;sup>1</sup>Pattison and Waldron (2013) argue that population growth explains the bulk of the rise in disability recipiency (the Disability Insurance (DI) program) in the U.S. Duggan and Imbermans (2009) and Burkhauser et al. (2014) remove the influence of population growth and consider the factors that explain the remaining rise in the program. Since population growth alone would not put additional financial pressure on the system, knowing what these other factors are is critical to policymakers tasked with funding the system. Most recently Liebman (2015) argues that most of the increase in the DI incidence rate, controlling for other factors including unemployment rates, occurred in the 1980s. Since then this controlled measure of incidence has leveled off, but at a substantially higher rate than in the early 1970s.

<sup>&</sup>lt;sup>2</sup>The U.S. disability recipiency rate only includes beneficiaries receiving Social Security Disability Insurance (DI). When SSI-disabled adults and DI program beneficiaries are combined, the level of the U.S. disability recipiency rate is higher, but the patterns over time are roughly the same. This point is demonstrated in Burkhauser et al. (2013), Figure 2.

<sup>&</sup>lt;sup>3</sup>The fiscal burden of disability programs comes from the fact that beneficiaries receive income support and they generally do not contribute to the tax base since they are largely out of the labor force.

<sup>&</sup>lt;sup>4</sup>Disability caseloads data are made public with a considerable lag in some countries. Hence we cannot fully document how the Global Financial Crisis affected recipiency rates in all countries.

and 3.5 percent in Sweden, than they were in the U.S. (1.2 percent). Since then disability recipiency rates have risen substantially in each country with the exception of Germany. However, as the figure highlights, they have done so along significantly different trajectories.

To see these dynamics more clearly, Table 1 provides average annual growth rates in disability recipiency by decade and over the entire sample. As the table shows, disability recipiency rates rose in all countries during the 1970s, with especially rapid growth in the Netherlands and more modest growth in Germany. In contrast, in the 1980s, recipiency rates grew more modestly and even fell in the U.S. and Germany. By the 1990s, growth in the Netherlands and Germany ended and disability recipiency rates, on balance, fell over the decade. During the 2000s, disability recipiency rates continued to fall in the Netherlands and Germany and grew less quickly in Sweden. Growth in the U.S. slowed slightly but remained quite high relative to the EU countries in our sample.

The final average (1970-final) shows that smoothing through the fluctuations in growth that have occurred over the decades, the U.S. experienced the highest average annual growth rate over the sample period. The rapid growth in our three EU countries brought on program reforms and a tempering or reversal of the path of disability recipiency. In contrast, with the exception of the 1980s, growth in U.S. disability recipiency has been nearly continuous over the sample period.

Of course one possible explanation for the differences in growth across countries is that health and population characteristics have evolved differently for each nation over time. To understand the extent to which these factors might account for the growth in disability recipiency shown in Figure 1 and Table 1, we compare trends in self-reported health across countries and more formally evaluate the role that demographics and other changes in the population eligible for disability benefits might account for trends in disability recipiency rates. We begin by examining

trends in self-reported health over time and across countries. Although prone to response biases, which are well documented in the literature, the strength of the self-reported health measure is its availability across countries and over time.<sup>5</sup> McGee et al. (1999) show that self-reported health is highly correlated with objective health measures and is a very reliable indicator of mortality.

Figure 2 contains OECD data on self-reported health status for each of our countries. The plot shows the percentage of the population aged 45-64 in each country reporting that they are in very good or good health on a survey that asks respondents to state whether they are in very good, good, fair, or poor health. Since the incidence of disability increases with age this is the most relevant age group for examining the role of health in disability benefit trends.

Although there are persistent differences across countries in the percent of individuals reporting very good or good health, there is little variation over time within countries. Over the past ten years the overall prevalence of very good or good health among working-age populations has remained relatively steady in each country. The relative stability of the health measure in each of our sample countries suggests that changes in the prevalence of impairments in the working-age population is unlikely to account for the bulk of the within and across country fluctuations in disability recipiency rates found in Figure 1 and Table 1. Findings reported in Börsch-Supan and Jürges (2012) come to the same conclusions.

A second reason disability recipiency rates may have varied across countries over time is that the eligible populations in those nations may have evolved differently. Examples of this include increased labor force participation among women in the U.S., which increased the share

<sup>&</sup>lt;sup>5</sup>Some of the differences across countries may relate to the age structure of the population. Older populations report lower rates of good health than younger populations. Remaining differences likely owe to reporting differences that are idiosyncratic to each country (e.g. Jürges 2007, Ziebarth, 2010a; Van Soest et al. 2011).

of women eligible for Social Security Disability Insurance (DI) benefits. However, previous research has found that accounting for these factors cannot fully explain the differences in levels and trends across countries. See: for example Burkhauser et al. (2014) and OECD (2010).

If neither health nor population characteristics can account for all of the cross-country differences in disability recipiency rates, either levels or trends, then what does? An obvious possibility is policy.<sup>6</sup> In what follows we show how changes in disability policy and its implementation in each country are correlated with the dynamics of disability recipiency rates we documented in Figure 1. While our comparative descriptive analysis falls short of establishing a causal effect of policy on the disability rolls, it is suggestive of the potential impact of policy design on the trends in disability benefit receipt across and within the countries in our sample.

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<sup>&</sup>lt;sup>6</sup>We are not the first to make this point. The OECD (2010) summary of disability program growth across OECD nations concludes that policy rather than population characteristics are behind the rapid expansion of disability benefit receipt in most nations. The point is also emphasized by Autor and Duggan (2010) and Burkhauser and Daly (2011, 2012) for the U.S. and Burkhauser, Daly, McVicar, and Wilkins (2014) cross-nationally, and Duggan and Imberman (2009). Liebman (2015) acknowledges that policy can matter but argues this is less the case for the U.S. since the 1990s.

#### 3. Disability Policy and Program Growth

In industrialized nations, social protection from income loss associated with disability is just one part of a broader social safety net designed to protect working age individuals from the loss of labor market income. Countries also provide protection to those who lose market income for other reasons such as unemployment or old age.

In general, countries provide this protection in tiers associated with the expectations of employment for different groups. The first tier provides universal, long-term, needs-based cash transfers that guarantee a social minimum income to all families. The second tier provides cash support to those available for employment and expected to work, but who are temporarily unemployed. These benefits are usually conditional on past work, limited in duration, and may be needs-based. The third tier targets benefits to those not expected to work—the aged, disabled, etc.—and can either be needs-based or based on past earnings. Since recipients of these benefits are not expected to return to employment, benefits are typically higher and not time limited.

When these tiers provide substantially different amounts of income and their categories are mutable, a considerable responsibility falls on program gatekeepers to consistently determine who should come onto the program. For retirement programs this is straightforward; age is an arbitrary but easily verifiable eligibility marker. Eligibility determinations by program gatekeepers will be straightforward and program caseloads will be predictable based on knowable trends in population composition.

Disability is more difficult. Unlike retirement, there is no precise definition or easily verifiable marker for determining categorical eligibility for long-term disability benefits. Moreover, disability is not a static concept and social conceptualizations of disability evolve over time. For example, over the past 20 years the medical model of disability underlying categorical

disability programs in most OECD countries has been rejected and replaced by a conceptualization that recognizes that the social environment is as important as health in determining an individual's ability to participate in society (WHO, 2001). Under this model, "work disability" is a changeable state that depends on a number of factors, including an individual's health-based impairment, the level of accommodation offered in the workplace, and the relative economic rewards associated with working or exiting the labor force to receive disability benefits.

The fluid nature of the disability category has meant that changes to disability policy parameters such as who is covered for program benefits, the level of benefits—both absolutely and relative to alternative programs or wage earnings—and the breadth and severity of the qualifying conditions can influence caseload growth and disability recipiency rates. This potential is especially acute in the context of reductions in other forms of social protection or changes in the broader economy.

