From Global Policies to Phase Out Fossil Fuels To a Sustainable Union

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Abstract

This paper is divided in three sections. First, I take stock of the current international climate policy regime. After showing that the current regime falls short on ensuring decarbonization aligned with the Paris Agreement's target and on providing sufficient resources for sustainable development in the Global South, I delineate the objectives that a new regime should meet. Second, I propose that voluntary countries form a *Fossil-Free Union* whereby they would establish an international emissions trading system to guarantee that their emissions are in line with the target, and where the allocation of emissions rights would ensure North-to-South transfers in a way that would make most countries willing to join. Third, I propose a *Sustainable Union*, where voluntary countries would commit to reallocate one percent of their GNI to all countries in proportion to their population, financed by global solidarity levies on the wealthiest. These proposals are complementary and would put the world on track for the climate and sustainable development targets. Lastly, they garner majority support among the population in every country.

This document will soon be expanded to include a draft treaty (translating the above proposals in legal terms), precise distributive effect of the Fossil-Free Union, as well as a comparative analysis of alternative international climate policies.

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1 Where do we stand? What do we need?

1.1 A critical assessment of the current regime

The international climate policy regime is laid down in the United Nations Framework Convention on Climate Change (UNFCCC), and its offshoot, the Paris Agreement. The consensus of the international community in favor of this regime and its common temperature target is an immense success: The UNFCCC has been universally adopted, and the Paris Agreement had been ratified by all countries but three (Iran, Libya, and Yemen), before the U.S. withdrawal. As the UNFCCC takes its decisions by consensus, this also results in major limitations: agreements rest on the lowest common denominator and fall short of achieving any substantial progress on international climate action. In this section, we review the current regime and its most likely developments.

1.1.1 Developed nations taking the lead

The UNFCCC introduces the distinction between developed and developing nations: the former shall provide financial resources to the latter to promote their sustainable development and climate action. While aimed at sharing fairly the costs of climate action, this classification dates from 1992 and is now outdated. For example, while Singapore, South Korea, Saudi Arabia and Slovenia are all richer than Greece, only the latter is considered by the UNFCCC to be a developed country with financial obligations. This outdated classification is stalling progress in critical negotiations, as newly high-income countries resist being considered developed, and historically developed countries are reluctant to increase their contributions unless all high-income countries do so.

While high-income countries should indeed provide resources to foster climate action in lower-income countries, the determination of required transfers should not rest on an outdated, binary classification; it should be defined using up-to-date, continuous indicators such as the GNI per capita. A simple yet fair rule would be that a country's contributions are to be made in proportion to GNI and entitlements in proportion to population.

1.1.2 CBDR

In its Article 1, the UNFCCC states what is now known as the *CBDR* principle: "Parties should protect the climate system (...) on the basis of equity and in accordance with their common but differentiated responsibilities and respective capabilities." This Article is commendable in its objective to guide the allocation of the burden of climate action between countries and reconcile different burden-sharing principles: common action, equity, historical responsibility, ability to pay, etc. Unfortunately, the CBDR principle only offers vague and inconsistent guidance. For example, does equity refer to equal per capita emissions rights or to something else (equal cost of emissions reductions, equal access to development)? How should we balance rules that result in different allocations of

emissions rights, such as common action, equal per capita, historical responsibilities and ability to pay? As the key question of the burden-sharing rule was left unresolved by the CBDR principle and its multiple possible interpretations, countries are not able to agree on binding targets of emissions reductions and financial transfers by country.

1.1.3 NDCs

This absence of consensus on burden-sharing led to the system of Nationally Determined Contributions (NDCs), where each country sets its own targets. Countries are not sanctioned if they miss their targets. Countries do not even have to define their target using a common indicator (such as their future cumulative emissions). As NDCs rarely specify a cumulative emissions target, researchers need to formulate hypotheses to assess whether NDCs are jointly consistent with the universally agreed temperature target. Even in the most optimistic hypotheses, NDCs are insufficient to meet the temperature target. If all countries respect their NDCs, global GHG emissions should be 51 GtCO₂e in 2030, while 41 Gt would be needed to meet the 2 °C target with a 66% chance. According to the Climate Action Tracker, current policies and actions correspond to a global warming of +2.7 °C by 2100, and warming may continue to rise beyond that date.

1.1.4 ITMOs

The article 6.2 of the Paris Agreement allows Parties to exchange Internationally Transferred Mitigation Outcomes (ITMOs). This enables a country to nominally reduce its emissions (the emissions as counted to assess its NDC) by purchasing an ITMO to another country. The latter country will then be credited with the buyer's ITMO emissions. As any bilateral agreement on ITMO is permitted, the use of ITMOs risks reducing buyers' domestic decarbonization efforts. Indeed, to the extent that the NDCs do not add up to the global emissions reductions objective, there would be "hot air": ITMOs would not reflect the required mitigation constraint, and their price will be too low. As a result, ITMOs may propagate a global lack of ambition to countries with otherwise ambitious NDCs, offering a cheap (and less effective) alternative to domestic decarbonization.