For example, in a number of industrialized nations, the relative value of disability benefits has risen significantly over time, as policymakers have cut payments or imposed stricter eligibility criteria on other benefit programs including unemployment insurance and general welfare. Structural changes in the economy including the declining job and wage prospects for low-skilled workers also have made disability benefits more attractive as means of long-term income support. Finally, disability benefits have increasingly become an option for displaced or long-term unemployed workers dislocated during economic downturns. Since very few disability beneficiaries ever return to the labor market, the growth in the rolls that occurs during and after

<sup>&</sup>lt;sup>7</sup>There is no clear consensus on the most appropriate conceptualization of disability, although the most widely used is the World Health Organization's (WHO) International Classification of Disability, Health, and Functioning (WHO, 2001). Burkhauser and Schroeder (2007) propose a method to harmonize classifications in surveys.

recessions account for some of the long-term increase in disability recipiency rates. These rates then remain elevated until these recession induced cohorts of beneficiaries age out of the system or die. For a more detailed discussion of these issues in OECD nations see OECD (2010).

Below we discuss how disability program designs and changes in disability policy parameters in three EU countries (Germany, the Netherlands, and Sweden) and in the U.S. are related to disability recipiency rates in each country. When relevant we also discuss how these policy structures may have interacted with macroeconomic conditions and the broader social safety net to account for growth in the disability rolls. For reference, Figure 3 (Panels A through D) show disability recipiency rates along with major policy changes over time for each country. Table 2 provides key information about the current state of disability programs in each nation.

#### 3.1 The German Experience

Germany, like most European nations, has a long-standing first-tier, universal needs-based cash transfer program that provides a guaranteed social minimum income floor to all its citizens. Benefits are funded out of general revenues. Major reforms in 2004 fundamentally altered Germany's Tier I program to impose job search and job training requirements on beneficiaries. In general, Tier I beneficiaries are considered "able to work" and part of the active labor force in Germany. Benefits levels are set nationally and vary across individuals based on household size and composition.

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<sup>&</sup>lt;sup>8</sup>The 2004 reforms created the Arbeitslosengeld II program, generally referred to as "Hartz IV" (Sozialgesetzbuch II, "Social Code Book II"). For more information about the reforms see: (e.g. Eichhorst et al. 2008, Konle-Seidl 2012).

<sup>&</sup>lt;sup>9</sup>People are considered to be "able to work" if they are judged to be able to work at least 3 hours per day. A relatively small share of people receive *Sozialhilfe (Hilfe zum Lebensunterhalt)* ("Social Assistance Benefits") of a similar amount but have no job search requirement and are not

Germany also provides second and third tier benefits. Second tier benefits consist primarily of unemployment insurance (UI). To receive unemployment benefits workers must have been employed for at least 24 months prior to applying. Unemployed workers under the age of 50 are paid benefits (*Arbeitslosengeld I*) for up to 12 months. After age 50 the maximum duration increases gradually with age such that workers who are age 58 at the start of their unemployment spell receive up to 24 months of benefits. For workers without children, the replacement rate for unemployment benefits is 60 percent of the average monthly wage earnings over the previous year; unemployed workers with children receive 67 percent of prior earnings. Unemployment benefits are funded by payroll taxes up to the annual social insurance ceiling of €72,600 (\$87,000). Employers and employees each pay 1.5 percent of the gross wage.

Third tier benefits in Germany include the Statutory Old-Age Pension Scheme (OAP) and the Work Disability Pension (WDP) for both partially and totally disabled workers. Both programs pay benefits to workers who have paid into the systems during their work life. Similar to UI, employers and employees are each subject to a payroll tax—9.35 percent—of their monthly gross wage up to the social insurance contribution ceiling. In 2014, total WDP benefits per month were about €11 billion, or 4.2 percent of total OPA/WDP spending (DRV, 2014 a, b and c; BMAS, 2014).<sup>11</sup>

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considered to be in the labor force (§§27-40 SGB XII). These beneficiaries are typically "long-term unemployed" and classified as *temporarily* not able to work 3 hours per day.

<sup>&</sup>lt;sup>10</sup> In the eastern states of Germany, the rates are the same but the annual social insurance ceiling is lower--€62,400 (\$75,000).

<sup>&</sup>lt;sup>11</sup> The figure of €11 billion is based on an indirect calculation multiplying the €78,689 partial WDP beneficiaries with their annual average cash benefit of €5,844 and adding the 1,224,177 full WDP beneficiaries and their average annual benefit received of €8,604 (DRV, a b & c 2014).

In Germany, like other EU countries, workers also are eligible for both short- and long-term statutory sickness insurance benefits. <sup>12</sup> While these benefits can be the gateway to WDP they are not considered Tier 3 programs since they are time limited. Employers are required to provide short-term sickness benefits. Workers who are determined to be eligible for short-term sick benefits (up to six weeks) receive 100 percent of their net wages (Ziebarth and Karlsson, 2010, 2014). <sup>13</sup> Workers with longer spells are reevaluated for access to long-term sickness benefits. These benefits are publically funded and replace 70 percent of net wages and can be paid for up to 78 weeks. See: Ziebarth (2009, 2013) for additional more details.

Germany had the highest recipiency rates in the early 1970s of the four countries we compare in Figure 1. One reason for these higher rates was a change in WDP rules in 1969 that allowed partially disabled workers to receive full WDP benefits, if they were unable to find a job (Burkhauser and Hirvonen, 1989). Further expansions in 1972 extended coverage to housewives and the self-employed and allowed disabled workers to transition to the retirement program at age 62 without an actuarial reduction in benefits. As can be seen in Panel A of Figure 3, in the aftermath of the reforms, disability recipiency rose significantly, peaking at 5.8 percent in 1984.

A substantial tightening of WDP coverage criteria followed this rapid growth in recipiency rates. WDP reforms in the early 1980s limited coverage to workers who had paid payroll taxes into the system over the past 3 out of 5 years and had accumulated at least five years of market work experience. Since many housewives did not meet these "market work criteria," this greatly

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<sup>&</sup>lt;sup>12</sup> Similar to the Workers Compensation program in the U.S., Germany also has a separate Statutory Accident Insurance (SAI) program covering temporary and permanent work absences in case of work accidents or diseases. But unlike the U.S. it is administered at the federal rather than the state level.

<sup>&</sup>lt;sup>13</sup> Short-term sick leave benefits were cut to 80 percent of wages in October 1996 but this cost saving reform was politically unsustainable and was reversed in 1999. For a discussion see Ziebarth and Karlsson (2014).

curtailed their WDP coverage. Hence a large fraction of the decline in disability recipiency rates during this period was due to the reduction in access for women working outside the paid labor market. (See: RKI, 2006 and Börsch-Supan and Jürges, 2012 for a more detailed discussion.) In the aftermath of these system coverage reforms growth in disability recipiency turned negative (Table 1), more than undoing the increases in disability recipiency rates over the previous decades (Figure 3, Panel A).

Additional reforms were launched in the 1990s and 2000s. Actuarial reductions and caps on the earnings of WDP beneficiaries were introduced in 1996. Börsch-Supan and Jürges (2012) report that new male WDP beneficiaries fell from an average of about 150,000 per year prior to these reforms to 75,000 per year thereafter. This 50 percent per year reduction in the inflow of new male beneficiaries onto the program contributed to the decline in disability recipiency rates over the rest of the decade evidenced in Figure 3 Panel A and Table 1.<sup>14</sup>

Another round of structural WDP reforms were introduced in 2001. Most important was the tightening in the work-limited eligibility standard from "being unable to work in the occupation in which one was trained—effectively in the last job or a comparable job in terms of the skills it required, the wages it paid and its prestige"—to "being unable to work in any job available in the economy". As we will describe later, this reform made eligibility for WDP insurance benefits stricter than the criteria for the typical private market disability benefit. Following this policy change inflows (men and women combined) onto the WDP program decreased further, falling from 200,000 in 2001 to 160,000 in 2005. This slow but steady decline in new beneficiaries is

<sup>14</sup>Note that the figures reflect the stock of all beneficiaries. As such, even large declines in the flow of new beneficiaries, only gradually translate into declines in the overall disability recipiency rate.

linked to additional declines in the overall disability recipiency rate in Germany (Krause et al. 2013, DRV 2014b).

WDP reforms in 2004 continued to focus on reducing the flow of new recipients onto the program. However, the attention of these reductions shifted away from tightening WDP eligibility requirements and towards promoting worker accommodation on the job. Specifically, the reforms mandated that employers provide workplace reintegration in the event of a work-limiting impairment. Indeed, the law requires that when an impaired worker exhausts his/her short-term sickness benefits (six weeks) and is being considered for longer-term sickness benefits, employers must coordinate a plan that includes input from: the sick-listed employee, WDP experts, the appropriate worker council, and the workplace physician. The plan is meant to ensure that the worker's temporary disability can be overcome and to prevent future reductions in work capacity.

The experience of Germany over the past four decades is a useful illustration of the role that policy decisions can play on the dynamics of disability recipiency rates. When Germany was expanding both the coverage and generosity of disability benefits, recipiency rates were high and rising relative to other countries. WDP program growth subsequently declined in the aftermath of reforms that limited access, made benefits less attractive and required employers to implement a workplace reintegration program. Germany is the only country in our sample whose disability recipiency rate is now below its 1970 level. As can be seen in the bottom row of Table 1, annual growth rates over the entire period of our analysis (1970 to our most recent year of data) averaged -0.73 percent in Germany compared to +2.69 percent in the Netherlands, +2.3 percent in Sweden and +3.1 percent in the U.S.

Private Disability Insurance. Notably, the policy changes in Germany that reduced the size of the public WDP program were correlated with an increase in the market for private disability

insurance (Figure 4). This private market insurance generally provides benefits to covered workers who have established that a health shock led to reduced work capacity in the current (or a comparable) occupation—a less difficult level of work incapacity to meet for benefit eligibility than the one imposed by WDP since 2001. As shown in Figure 4, the number of new private disability insurance policies in Germany grew slowly from 1976 through the mid-1990s. But growth increased substantially around the introduction of actuarial reductions and caps on the earnings of WDP beneficiaries in 1996. Growth in new private policies increased further in 2001. This is the year that WDP eligibility was limited to workers who were unable to perform any work in the economy. In 2012, 61 percent of employed men and 42 percent of employed women were covered by private disability insurance (Statistika, 2014).

While the expansion of private disability insurance suggests that many Germans responded to the reductions in WDP benefits by purchasing alternative private policies, to our knowledge no research on this substitution has been published. Even if individuals are augmenting the WDP program with private insurance, the substitution is likely not perfect. Private disability insurance plans are experience rated and individually underwritten. Private disability insurance follows private insurance law and is based on a private contract between the insurer and the insured, which specifies the conditions for the insured risk individually. Premiums depend on age, medical

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<sup>&</sup>lt;sup>15</sup>Conversations with German Association of Insurers (GDV) representatives confirm that no industry-specific supply-side factors have been driving this trend.

<sup>&</sup>lt;sup>16</sup>Beneficiaries of private disability insurance may also receive WDP benefits if they are eligible. This contrasts with the U.S. market where private insurers may reduce payments dollar for dollar for recipients of public Social Security Disability Insurance. This means that private insurers in Germany have more of an incentive to return beneficiaries to work than do those in the U.S. (See Burkhauser and Daly 2011 for a fuller discussion of this point.)

diagnoses, and occupation. As a result, premiums can be high for high-risk occupations and applicants may be denied coverage.

#### 3.2 The Netherlands<sup>17</sup>

As in Germany, the disability system in the Netherlands contains both a social insurance program that protects workers against lost labor earnings and a program that provides a social minimum for disabled adults with little or no work history. A separate social minimum scheme for the disabled self-employed ended in 2004. The Dutch social insurance program (WAO/WIA) provides cash transfers to working-age men and women based on lost labor earnings. The Netherlands does not have a separate program similar to Workers' Compensation in Germany, Sweden or the U.S. Rather it has a longer-term disability transfer program that, together with sickness benefits all private firms must offer, provides a comprehensive system of both partial and total disability benefits to workers regardless of how or where their disability occurred. The Dutch also have a categorical disability-based welfare program (Wajong) that, unlike the general welfare scheme, is not means tested. This program is similar to the SSI-disabled adults program in the U.S. that it targets men and women whose disabilities occurred prior to their entrance into the labor force and are severe enough that they have not engaged in full-time employment as adults. (See Table 2 for details of the disability program in the Netherlands.)

The Dutch disability program grew rapidly over the 1970s. This was a time when the system provided relatively generous benefits (Figure 3, Panel B). In the 1970s, government payments from the universal sickness benefit—essentially a universal short-term disability system,

<sup>&</sup>lt;sup>17</sup>A longer version of this summary of the Dutch system can be found in Burkhauser and Daly 2011.

replaced up to 80 percent of net-of-tax wage earnings for up to one year. And most employees (90 percent) had the rest of their net-of-tax earnings replaced by collective-bargaining agreements with their employers. These disability replacement rates were far in excess of comparable programs in the U.S. and many other European nations. Sickness benefits were payable for up to twelve months. After one year, employees still receiving benefits were eligible for disability benefit screening. Workers with chronic conditions that caused a reduction in their capacity to perform work commensurate with their job training and work history were eligible for disability benefits. Those judged fully disabled were eligible for benefits equal to 80 percent of their previous before-tax earnings. Those judged partially disabled (those with some residual earnings capacity) were eligible for partial benefits; the minimum degree of impairment for eligibility was 15 percent.

In a significant loosening of access to full disability benefits in the mid-1970s, Dutch courts determined that unless disability evaluators could prove otherwise, they were required to attribute a partially disabled worker's lack of employment to discriminatory behavior. The result was that it became "administrative practice" to treat unemployed, partially disabled persons as if they were fully disabled. That interpretation of the law made assessing lost earnings capacity unnecessary beyond the minimum 15 percent, since that became sufficient to entitle a person to full benefits. This essentially made the Dutch partial disability system a very generous full disability program. During this period, the adjusted disability recipiency rate in the Netherlands grew 11.45 percent per year (Table 1 and Figure 3, Panel B).

Reforms initiated between 1982 and 1987 were the first of three major efforts over the next two decades to regain control of the Dutch disability transfer system. By 1985, a series of cuts in the replacement rate effectively lowered it from 80 percent of before-tax income to 70 percent of after-tax income for both new entrants and current beneficiaries. In 1987 the labor market

consideration rule was completely abolished. Despite the legal ban on including labor-market considerations in their assessments, disability adjudicators still tended either to grant or deny full benefits. Denial rates remained quite low, suggesting that the legal change did not stop the de facto use of labor-market considerations in the adjudication process. Nonetheless these changes were accompanied by slower growth in disability recipiency in the 1980s that brought the Netherlands more in line with disability growth in Sweden.

In 1994, the Dutch government introduced several additional reforms including measures to further tighten eligibility criteria. And in a new policy, private firms were made responsible for an employee's first six weeks of sick pay. The introduction of some privatization of the disability system was new in the Netherlands and represented a change in policy intended to encourage firms to provide accommodation, rehabilitation, and continued employment opportunities to workers as an alternative to moving them onto long-term cash benefits. The mandate that firms would bear the full responsibility for sick pay was extended from six weeks to one year in 1996. Despite these reforms, the decline in the Dutch disability recipiency rate stopped in 1997 and began to slowly climb.