To prevent ITMOs from weakening domestic action, countries that use them should commit to extra rules, beyond verifying the environmental integrity of the ITMO they buy. In case of linkages between domestic carbon markets, the same rules would be required to the cross-border (or rather, cross-market) purchase of emissions allowances. Let

¹Note that the temperature target is itself vague. Article 2 of the Paris Agreement aims at "holding the increase in the global average temperature to well below 2 °C above pre-industrial levels and pursuing efforts to limit the temperature increase to 1.5 °C above pre-industrial levels." Yet, given the uncertainty around the climate system, this (double) target is not precisely defined: does it mean a 83% chance to limit global warming to 2 °C? A 67% chance? A 50% chance? Each probability is associated with a different carbon budget − respectively 900, 1,150, and 1,350 GtCO₂ starting in 2020, according to the IPCC (AR6, WGI, p. 39).

us call *sellers* the countries that are willing to sell ITMOs, and *buyers* the countries they agree to sell them to. The extra rules to prevent hot air could be as follows:

- Sellers and buyers should include a cumulative emissions target (i.e. a national carbon budget) in their NDC, decomposed in yearly targets.
- The joint carbon budget of sellers and buyers should be compatible with the Paris temperature target. If the group of sellers and buyers does not include all countries, their joint carbon budget should correspond to their population share of the world's budget.
- The joint target (of sellers and buyers) in a given year should be lower than their preceding year's joint emissions, by at least (say) 2%.

If a group of sellers and buyers agrees to these rules, they would effectively impose the principle of an equal per capita allocation of emissions rights, at least to govern the allocation between their group and the rest of the world. While alternative allocation principles are possible, the operationalization of the cross-border trading of emissions allowances (or ITMOs) needs to rely on an allocation principle. The inadequacy of NDCs (taken jointly) proves that the global climate regime cannot rely on diverse and self-serving allocation rules to divide the global carbon budget into consistent national targets.

1.1.5 Climate finance

An equal per capita allocation of emissions rights corresponding to the remaining carbon budget would entail transfers approaching 1% of the world's GDP (or \$1 trillion per year) from high to low emitters, that is from the Global North to the Global South. Taking into account historical responsibilities for emissions, an equal per capita allocation of cumulative (past and future) emissions rights would entail even more transfers (the carbon debt that the North owes to the South is estimated at \$26 trillion 11).

At COP29, the international community reached a compromise concerning the New Collective Quantified Goal (NCQG): Developed countries committed to mobilize \$300 billion per year by 2035 for developing countries for climate action (and countries "call on all actors" to mobilize \$1.3 trillion, which would be in line with experts' recommendations ^{28,32}). **Although the quantum of \$300 billion represents a tripling of the previous climate finance goal, it can be reached through loans** (including from the private sector), and does not specify what share should be provided as grants (or grant-equivalent concessional loans). In fact, the current goal of \$100 billion is met with only \$26 billion provided in the form of grants. In theory, the NCQG could be met with the same amount of grants (i.e. North-to-South transfers), or even less.

In contrast, at COP29, "India specified that the NCQG should mobilize \$1.3 trillion, of which at least \$600 billion should come in the form of grants and equivalent resources." India, voicing Global South concerns, stated it was "disappointed in the outcome which clearly brings out the unwillingness of the developed country parties to fulfill their responsibilities. We cannot accept it." Transfers aligned with Global South's

demands would allow enormous progress towards the Sustainable Development Goals, including climate action but also the deployment of public services and poverty reduction programs. Conversely, an insufficient provision of climate finance does not only infringe on climate justice, it also jeopardizes decarbonization in the Global South, as many countries make their NDC conditional on the adequate provision of climate finance.

Together with more North-to-South transfers, reforms to the international financial systems are needed to reorient financial resources towards climate action. These reforms are multifaceted and are more likely to be accepted by governments in the Global North than direct transfers, since they rely on mostly painless, growth-enhancing accounting operations. The government of Barbados (supported by the UN Secretary-General) leads the movement in favor of these reforms. Their "Bridgetown Initiative" calls for debt relief for low-income countries, for a new issuance of at least \$650 billion in Special Drawing Rights by the IMF to expand the loans of Multilateral Development Banks (MDBs) to at least \$500 billion per year, and for public guarantees to lower interest rates on sustainable projects in the Global South. Note that although the Bridgetown Initiative is most famous for its climate finance proposals, it also calls for other reforms, such as a universal carbon price and international taxes on the super-rich to finance global public goods.

While a scaling up of climate finance is crucial, it is not sufficient to decarbonize the world as it does not cap (or directly reduce) emissions. In the worst case scenario, the expansion of low-emissions projects would mostly add up low-carbon infrastructures on top of fossil ones, failing to meaningfully reduce emissions.

1.1.6 JETPs

The last pieces of the climate regime worth mentioning are the Just Energy Transition Partnerships (JETPs). **JETPs are mechanisms where one developing country essentially commits to emissions reductions through the deployment of renewable energy in exchange for concessional terms on the required loans by a group of developed countries.** Four JETPs have been signed so far, involving Indonesia, Vietnam, South Africa, and Senegal. ¹⁷ In existing JETPs, the groups of developed countries pledged to offer loans ranging from \$2.5 billion (for Senegal) to \$20 billion (for Indonesia).

While JETPs offer a promising way to deliver climate finance in a way that guarantees emissions reductions, they currently suffer from several shortcomings. First, **their coverage is limited (in terms of sectors and countries)**. To improve the sectoral coverage and efficiency of JETPs, researchers have proposed to design them as a financial transfer in exchange for a national carbon price. ²⁹ Second, as they focus on emissions reductions rather than sustainable development, **JETPs do not contribute to poverty reduction**. This concern could be mitigated by JETPs with a higher reliance on grants. ³ However, a higher provision of grants is difficult to achieve absent a dedicated source of revenue (such as an international tax).