In 2002, the Dutch disability system began to phase in the third and most significant set of reforms. These reforms culminated in the establishment of a new disability insurance scheme in 2004—WIA—which replaced the WAO scheme that had been in place since 1967. These systemic reforms fundamentally altered disability policy in the Netherlands. The reforms deliberately made work rather than cash benefits the expectation and enforced this by increasing the incentives of both employees and their employers to invest more time and effort in accommodation and rehabilitation following the onset of a disability.

Foremost among the reforms was the extension from one year to two years of the mandate that firms (including small employers) bear full responsibility for employees' sick pay. These changes effectively meant that during the first two years following a health shock, workers were the responsibility of the firm and not eligible for long-term government provided disability benefits. During these two years, employers were required to allow workers receiving sickness benefits to remain with the firm; dismal was allowed only for employees who refused to cooperate in a reasonable work-resumption plan.

The reforms also gave firms a list of prescribed rehabilitation and accommodation activities that they (via a private occupational health agency) had to provide to assist workers in remaining on the job or finding alternative employment. When the two years were complete, workers were allowed to apply for long-term disability benefits, but they were required to provide documentation regarding return-to-work efforts during the two-year period. In 2007, nearly 14 percent of disability insurance claims were returned to employers and the employer continued to be responsible for employing the worker until the claim was processed or the worker had returned to the old or a new job.

Reforms at the front end of the process were accompanied by significant reforms in the longer-term benefit program. All employers were made to pay for the full and permanent disability program through a uniform pay-as-you-go premium rate. Employers also had to pay to fund the publicly run partial disability program, but they could opt out of it by enrolling their workers with a private insurer instead. Either way, employers had to pay experience-rated premiums that covered the first ten years of partial disability benefit receipt. After ten years, the financial burden would shift to the uniform pay-as-you-go rates that also cover the fully and permanently disabled and the stock of current beneficiaries under the old system.

Borghans, Gielen, and Luttmer (2014) provide evidence that the reduction in benefits for current Dutch disability insurance recipients in the reforms of 1992/1993 lead to both their increased use of alternative social welfare programs and greater earnings from employment over the next decade. They argue that, on average, increased income from these two alternative sources fully offset the cut in their DI benefits. While it is still too early to determine the full effect of more recent policy changes on the Dutch disability beneficiary population, Van Sonsbeek and Gradus (2011) provides the first micro-simulation of the consequences of the post-2002 round of policy changes discussed above. They estimate that the combined impact of the introduction of experience rating together with the introduction of the statutory *Gatekeeper Protocol* and stricter examinations will reduce the projected long-term number of disability beneficiaries by 600,000 and that the introduction of the new WIA scheme will further reduce that projected number by 250,000 by 2040, as compared to a "no-change scenario." Koning and Lindeboom (2015) provide the most recent review of the consequences of the Dutch disability reforms on program enrollment and a review of the literature on this topic.

Overall, the research on the effectiveness of the Dutch disability reforms supports the ideas that policy design matters for the outcomes of individuals with impairments and suggests that with assistance many workers who experience a health shock can remain productively in the labor market.

#### 3.3 Sweden

Like most European nations Sweden has a long-standing first-tier, universal needs-based cash transfer program that provides a guaranteed social minimum income floor to all its citizens. This first-tier protection is funded out of general revenues and is available to everyone who lives

or works in Sweden. Although benefits provide minimum income to anyone in need, applicants apply for benefits based on income and particular circumstances, such as disability, parental needs, or old age. Benefits are set nationally and indexed to keep pace with the price level.

Sweden also provides second and third tier benefits. The second tier in Sweden includes unemployment insurance benefits, which include both a mandatory and voluntary component. The mandatory component is paid for by all employers and replaces a minimum fraction of wages for covered workers. The number of weeks covered by unemployment insurance has fluctuated over time but is generally longer than in the U.S. Most individuals also are covered by voluntary unemployment insurance which is negotiated between firms and trade unions. Somewhat uniquely among the countries we review, Sweden also has many private options for unemployment insurance; these may be purchased individually or through an employer.

Sweden provides third tier benefits, including old-age pensions and sickness and disability benefits, through a combination of programs. For those with an earnings history the bulk of the protection is provided based on a social insurance program that, as in the U.S., is financed by statutory employer and employee contributions. Many employers in Sweden also pay into occupational-based insurance and pension programs on behalf of their employees. Participation in these schemes is driven by competitive forces or collective bargaining agreements with unions but a majority of employers in Sweden participate in these programs. See Table 2 for more details about the Swedish disability system.

As in the Netherlands, the Swedish disability program was relatively generous and expanding rapidly in the 1970s (see Table 1). The first level of protection for Swedish workers with health problems is a sickness benefit. In the 1970s, sickness benefits replaced about 90 percent of expected earnings for individuals with "abnormal physical or mental conditions" that reduced

their normal work capacity by at least 25 percent. Workers claiming sickness absence for more than eight days were required to get a certificate from a doctor. This was primarily facilitated by the individual's doctor with no centralized screening or standards.

After one year, employees still receiving benefits could apply for long-term disability insurance. Workers with functional limitations that caused a reduction in their capacity to perform work commensurate with their job training and work history were eligible for disability benefits. Benefits were awarded for partial (50 percent) and full disability. For those under age 60, benefits included rehabilitation and vocational training. For those 60 and older, beneficiaries were provided income support. Like sickness benefits, disability benefits were very generous replacing the vast majority of expected lost earnings.

Over the course of the 1970s, standards for obtaining long-term disability benefits were also loosened to make it easier for the long-term unemployed to move onto the program. For workers of all ages, unemployment spells of more than one year were added to the list of criteria considered in the disability screening process. For workers over age 60, long-term unemployed became a sufficient condition for moving onto disability benefits, even without a certifiable functional limitation. Similar to the Dutch case, these changes meant that the disability benefit program was increasingly being used as a very generous long-term unemployment insurance program.<sup>18</sup>

Generous benefits and easier access correlated with steady growth in disability recipiency rates over the 1970s and 1980s (Figure 3, Panel C). These features also left the program vulnerable to growth related to the serious recession in the early 1990s. As shown in Figure 3, Panel C,

<sup>18</sup>Econometric studies of the Swedish system support this view. See for example Rebick, 1994; Larrson 2002.

following the foreign exchange crisis in 1990 and ensuing deep recession, disability recipiency rates surged. Policymakers responded by lowering the replacement rates on sickness benefits, making employers pay for the first 14 days of sickness absence, and removing the pure labor market criteria for disability benefits for older workers. With these changes to policy and an improving economy, disability recipiency rates stabilized for most of the rest of the decade. That said, they remained quite high and at a level that policymakers argued was unsustainable. As such, additional policy reforms were made throughout the 1990s. These reforms were designed to increase the employer cost of worker sickness absence and increase the threshold for workers applying for sickness and/or disability benefits. <sup>19</sup>

Facing increasing fiscal pressures and a renewal of disability recipiency rate growth (Figure 3, Panel C), in 2000 the Swedish government proposed much more sweeping reforms to the sickness and disability system. Despite considerable opposition from various advocacy groups, significant reforms were put into place over the remainder of the decade. The driving principle behind the reforms was that work support, rather than cash assistance in lieu of work, was the primary goal of disability policy.

This general principle translated into a number of important specific reforms. In 2003, the government merged the sickness benefits and disability systems and began a series of changes to standardize and enforce the administration of these now joint systems. Most notable among them was the centralization of screening processes. Up until this point, certification for sickness benefits had been variable as had disability benefit allowance rates. Although rehabilitation and vocational

<sup>&</sup>lt;sup>19</sup>The Swedish government made numerous changes to sickness benefit replacement rates, the number of days the employer paid for employee sickness absence, and the number of days the worker had to wait before receiving sickness benefits (Andren 2003). In addition, policymakers removed most of the special allowances for disability insurance afforded to unemployed and older workers Jönsson, Palme, Svensson 2011.

training were goals, many doctors and regional disability gatekeepers focused on providing income support rather than employment retraining. By centralizing the process and developing standardized protocols for granting cash benefits, policymakers were better able to regulate the gatekeepers and enforce the strategy of promoting participation in work before offering cash benefits. Although it is too early to judge the effectiveness, the idea is that this standardization will temper the link between regional economic conditions and disability recipiency that had historically been present.

In addition to standardizing the screening process, the merger of the sickness and disability programs forced disability gatekeepers to become actively involved early in the process. By getting vocational and rehabilitation experts involved early, at the sickness benefit stage, policymakers intended to stem the flow of new applicants to the long-term disability program. To aid in this process, sickness benefits were capped at one year, and beneficiaries were evaluated for work ability at 180 days of absence. Only those who could show that they had no capacity to perform any job were allowed to remain on the program for the full year. In addition, employers were required to work with disability administrators to create a rehabilitation plan. And gatekeepers were given the power to demand that employers provide certification about the types of accommodations they made for the worker. In the aftermath of these reforms, the use of sickness benefits declined as did the flow of new beneficiaries onto the long-term disability system. This correlation between policy changes and declines in benefit use, to our knowledge, has not been causally established in published research.

In 2008 the Swedish government undertook an additional series of reforms to its sickness and long-term disability programs (these reforms are detailed in Hartman 2011 and OECD 2009). These reforms were meant to further curb growth in the rolls and more actively return newly

impaired workers to back to the labor market. The 2008 reforms went beyond engaging gatekeepers and employers and focuses on individuals with disabilities. New rules aimed at strengthening the incentives for individuals with disabilities to work and improving their opportunities to do so. The principal reform was the establishment of a new timeline for the provision of rehabilitation services under the sickness absence program with checkpoints closely aligned with assessment of work capacity and a reduction of the cash value of sickness benefits for those who did not return to work. In addition to adding more checkpoints, the reforms also front-loaded the evaluations so that they were being done at 3-, 6-, and 12-month increments. The earlier checkpoints provided rehabilitation, counseling and assessment much closer to the onset of an impairment when return to work was more likely.

After the reforms, new sickness program entrants returned to work more quickly and reduced their overall time on the program (Hartman 2011). In contrast, few of those already on the sickness program when the new reforms were initiated ever returned to work. When their sickness benefits ended they simply moved onto other social assistance programs. These findings provide support for the idea that early intervention matters. Waiting even one year following the onset of impairment significantly reduces the chance that rehabilitation will result in a return to work. The disability reforms put in place by the Swedish government late in the 2000s appear to have helped curb growth in disability recipiency rates in the nation (Figure 3, Panel C).

#### 3.4 The U.S. Experience

Unlike the three EU countries discussed above, the United States has no first-tier, universal needs-based cash transfer program that provides a guaranteed social minimum income floor to all its citizens. The Supplemental Security Income (SSI) program, which is limited to the aged,

disabled adults and parents of disabled children, is the only long-term needs-based cash transfer program.<sup>20, 21</sup> The only other major categorical needs-based cash transfer program in the U.S. is Temporary Assistance for Needy Families (TANF), which is targeted at single mothers and provides an even lower guaranteed income level and the guarantee is limited to 5 years.

The second tier in the U.S. includes unemployment insurance benefits, which replace a fraction of wages for covered workers for short periods of time. In normal economic times, unemployment benefits can last up to 26 weeks. During recessions, this maximum is often extended and it rose to 99 weeks in the aftermath of the Global Financial Crisis. Unemployment insurance benefits are generally higher than SSI or TANF benefits.

The social security old-age retirement (OAI) and disability (DI) programs make up the third tier of benefits in the U.S.; they provide social insurance to workers who have paid social security taxes over their working life.<sup>22</sup> To be eligible for benefits, workers must have accumulated sufficient quarters of coverage, as defined in the Social Security Administration's pension rules. These requirements are sufficiently strict to limit OAI and DI benefits to those with substantial attachments to the labor market. (For a summary of the benefit requirements and rules, see Social Security Administration 2013b.) Benefit levels from these programs are based on past earnings

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<sup>&</sup>lt;sup>20</sup>SSI is similar in design to the Dutch categorical disability-based welfare program (Wajong) but its income guarantee level is substantially lower than either.

<sup>&</sup>lt;sup>21</sup>The SSI aged and disabled adults programs share the same categorical eligibility criteria applied for the earnings based retirement or Old-Age Insurance (OAI) and Disability Insurance (DI) programs. Individuals with sufficiently low earnings records may jointly qualify for OAI and SSI aged benefits and for DI and SSI disabled adult benefits. This said, these programs are generally treated separately by policymakers.

<sup>&</sup>lt;sup>22</sup> Autor et al. (2014) provide a detailed analysis and discussion of the private disability insurance market in the U.S., which is significantly smaller than the private market in Germany.

and can be substantially higher than the social minimum level of benefits guaranteed by the SSI aged and disability programs.

Eligibility for DI benefits requires applicants to meet a federal disability standard applied by administrative evaluators and adjudicators located in each state. The criteria are in principle quite strict. Eligibility requires that a worker be "unable to perform any substantial gainful activity on any job in the economy for at least one year". There is no benefit for partial disability. Disability benefits are intended to be a last-resort for those with permanent and total impairments. See Table 2 for more details on the U.S. DI program.

Although the written eligibility criteria have not changed over time, their implementation has and in a direction that has increased the number of working-aged adults receiving disability benefits. Indeed, many of the disability recipiency rate fluctuations shown in Figure 1 and Table 1 line up with changes in Social Security Administration (SSA) policy that made it easier or harder to gain entry to the DI rolls. For example, rapid disability recipiency rate growth in the 1970s aligns with Congressional actions that increased the replacement rate for a disabled worker with median earnings from 35 to 49 percent (Figure 3, Panel D). In the late 1970s and early 1980s disability recipiency rates fell, first because program gatekeepers were urged to more strictly interpret existing rules, and then because Congress in 1980 required SSA to reevaluate all current recipients to see if they still met the medical standards. This rule change, which was rigorously enforced by SSA at the start of the new Reagan administration, resulted in a drop in the DI rolls despite a major recession—the substantial drop in normalized adjusted disability recipiency rates in the U.S. between 1978 and 1983 are in stark contrast to the sizable growth in these values before 1978 and after 1990 (Figure 3, Panel D).

By 1983 the widespread reevaluation of those already on DI was halted as the courts and then Congress restricted the SSA's power to reevaluate beneficiaries. Furthermore, in 1984, responding to a backlash against restrictive cuts imposed in the Social Security Disability Amendments of 1980, policymakers expanded the ways in which a person could medically qualify for the DI program. The 1984 legislation moved away from a strict medical listing determination of eligibility to one that also considered an applicant's overall medical condition and ability to work. In addition, the legislation allowed for symptoms of mental illness and pain to be counted when assessing DI eligibility, regardless of whether the person had a verifiable medical diagnosis (Figure 3, Panel D).<sup>23</sup>

The expansion of eligibility to more difficult to measure impairments that do not precisely meet the medical listings means that SSA has increasingly been tasked with making more subjective decisions about the impact that presenting impairments might have on an applicant's work ability. For applicants who do not meet or exceed the medical listings, program administrators consider a set of vocational criteria. While these vocational criteria have been in place over the history of the DI program, their use by program gatekeepers to determine benefit eligibility has risen dramatically since 1991. Currently, they are used to justify the majority of new awards, especially among those with the more difficult to determine conditions of mental illness and musculoskeletal conditions—the primary condition of more than 50 percent of all newly enrolled beneficiaries (Burkhauser and Daly, 2011).