Lastly, even if JETPs were improved along the previous lines, they would still fail to guarantee that the decarbonization of big emitters like China or the European Union is consistent with required global efforts.

1.2 Objectives for a truly sustainable regime

Now that we have a critical understanding of the current international climate regime, let us sketch the properties we desire for a new (or improved) regime. We will then be able to assess different proposals in light of these objectives. Here they are:

- **Temperature**. An effective climate regime should achieve the Paris Agreement's temperature target. It should do so by a stabilization of the concentration of each GHG in the atmosphere and abstain from the risky bets of climate engineering such as Solar Radiation Managements. This objective would translate into a **global carbon budget**. For example, the carbon budget could be set at 1,000 GtCO₂ starting in 2025, which corresponds to most likely warming of +1.8°C and a 67% chance to keep global warming below +2°C.
- **SDGs**. A holistic approach requires solving all humanity's greatest challenges, not just climate change. As explained above, justice requires sufficient **North-to-South transfers** to fund sustainable development (not just climate action). Even though the Sustainable Development Goals (SDGs) and the planetary boundaries would require additional policies and transfers, one important feature of the climate regime is how much climate finance it delivers in the form of transfers to the poorest and improved market conditions. This can be measured through SDGs indicators or GDP per capita in low- and lower-middle-income countries.
- Efficiency. As stated by the UNFCCC since 1992, 31 "measures to deal with climate change should be cost-effective so as to ensure global benefits at the lowest possible cost." Economists have shown that ensuring cost-effectiveness require an economywide carbon price, uniform across sectors and countries. This fundamentally results from the fact the social cost of emissions are independent from their source or location, therefore they should be priced uniformly. Note that this argument in favor of carbon pricing does not preclude other, complementary policies: these have also been shown to be optimal by economic analysis. 30
- Acceptability. A promising proposal is one that has good chances to be accepted
 by most countries. To measure the success of a proposal, we can use the share of
 global emissions that are covered by participating jurisdictions. Different elements
 contribute to acceptability:
 - Progressivity at the top. If costs are concentrated on the richest households, the regime can benefit the majority in each country while addressing the excessive level of inequality.
 - No loss in middle-income countries. Countries whose population is not rich should not lose from an international climate policy. To assess whether a country loses or not, we should compare its situation in the new regime compared to the status quo. If we synthesize a country's situation by the carbon budget it

- is granted, a country would lose if its carbon budget is lower than their unconditional NDC completed by the ambitious emissions trajectory that the country currently envisions.
- Win-win. While (per the SDG objective) transfers would be required from highincome countries, this does not necessarily mean that these countries' population would lose out. First, because (as stated above), redistributive policies can concentrate the costs on the richest households in their country. Second, everyone would benefit from a stabilized climate and from a world where SDGs are met. For example, sustainable development would spur global demand, including for advanced technology and low-carbon exports from industrialized economies. Third, while transfers imply a loss compared to the situation with the same worldwide decarbonization efforts and without international transfers, the latter situation is unlikely (as transfers are necessary to promote decarbonization in the Global South). As proposed above, the situation that should be used as a point of comparison is the status quo where the country's carbon budget corresponds to its unilaterally planned emissions trajectory and where there is no international trade in emissions allowances. To the extent that transfers are the counterpart of the purchase of emissions allowances, a new climate regime could be a win-win for all participating countries, as they would all reap the efficiency gains of an optimal location of emissions reductions.

Coalition of the willing. International negotiations have shown that it is illusory to seek universal agreement for an ambitious agreement. Therefore, political realism requires pushing for proposals that do not get accepted by all countries, and thus, that may also fail to deliver on the climate target, as countries outside the coalition would not fulfill their part of the temperature objective. If oil exporting countries, representing 25% of current emissions, do not join the coalition, temperature in 2100 would be about 0.3°C higher than with a universal participation to decarbonization efforts. While this outcome would be a partial renouncement to some objectives (full acceptability, strict temperature target), it is probably the only type of outcomes that is accessible given the political balance of power.

2 A Fossil-Free Union

Having in mind the shortcomings of the current regime as well as the objectives of a new regime, we are now equipped to propose an international agreement to phase out fossil fuels in way that is cost-effective, promotes sustainable development, and acceptable to most countries.

2.1 The principles for a Fossil-Free Union

The Union would be open to any country, as well as subnational entities (such as U.S. states).

Emissions Trading System. The Union would put in place an international Emissions Trading System (ETS), that would add up to existing ones (to not dilute the stringency of existing ETSs). All sectors except agriculture and land-use (LULUCF) would be covered. In particular, the ETS would cover (domestic and international) aviation. International shipping could also be covered, replacing the system established by the International Maritime Organisation. The ETS would cover all gases emitted in industrial or energy processes, as in the Korean ETS. Namely, the ETS would cover CO₂, N₂O, PFCs, SF₆, HFCs, as well as methane emissions from industrial processes, fossil fuel extraction, and waste management (but not methane emissions from agriculture).

Complementary policies such as the Tropical Forest Forever Fund would be needed to cover LULUCF sectors. This is important to avoid carbon leakage that would substitute fossil fuels by biomass obtained through deforestation.

Emissions allowances would be fully auctioned by an *ad hoc* international authority to polluting companies upstream of the supply chain.