One consequence of expanding eligibility beyond identifiable medical listings is that DI applicants and gatekeepers have much more of a role in determining program growth. For example, over time the cyclical sensitivity of DI application rates has risen considerably. Applications rise

<sup>23</sup>See Berkowitz and Burkhauser, 1996 for more discussion of these changes and their effects.

during recessions and fall during periods of economic growth (see Rupp and Stapleton, 1995; Stapleton, D., Coleman, K., Dietrich, K., and Livermore, G. 1998; Black, Daniel, and Sanders, 2002; Autor and Duggan, 2003; Liebman, 2015). But as can be seen in Figure 3, Panel D, increased applications generally result in an increase in disability recipiency rates which do not subside as economic conditions improve, since once on, very few beneficiaries ever leave the program.

In addition to the cyclical sensitivity of disability applications and awards, there is evidence that there has been a secular rise in the number of workers who apply over time related to the unintentional increase in the replacement rates of DI for low wage workers (Autor and Duggan, 2003). Bound and Burkhauser (1999) provide an early review of the literature on the labor supply effects of disability insurance. Since then researchers have consistently found a negative effect of DI program work constraints on employment—see especially Chen and van der Klaauw, 2008 and von Wachter, Song, and Manchester, 2011. Again, since few beneficiaries ever leave the rolls to return to work, the surge in disability recipient rates associated with business cycle fluctuations or economic restructuring has generally translated into a long-term increase in disability recipiency rate in the working age population.

Finally, there is evidence that the strictness of DI gatekeepers also varies. Maestas, Mullen, and Strand (2013) using SSA administrative records estimate that 23 percent of applicants are initially accepted or denied based on whether they were assigned an easier or a stricter DDS gatekeeper rather than on differences in the status of their health or impairment status.

#### 3.5 Why Has the German Experience Been so Different?

As seen in Figure 1 and discussed above, recipiency rates in Germany's WDP program fell between 1984 and reunification in 1989 and have almost continuously done so since then. This

pattern stands in contrast to the Netherlands, Sweden and the U.S. where recipiency rates have increased considerable since the 1970s. While the rates in the Netherlands and Sweden have come down from recent peaks of 7.4 percent in 2003 (Netherlands) and 9.6 percent in 2005 (Sweden) they have reached a new record high of 4.2 percent in the U.S. in 2011. As a result Germany now has the lowest recipiency rates of government provided disability insurance benefits among these four nations.

What accounts for the decline in Germany both in its rates over time and relative to other countries? Our read of the data is that the relatively restrictive coverage and eligibility conditions that Germany has imposed over time have shifted the costs of disability insurance coverage, especially since to 2001, to individuals and their employers. This shift is evident in the fact that over 60 percent of male and 40 percent of female employees contract for private disability insurance to augment their public insurance coverage. In addition, WDP benefits, when available, have declined in value over time. This reduction in the social safety net for workers with disabilities has been cited as contributing to the high poverty rates among public disability beneficiary households fall below the poverty line (Krause et al. 2013).

Another more positive reason for the decline is Germany has increasingly moved towards a model of "Rehabilitation before Pension" emphasizing the overall focus on maintaining work ability. As a result, Germany has one of the largest medical rehabilitation markets. In 2011, 1.9 million rehabilitation therapies were prescribed and a total of €8.9 billion are annually spent (cf. Ziebarth, 2010b, 2014). This commitment to rehabilitation while workers are receiving temporary earning replacement as part of their sickness benefits may have played a role in curbing growth in the WDP program.

Finally, the German social insurance scheme is part of a larger context of protections and expectations for worker with disabilities. Germany has a coexisting Disability Classification System (DCS) which is codified in Social Code Book IX (SGB IX) and entitled "Rehabilitation and Participation of Handicapped Workers." This DCS system identifies citizens with health impairments and assigns them a handicap rating by medically-based impairment categories. Only permanent health impairments lead to a classification. For example, a mild form of Parkinson disease without imbalance issues but "mild motion disorders" yields a disability degree of 30-40 percent whereas more severe forms of Parkinson lead to degrees of 50 percent and above (BMAS, 2009). A person with a rating of 50 percent and above is officially classified as "severely handicapped." The SGB IX then provides disadvantage compensations (*Nachteilsausgleich*) for severely handicapped people such as: special income tax deductions, the ability to retire two years earlier without deductions, or parking lots for wheelchair users. Effectively, all WDP beneficiaries are eligible for these benefits without any loss of WDP benefits before retirement since WDP is not means tested.

In fact, almost 1 million people who are officially classified as severely handicapped work full time in Germany (BA 2014). This outcome may be related, at least partly, to the quota system that mandates employers with more than 19 full-time employees to ensure that at least 5 percent

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<sup>&</sup>lt;sup>24</sup> Before 2001, this was the *Schwerbehindertengesetz*.

<sup>&</sup>lt;sup>25</sup> People with handicap ratings from 30 to 50percent who have difficulty finding a job can apply for the workplace quota system described below.

<sup>&</sup>lt;sup>26</sup> Aarts et al. (1998) and Börsch-Supan and Jürges (2012) discuss pathways from early retirement to full retirement in the German system. Börsch-Supan and Jürges (2012) focus exclusively on Germany and provide a detailed discussion of its pathways to retirement. Unlike the WDP, *Nachteilsausgleich* offers those defined as severely handicapped a pathway to retirement two years earlier than non-handicapped people without actuarial penalty. In the context of our three tier system we view this option as a tier 1 benefit equal to the deductions that are typically applied in case of early retirement, i.e. 7.2 percent of the last wage.

of their employees are classified as severely handicapped. Employers not complying with the quota must pay a monthly penalty (*Ausgleichsabgabe*) of €290 per unoccupied workplace. This effectively means that a small business with 20 full-time employees has to hire one severely handicapped worker or pay an annual penalty of \$4,500. Lalive et al. 2013, using data from Austria, which has a similar quota system, show that it significantly increases the employment of handicapped people.<sup>27</sup>

#### 4. What Can We Take From These Experiences?

An important issue that policymakers face in all countries facing the challenges of providing protection for workers with disabilities is that, disability programs, even if not generous, are essential income for many individuals. In countries where other components of the social safety net are weaker or less generous, disability benefit programs are even more difficult to challenge. The U.S. experience highlights this point.

However, the policy outcomes of Germany, the Netherlands and Sweden we have discussed show that this is a very static view which assumes that in the absence of benefits, individuals with disabilities would remain out of the labor market, dependent on other forms of public or private assistance for support. Disability reforms in these countries over the last decade provide suggestive empirical support that increased employment will occur when pro-work policies replace policies that have had the opposite effect. Their reform experience shows that a significant number of people with disabilities, who would otherwise have moved onto long-term cash benefits, were able, with reasonable levels of support, to return to work (OECD 2010). While it is always the case that tightening the criteria for disability benefits runs the risk of denying

<sup>27</sup>Unlike for other countries, there is a notable absence of research on the German disability system and in particular the behavioral effects of policy choices.

disability benefits to those who will not be able to find work, on balance the EU experience suggests that reasonable pro-work policies will both substantially reduce disability recipiency rates and increase the employment of those who would otherwise have been on the long-term disability rolls.

Another concern is that programs like disability insurance are especially important in economic downturns where individuals with limited work capacity are not only more likely to be laid off but less likely to find a new job. Past experience of EU countries, especially Germany and The Netherlands, which intentionally or unintentionally used this logic to turn their long-term disability programs into more general unemployment programs, suggests that it can be a very expensive and ultimately ineffective policy decision. Indeed, many EU nations continue to struggle to regain control over their disability systems which for many decades have been used as long-term unemployment insurance programs. A key message from the EU experience is that explicitly divorcing long-term "unemployability" insurance from disability insurance is critical to effectively targeting resources towards both populations.