The ETS will be completed by a **carbon border adjustment** to prevent carbon leakage and ensure that the Union's carbon footprint (rather than its territorial emissions) is capped. Importers into the Union would have to purchase emissions allowances corresponding to the carbon embedded in the imported goods. Exporters out of the Union would receive a rebate for the carbon embedded in their exports, and extra allowances would be auctioned to finance the rebates.

In some federal countries like the U.S., some States may be willing to join the Fossil-Free Union (FFU) while the federal level would not. To help such States to join the Union despite their belonging to a national customs union, they would be exempted from the carbon border adjustment. In this way, **a State like California could join**. It could also use its share of the revenues to subsidize manufacturing firms, perpetuating its way of recycling ETS revenues and preventing carbon leakage.

Once export rebates are paid, the remainder of carbon pricing revenues would be returned to countries based on their yearly quota.

National carbon budgets. Each country would be granted a carbon budget between the starting year (say 2030) and net-zero (say in 2080).

Each country would then describe how they would divide their carbon budget intertemporally into yearly quotas. As such, the yearly trajectory of the Union's emissions over the next fifty years would be known at the starting year. Each country would be relatively free on the intertemporal breakdown of their carbon budget, though this choice would have to respect some constraints, developed in Section 2.6, and related to the rules to avoid hot air proposed in Section 1.1.4.

Adjusted per capita allocation. By default, each country would be granted a carbon budget corresponding to an equal per capita share of the remaining global carbon budget. This allocation can be understood as an equal right to pollute for each human, irrespective of their country. Such an allocation would induce international transfers from agents (people or countries) with a carbon footprint higher than the world average, to agents with a lower carbon footprint.

As future population is unknown (and can be affected by policy choices), the benchmark per capita carbon budget would be based on the population share taken at the starting year. Then, some departures from the benchmark would allow adjusting to special circumstances.

To prevent transfers flowing from lower-income countries to high-income countries, high-income countries would be granted a carbon budget corresponding to their ambitious decarbonization pathway. In particular, **the European Union would be granted emissions allowances in line with its NDC**, with 90% emissions reductions in 2040 (compared to 1990), and net-zero in 2050. This represents **less than** half of EU's benchmark **equal per capita share**.

To prevent middle-income countries from being net contributors of international transfers, **countries would be allowed to propose further departures from the benchmark** allocation, to the extent that the Union's carbon budget is respected. These departures from the benchmark **need to be agreed by a majority** of participating countries, weighted by their GHG emissions.

In particular, middle-income countries with emissions per capita above the world average, such as China, Iran, or South Africa, could be granted a carbon budget equal to the cumulative carbon footprint corresponding to their own ambitious decarbonization pathway.

Universal cash transfer. The Union would encourage countries to return the ETS revenue to the population through an equal cash transfer. In particular, the Union would develop standards and provide technological resources to distribute the cash transfer. Despite the difficulty to reach people who lack civil status or live in remote areas, solutions exist. For example, the Indian system Aadhaar provided a unique biometric identifier to 99% of the country's population in less than seven years. In Africa, the World Bank's ID for Development program is financing the deployment of universal legal identity, in line

with SDG Target 16.9. Besides, with phone-based payments and biometric identification, satellite Internet, and off-grid solar panels, the technology is mature and affordable to distribute cash transfers in a way that is fraud-resistant and leaves no one behind.

The equal cash transfer would compensate people for the rise in fossil fuel prices. The transfer would reflect each person's equal right to pollute, as it would work as if the person would have sold this right at the carbon price to polluting companies.

Countries that choose not to distribute all revenue through a cash transfer would have to prove that they spend it in a way that leaves no one behind.

2.2 Likely participating countries

Countries that would not lose from the policy are expected to join: these include all low- and middle-income countries, as well as high-income countries with a strong climate ambition. The map in Figure 1 shows which countries are likely to join the Union. These countries represent 74% of current emissions.



Figure 1: Countries likely to participate in the Fossil-Free Union.

2.3 Allocation of emissions rights

If decarbonization continues on its current trend, emissions of the prospective Union would total 827 GtCO₂ over 2030–2080, while current NDCs (without accounting for long-term targets) would imply 708 GtCO₂. In both cases, emissions are expected

to continue after that date: Union's emissions would reach 1,032 GtCO₂ over 2030–2100 under the current trend.² In contrast, enforcing an equal per capita share of the remaining carbon budget would **limit Union's emissions to 667 GtCO₂** over 2030–2080, with **net-zero emissions by 2080**.³

To determine the "non-losing" carbon budget, below which a country could be considered losing, we proceed as follows. For countries with emissions per capita lower than the world average, we use a Contraction & Convergence benchmark, where emissions rights per capita start at their current trend value in 2030 and linearly converge to the equal per capita share in 2050. This benchmark implicitly assumes that countries with relatively low emissions would consider as beneficial to their development the pathway that starts with the current trend, gradually grants them extra resources for sustainable development (in the form of emissions rights converging to an equal per capita share of the global sum), and then make them follow the world decarbonization trend. For high-income countries and for China, we use the cumulative emissions implied by their NDCs and long-term targets. Doing so implicitly assumes that these countries have the domestic capacity to deliver their long-term targets on their own. These carbon budgets imply slightly more rights than the equal per capita share for China, and less for high-income countries.