Together the experiences of other nations suggest that it is possible to balance the competing goals of providing social insurance against adverse health shocks during working-age and maximizing the work effort of all working-age adults with and without disabilities. Past disability policies in both the United States and EU countries have focused more on the former than the latter, resulting in rapid growth in disability transfer populations that outpaced growth in the economy. Efforts to shift to more pro-work policies over the last decade in Europe suggest that fundamental disability reforms, if done well, can lower projected long-term costs for taxpayers, make the job of disability administrators less difficult, and importantly, improve the short- and long-run opportunities of people with disabilities.

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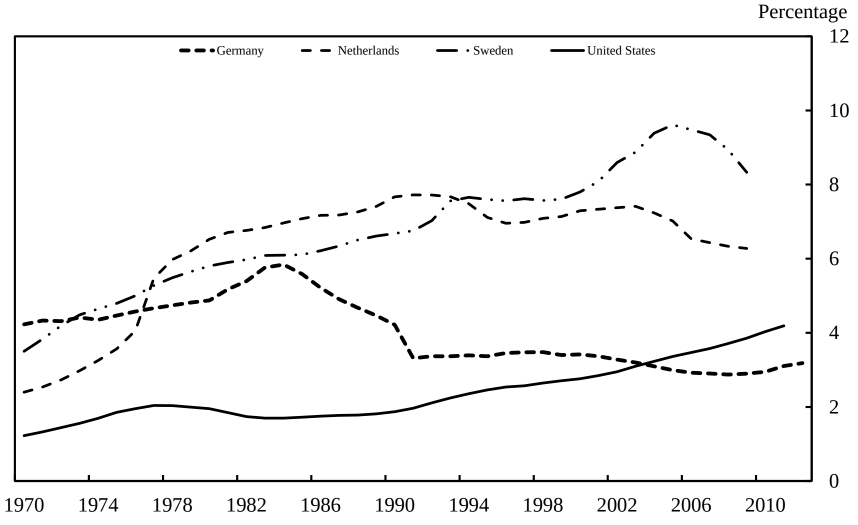
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Figure 1. Growth in Disability Recipency Across Countries



Source: Deutsche Rentenversicherung (2014), Statistisches Bundesamt (2014), Social Security Administration, US Census Bureau; Statisitics Sweden and Swedish Social Insurance Agency yearbooks, Statistics Netherlands, and the Institute of Employee Benefit Schemes

Figure 2. Trends in Self-Reported Health Across Countries, Age 45-64

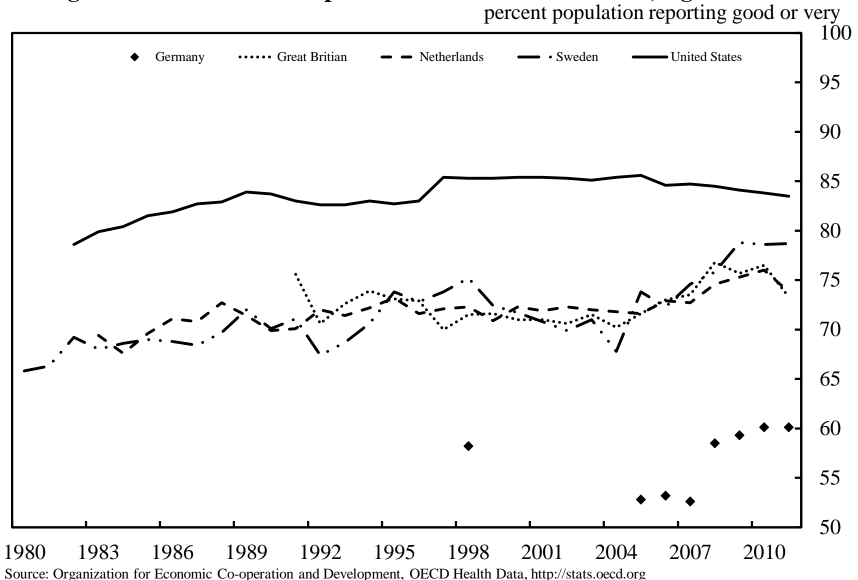
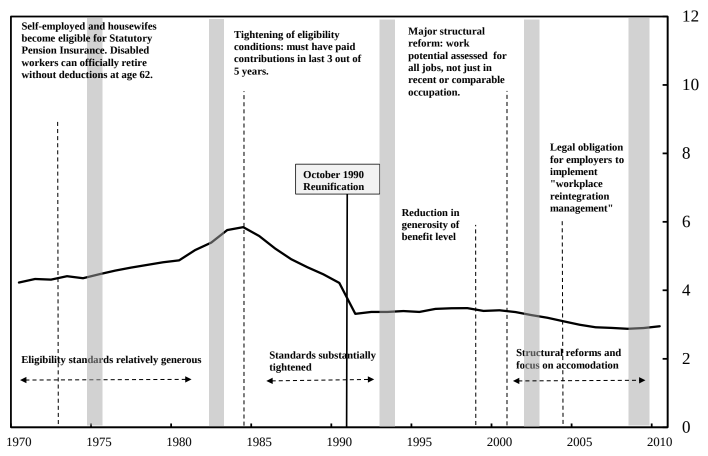


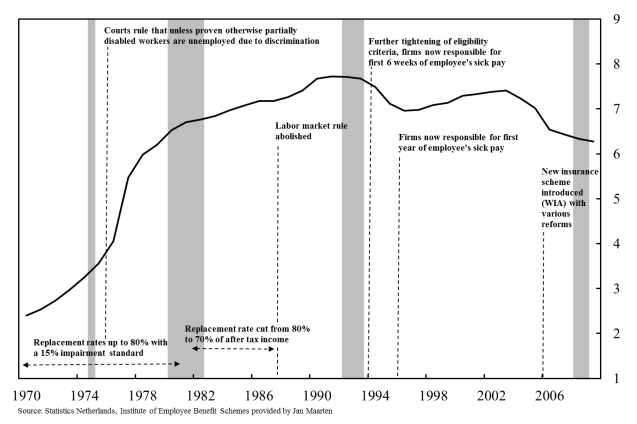
Figure 3. Development of Disability Recipiency by Country and Related Reforms



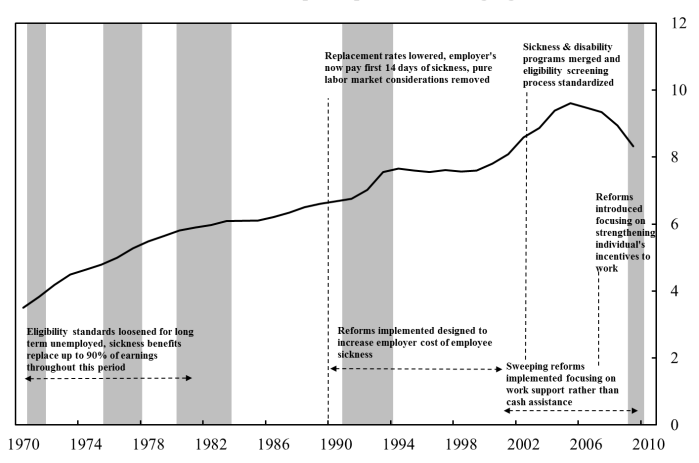
Panel A. Germany DI Recipients per 100 Working Age

Source: Deutsche Rentenversicherung (2014), Statistisches Bundesamt (2014)