Table 1 present the cumulative emissions implied by the current trend, *non-losing* budgets, equal per capita ones, and the proposed allocation. The proposed allocation departs from the equal per capita one for China and Western Europe only, which are both allocated a carbon budget corresponding to their NDCs and long-term targets. It is worth noting that **the proposed allocation grants Eastern Europe**, **Japan**, **and South Korea with their equal per capita share**. Indeed, these countries are either not as rich as Western Europe or have significantly higher emissions per capita than the world average. Therefore, there is few concern that these countries would turn net recipient from international transfers and no need to apply to them the same exception as for Western Europe.

Table 1 shows that the sum of the Union's proposed carbon budget is 12 GtCO₂ (or 2%) lower than its equal per capita share of the world's carbon budget. The unallocated emissions allowances could be used to grant additional countries some extra carbon budget. For the moment, we have only modelled such a departure for China, but a similar one should be granted to other fossil-dependent middle-income countries with relatively high emissions: Algeria, Kazakhstan, Iraq, Iran, Libya, Mongolia, South Africa, and/or

²The data on emissions by region from the current trend and NDCs (with and without long-term targets) is given by the TIAM model in van de Ven et al. (2023)³³. They model post-2030 action by extending the average rate of change in emissions intensity of GDP from 2020 to 2030. These estimates are more rudimentary and more optimistic than the ones by Climate Action Tracker (CAT). For example, the *current trend* scenario leads to a warming of +2.3°C in 2100 (vs. 2.7°C for CAT's current policies). Therefore, our comparison provides a conservative estimate of the ratchet-up in ambition brought by the Fossil-Free Union.

³The global carbon budget (and associated equal per capita rights) follows from non-LULUCF CO₂ emissions in the scenario SSP226MESGB of Gütschow et al. (2021). ¹⁶

 $^{^4}$ For China, the value is in line with the domestic 2°C target scenario developed at Tsinghua University. 18

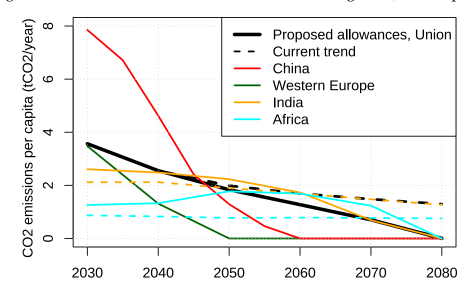
Table 1: Carbon	budgets over	r 2030–2080 for a	a 1.8°C trajector	v (in GtCO ₂).
				/ (

	Africa	China	Latin America	India	Europe	Japan & South Korea	Other Asia	Fossil-Free Union	World
Current trend	90	250	81	145	32	46	182	827	1,240
Non-losing	125	147	58	116	23	11	105	631	802
Equal p.c.	147	137	64	138	50	16	116	667	770
Proposal	147	152	64	138	24	16	116	655	770

Turkmenistan. These countries currently represent 5.6% of global emissions and 3.4% of global population, translating into an equal per capita carbon budget of 22 GtCO₂. Therefore, the extra allowances would cover their needs.

Finally, we propose yearly quotas by country that respect the different constraints (Figure 2 shows trajectories for selected regions). In particular, proposed allowances sum up to national carbon budgets for each country, and lower-income countries receive more allowances than their needs (the current trend) during the first decades. In Table 2, we estimate the carbon price implied by this emission trajectory. The steadily increasing price would ensure sustained North-to-South transfers, paid by the efficiency gains from trade.

Figure 2: CO₂ emissions allowances for selected regions (in tCO₂ p.c.).



2.4 A win-win deal

Each country colored in Figure 1 would have an interest to join the Union:

• Every country would benefit from a stabilized climate, and from the guarantee that all countries in the Union decarbonize.

Table 2: Projected carbon price trajectory in the Union.

	2030	2035	2040	2045	2050	2060	2070	2080
Carbon price (in \$/tCO ₂)	2	34	80	122	162	243	340	481

- Most countries (including all countries likely to join) would be granted a carbon budget sufficient to avoid a loss from the status quo. Exceptions include Russia, Saudi Arabia and other high-income countries from the Gulf. Even the U.S., Australia and Canada would enjoy a non-losing carbon budget.
- Lower-income countries would receive transfers from the rest of the world, spurring their sustainable development.
- Countries with an important low-carbon industry, such as East Asian countries, would gain from the stronger demand for these goods.
- High-income countries would benefit from the efficiency gains allowed by international carbon trading.
- Large representative surveys show strong public support in favor of the Fossil-Free Union, even in high-income countries when transfers are presented as a loss and the amount of transfers is specified. For example, there is 54% support in the U.S. and 76% in Western Europe. 12 Moreover, academic research shows that political programs containing the Fossil-Free Union are preferred to similar programs without it by 58% to 60% of citizens in Western countries, suggesting that candidates at an election may win vote intentions by campaigning on the proposal. 12

2.5 A ratcheted-up ambition

Global temperature reduced by more than half a degree. Current policies correspond to a temperature trajectory reaching +2.7°C in 2100 (see Section 1.1.3).

While the carbon budgets proposed in Section 2.3 are based on a +1.8°C trajectory, to the extent that the Union is not universal, they would imply a higher temperature trajectory. The higher temperature achieved is not only due to countries outside the Union not pricing carbon at the same level as the Union. It is also due to higher emissions within the Union than what would be efficient in case of universal participation. Indeed, as non-participating countries are those with the largest emissions per capita, their absence from the Union decreases the Union's carbon price below its cost-effective level to achieve +1.8°C. In other words, the non-participation of the largest emitters (in per capita terms) prevents the efficiency gains that would occur should they participate: in this case, they would buy emissions allowances to the rest of the world, raising the demand for allowances and hence the carbon price, and the rest of the world would decarbonize faster (in exchange for transfers).

If the whole world decarbonized at the same rate as the Union, the temperature would reach +1.9°C in 2100. Assuming that emissions in non-participating countries would follow the trend from current policies, the **temperature increase expected in 2100 is +2.1°C**.

Therefore, **the Fossil-Free Union** studied here **would bring a reduction of global temperature in 2100 of 0.6°C**. Of course, a lower temperature target could be reached by choosing a smaller carbon budget: the Union's decarbonization trajectory is a policy choice.

A sufficiently high carbon price. It is important that the Union's carbon price be sufficiently high, for different reasons. First, as transfers are proportional to the carbon price, a substantial carbon price is required to deliver meaningful transfers, finance sustainable development, and convince lower-income countries to join. Second, a low carbon price would entail few decarbonization incentives and indicate that the carbon budget is too large, i.e. the ambition too low. Third, a low price could result in a price hike if a large emitter (like the U.S.) decided to join the Union. This, in turn, would hinder the interest that high-income countries would have in favor of an expansion of the Union to new countries, as their contributions would increase along with the price.

To make sure that the price is sufficiently high, the Union could implement a (steadily increasing) carbon price floor. However, this is not our favorite option. Indeed, adding a price floor would redefine and obscure the distributive effects implied by the carbon budgets. By inducing a price higher than the equilibrium market price, the price floor would entail emissions lower than the yearly allowances and be equivalent to a reduction of each country's emissions allowances. While countries recipient of transfers would be cushioned against these lower allowances through larger transfers, contributing countries would lose out compared to the situation without a binding price floor. This could jeopardize an agreement on the proposed allocation, that has been designed so that industrialized countries neither gain nor lose from the policy. Furthermore, given that we can hardly predict whether the price floor would be binding or whether the equilibrium price would be higher than the price floor, we can hardly redefine the proposed allocation to mitigate the effects of the price floor.

Instead of a carbon price floor, we propose rules to ensure that there is no excess allowances and that the carbon price increases sufficiently overtime. These rules correspond to the rules sketched in Section 1.1.4 and apply to the intertemporal allocation of national budgets. These rules are that the Union's allowances should not exceed its joint emissions at the starting year, and that they have to decrease every year at a minimum rate of, say, 2%. The intertemporal allocation proposed in Figure 2 respects these constraints: allowances never above the *current trend* scenario and they decrease by at least 2.5% per year at every period.

If countries cannot agree on an intertemporal allocation of their emissions allowances that respect these rules, the Union's scientific council would propose how to allocate allowances intertemporally in a way that maximizes welfare, thereby preserving the interests of all countries. In case the Union rejects the proposal of the scientific

council, a price floor would be implemented (say, starting at \$10/tCO₂ and increasing by \$10 each year). The threat of a strong price floor should help countries find an agreement.

2.6 Timeline and governance

Initial stages. To build up the administrative capacity, the ETS could be preceded for a few years by a small carbon tax (say $$10/tCO_2$), instead of an ETS. The revenues would be returned to countries using a pre-agreed allocation, for example proportional to the ETS starting year's national carbon budgets.

The ETS could also gradually expand its sectoral coverage. In particular, emissions from the aviation and/or manufacturing sectors (the ones covered by the European CBAM) could be covered before the ETS is extended to all intended sectors.

In any case, what should occur upfront is negotiation and agreement about the carbon budget and how it is allocated between countries and over time.

Expansion of the Union. The Union can expand to a new member by approving a participation request, which should include a proposed national carbon budget and its intertemporal allocation. **When a new member joins, its entry into the ETS can be phased in** gradually, say over five years. Initially, allowances owed by the new member's companies would correspond to a fraction of their emissions, and the new member would only receive that fraction of its normal ETS revenue, with the fraction linearly increasing during the phase-in period.

Renegotiation of carbon budgets. At any time, a country can propose a new carbon budget, a new allocation of the global carbon budget across countries, or a new intertemporal allocation of national carbon budgets. A prospective new member can also make such a "reallocation proposal". A reallocation proposal is submitted to the governing body at the condition that the scientific council deems it compatible with the objectives of Section 1.2. In particular, the scientific council would deem the proposal unfit if it is expected to increase the global temperature in 2100, taking into account the changes in membership (entries or exits) that an agreement on the proposal may entail.

Monitoring. GHG emissions must be monitored, reported and verified by the Union's administrative authority. The Union would make countries work together and assist countries lacking administrative experience. Besides, transfers would provide resources to low-income countries, which they can use to build up administrative capacity.

Governing body. In the Union, voting rights would be proportional to countries' emissions. During operation of the ETS, the governing body would define the market design and possible sanctions against non-compliant or non-participating countries. Before the

starting year, the governing body would discuss and vote on the agreement. In particular, it would choose the global carbon budget, its allocation into national budgets, and the intertemporal allocation of national budgets.

Beyond its mandate, the governing body would offer a space for discussion on climate-related matters. For example, it could be used to coordinate complementary policies, such as a ban on the production or import of combustion-engine cars by 2035.