Panel B. Netherlands DI Recipients per 100 Working Age

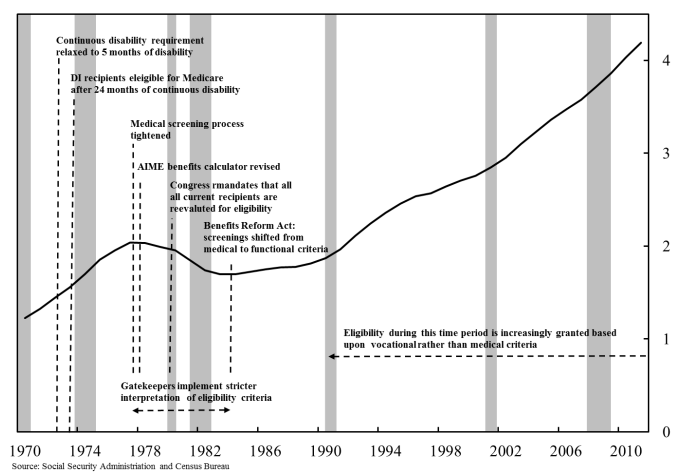


Panel C. Sweden DI Recipients per 100 Working Age



Source: Statistics Sweden and Swedish Social Insurance Agency yearbooks, provided by Lisa Laun

Panel D. United States DI Recipients per 100 Working Age



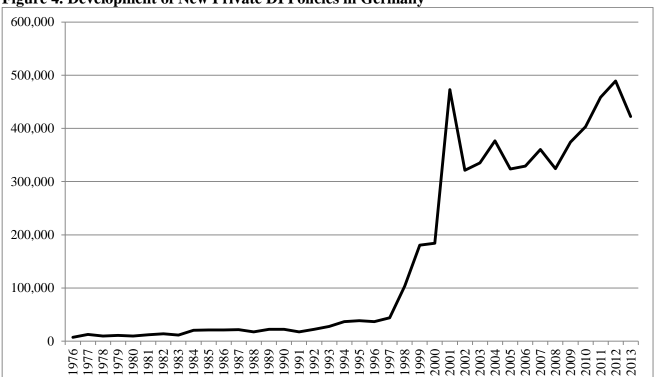


Figure 4. Development of New Private DI Policies in Germany

Source: Association of German Insurers (DGV)

Table 1. Average Annual Growth in Disability Recipiency by Decade and Country<sup>1,2</sup>

	Netherlands	Sweden	<b>United States</b>	Germany
1970-1979	11.45	5.49	5.65	1.39
1980-1989	1.79	1.59	-0.91	-0.84
1990-1999	-0.34	1.44	4.10	-1.94
2000-Final	-1.25	1.00	3.71	-1.25
1970-Final	2.69	2.30	3.10	-0.73

Source: Social Security Administration, US Census Bureau, Statistics Sweden and Swedish Social Insurance Agency yearbooks, Statistics Netherlands, Deutsche Rentenversicherung (2014), Statistisches Bundesamt (2014), and the Institute of Employee Benefit Schemes

<sup>1.)</sup> See appendix for a summary of data years utilized across countries.

<sup>2.)</sup> Average is computed as the average year over year percent change in the recipiency rate within the given time period. For missing data a standard linear interpolation is used.

Table 2. Disability Program Parameters Across Countries as of 2013
Netherlands Sweden

	Netherlands	Sweden	Germany	United States
Summary of Benefits Program	Merged sickness program with a disability program which makes a strict distinction between fully and partially disabled. Those fully disabled receive guaranteed income until age 65 while partially disabled workers receive benefits conditional on work history and incapacity level determined by doctor.	Merged sickness program with a disability system with disability benefits granted only to those deemed to have permanent reductions in work capacity.	Merged sickness program with a disability program which makes a distinction between fully and partially disabled. Disability is determined by ability to work between 3 and 6 (partial), and less than 3 (full) hours per day. Coverage restricted to those who have paid social security taxes over their working lives with benefit levels tied to past earnings.	No mandatory sickness program. Only those fully and permanently disabled eligible for benefits. Coverage restricted to those who have paid social security taxes over their working lives with benefit levels tied to past earnings.
Full or Partial Benefits Program	Program differentiates between full (IVA) and partial disability (WGA) and awards benefits accordingly (see above).	Workers may receive sickness benefits in the event of a sickness (with approval of a doctor), however disability insurance is only granted to those with a serious and permanent impairment that reduces work ability.	Program differentiates between full and partial disability and awards benefits accordingly (see above). Coexisting employer mandate for businesses >19 employees: employ at least 5percent severely disabled or pay penalty.	Disability program designed to be a last resort program for those with permanent and total disabilities.
Eligibility Criteria	Applicants must meet with designated doctor (either a company doctor or agency) who evaluate incapacity.  Several evaluations are carried out by integration supervisors on a rolling timeline during the initial two year sickness period.	Sickness benefits are awarded for first 14 days with a doctors approval and reevaluated along a rolling timeline with worker "check-ins". Disability benefits are only awarded after the SIA determines work capacity is permanently reduced.	Employer mandate guarantees 100percent sick pay for first 6 weeks. Ongoing sickness is insured by statutory long-term sick pay80percent of gross wageup to 78 weeks. Legal obligation for employer "workplace reintegration management" during long-term sickness since 2004. DI applicants must present diagnoses documenting inability to work at least 6 hours/day. Basic social insurance principle: "Rehabilitation before Pension."	Full disability program requiring applicants to be unable to perform any substantial gainful activity for at least one year.
Benefits Conditional on Contributions?	Yes. Benefits levels are conditional on past earnings, number of weeks worked before, and the percentage of earnings the worker is deemed capable of earning currently with impairment.	There are two types of benefits awarded. A universally guaranteed pension provides assistance to all those residing in Sweden. The earnings related pension is contingent upon weeks of work and past earnings.	Yes, 3 out of last 5 years of coverage necessary before onset of disability. Waiting period of 5 years	Yes, sufficient quarters of coverage necessary as defined described in Social Security Administration 2013b.
Other Income Programs for the Disabled	Means tested Social Assistance Program (SA) with benefit equal to minimum wage	Assistance Allowance, Car Allowance and other programs are designed to accommodate those who have severe, long-term disabilities meeting specific criteria	Specific income tax deductions, 2 years of earlier regular retirement, subsidized public transportation and other public services designed to accommodate those who have long-term disabilities meeting specific criteria.	Workers Comp and SSI and private disability insurance

## **Appendix A: Data Description and Sources**

## **Summary of DI Data Availability Across Countries**

### **Data Description**

	Netherlands	Sweden	<b>United States</b>	Germany
<b>Initial Year</b>	1970	1970	1970	1970
Final Year	2009	2009	2011	2011
<b>Missing Years</b>	(-)	1984	1981	1978
Age Range of				
Working Population	15-65	16-64	16-64	15-65

#### **Data Sources**

## Germany

Deutsche Rentenversicherung (2014) on absolute number of WDP beneficiaries. Statistik der Deutschen Rentenversicherung (2014): "Rentenversicherung in Zeitreihen 2014", <a href="http://forschung.deutsche-rentenversicherung.de">http://forschung.deutsche-rentenversicherung.de</a>, and upon request.

Statistisches Bundesamt (2014) on population between 15 and 65, unemployment rates, and people out of the labor force. <a href="https://www-genesis.destatis.de">https://www-genesis.destatis.de</a>,

# Netherlands

Historical population data are from Statistics Netherlands. http://www.cbs.nl/en-GB/menu/home/default.htm

Disability insurance caseloads data are from the Institute of Employee Benefit Schemes, courtesy of Jan Maarten van Sonsbeek.

#### Sweden

Historical population estimates are from Statistics Sweden. http://scb.se

Disability Insurance prevalence data are from the Social Insurance Agency yearbooks, courtesy of Lisa Laun and Marten Palme.

#### **United States**

Historical population estimates are from the Census Bureau's Annual Estimates of Resident Population. http://www.census.gov

SSDI caseloads and covered workers data are from the Annual Statistical Supplement to the Social Security Bulletin. <a href="http://www.ssa.gov/policy/docs/statcomps/supplement/">http://www.ssa.gov/policy/docs/statcomps/supplement/</a>