Scientific council. Each participating country would be allowed to designate a team of scientists to represent them in a scientific council. Appointed scientists could be designated by several countries at the same time. The scientific council would assist the governing body by modelling the climate, economic, and distributive effects of the policy, by providing analyses upon request, and by proposing an intertemporal allocation of national budgets. In case of disagreement in the scientific council, each team of scientists would have a voting right proportional to the population of the country (or countries) that designated them.

Market design. The compliance period to surrender emissions permits should be one calendar year, and the auctioning of emissions allowances should occur once a year. Carbon offsets should not be allowed as a substitute to surrender emissions allowances. Borrowing and banking emissions permits should be limited in time and quantity to avoid speculation.

Sanctions. Countries that do not correctly apply carbon pricing on their territory could be excluded from the Union by a vote of the governing body. Besides, if the governing body deems it appropriate to encourage participation, it could vote sanctions against non-participating countries, such as tariffs (beyond the carbon border adjustment), assets forfeiture, or travel restrictions (especially targeting elites).

2.7 Limitations of the proposal

Any proposal comes with downsides, as trade-offs are inevitable between conflicting policy objectives. The proposal for a Fossil-Free Union faces three main limitations.

First, as the between-country and intertemporal allocation of the global carbon budget would be determined in advance, the agreement is not adapting to changing circumstances (e.g. a middle-income country growing and decarbonizing faster than expected, or surprises concerning the pace at which the transition can occur). However, this rigidity is necessary to guarantee that the Union is committed to meet the climate targets. In addition, the rigidity is mitigated by the possibility to renegotiate the carbon budgets, described in the previous section.

Second, to fully understand the distributive effects resulting from the carbon budget allocation (in particular the intertemporal one), one needs to know the equilibrium carbon price that would emerge at each period. Yet, the carbon price can only be estimated with uncertainty. To make sure that distributive effects are known in advance, the Fossil-Free Union can be complemented by the "Sustainable Union" proposed in Section 3, that would determine the transfers between countries based on their GDP per capita and finance them through new international taxes on the wealthiest.

Third, the North-to-South transfers involved in the Fossil-Free Union may be too low in view of the resources needed to achieve the SDGs or of the "climate debt" that high-income countries owe due to their past emissions. These concerns are also resolved in the "Sustainable Union" proposed in Section 3.

3 A Sustainable Union

While the previous section focused on the phase out of fossil fuels, we propose here a more comprehensive agreement towards sustainable development, financed by global solidarity levies. We propose new taxes on wealth, polluting fuels, financial transactions, and corporate income, raising more than \$3 trillion per year. Part of the revenues from these taxes would finance international transfers. One percent of each country's GNI would be reallocated to each country in proportion to their population, addressing climate finance needs and fostering sustainable development.

3.1 The design of a Sustainable Union

A group of countries forming a Sustainable Union would have to agree on **three key elements**:

- 1. a target for **revenues from new levies** on the richest and on pollution, **say 2% of** their **GNI**;
- 2. a common contribution to sustainable development, say 1% of GNI; and
- 3. the Fossil-Free Union's global carbon budget, say 1,000 GtCO₂ starting in 2025.

The contributions would be returned to participating countries in proportion to their population. The rules guarantee that countries with per capita GNI above the global average would contribute financially to lower-income countries, drawing on part of the new revenues.

Global solidarity levies We propose to tax wealth at a rate of 2% above \$5 million and 5% above \$100 million (i.e. less than the return on capital for large fortunes). Thus, a couple with \$10 million in wealth (i.e. \$5 million each) would not be taxed, while a person with \$150 million in wealth would be taxed at 3% per year. Our proposal remains moderate; two or three times as much could be raised by adopting a more progressive tax schedule. The remaining revenues would come half from carbon pricing (with a higher rate on the aviation sector, currently exempt from taxes) and half from taxes on financial transactions and profits. We could also add a tax on inheritance, on the super-profits of fossil fuel companies and/or on digital advertising. 1

We estimate the potential revenues from new taxes at global level.¹³ These would amount to over 3% of global GDP (as shown in Table 3), the majority of which would come from a wealth tax.

The participating countries would commit to applying a minimum rate of taxation on individual wealth, corporate income, carbon emissions from aviation fuel, and financial

⁵Indeed, 5% of 150 - 100 = 50M and 2% of 100 - 5 = 95M, i.e. 2.5 + 1.9 = 4.4M, that is 2.9% of 150M.

Table 3: Estimated revenues from new global taxes (in billions of dollars per year).

Financial Transaction Tax	Carbon price (\$10/tCO ₂)	Aviation tax (\$300/tCO ₂)	Corporate income tax (21%)	Tax on the ultra-rich (3% above \$100M)	Wealth tax (2% above \$5M)	Total
327	356	223	299	765	1,364	3,334

transactions, and to creating a global asset register to list the assets held by each person. Thanks to the extraterritorial mechanism of "tax collector of last resort" proposed by economist Gabriel Zucman, ³⁵ the Union would collect the "missing" tax due to the non-application by countries outside the Union of the minimum rate on multinational profits and individual wealth. In this case, the Union would demand payment of the "missing" tax, pro rata to the activities of the company (or companies controlled by the wealthy individual) that take place inside the Union, on pain of retaliatory measures against the company in question. These revenues would be used to increase transfers from the Union to the countries with per capita GNI below the world average.

The link with the Fossil-Free Union The countries of the Sustainable Union would commit to joining the Fossil-Free Union. The carbon price would thus be probably higher than the figure of $$10/tCO_2$ used in the simulation. Importantly, the transfers entailed by the Fossil-Free Union would be counted as part of the contributions required by the Sustainable Union. Therefore, if all countries from the Fossil-Free Union joined the Sustainable Union, the calculation of international transfers would be greatly simplified, as these would be determined by the simple formula of the Sustainable Union.$

An issue with this arrangement is that transfers from or to a country would cease to depend on its carbon emissions, so incentives to implement national decarbonization legislation would be reduced. Two mechanisms would maintain incentives for a country to decarbonize. First, as the carbon price of the Fossil-Free Union would apply to companies rather than governments, even though costs for a country as whole would not depend on its emissions, consumers would still face the marginal cost of the carbon price and be incentivized to decarbonize accordingly. Second, to discourage countries from repealing existing climate legislation, any participating country would have to increase its net contribution to the Union if it reduces the climate ambition of its legislation. More precisely, any change in a country's legislation that is estimated to lead to increased emissions (or reduced emissions reductions) would be counted negatively in the country's contribution. Thereby, a country renouncing to a decarbonization policy would have to compensate other countries by the induced extra emissions priced at the Union's carbon price.

Monitoring A recurring concern on the part of contributors is that transfers could be diverted or misused, and could fail to contribute to the intended uses. Opinions also

differ as to the best way to ensure that the poorest people benefit from transfers: should they be paid to governments, development agencies, NGOs, or households? In order to respect the plurality of solutions and the sovereignty of States, the treaty would leave the choice of programs to be financed to the beneficiary States, provided they are validated by a multilateral agency such as the World Bank. The agency in question would ensure that funds are traceable, and that they finance only public services, social protection and sustainable infrastructure. In the event of non-compliance with conditionalities, management of the funds would be entrusted to (another) multilateral agency, which would itself ensure that the population actually benefited.

Flexibility and conditional cooperation The Sustainable Union would be open to all countries. To encourage as many countries as possible to join, the treaty funding the Union would include elements of flexibility and conditional cooperation. In particular, the contribution required of a high-income country could be reduced to the extent that other high-income countries did not participate. Thus, if the European countries join the Union but the United States and Japan do not, Europe's contribution could be halved. Also, a country could make its participation conditional on the participation of one or more specific countries, or on emissions covered by the Fossil-Free Union exceeding a threshold, or on the GDP covered by the Sustainable Union exceeding a threshold. For example, the European Union could choose to participate on condition that 60% of global emissions are covered by the Fossil-Free Union, which would de facto make its participation conditional on that of China to international carbon pricing (as China accounts for 30% of global emissions).

3.2 The distributive effects of a Sustainable Union

Figures 4 and 3 estimate in each country the revenue collected from the new taxes as well as the transfers between countries. As one percent of each country's GNI is reallocated to each country in proportion to their population, with universal participation these mechanisms would entail \$766 billion in North-South transfers (Figure 3), mostly borne by the richest 1%, and up to \$1 trillion per year if one adds up existing Official Development Assistance. The new taxes would collect \$3.3 trillion globally (Table 3), enough for all developed countries to finance their net international contribution (Figure 4). See Supplementary Material of Fabre et al. (2024) ¹³ for details.

Figure 3: International transfers to be financed by new global taxes.

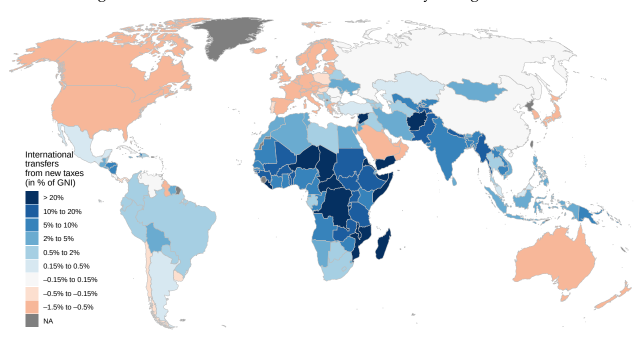
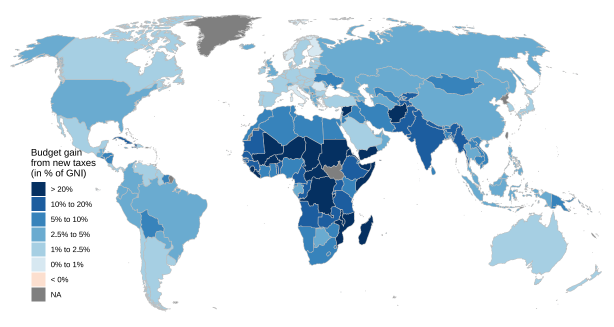


Figure 4: Net gain for state budgets from new taxes and international transfers (revenue plus net transfer).



Conclusion

Taking stock of the strong public support for global climate and redistributive policies, ¹² we have proposed two complementary international agreements, dubbed the Fossil-Free Union and the Sustainable Union.

By establishing an international emissions trading system, the Fossil-Free Union would guarantee that emissions of participating countries are in line with the Paris Agreement's target. It would resolve the long-standing question of how to share the burden of climate action between countries, by setting a benchmark norm of equal per capita emissions allowances. Designed in a flexible way, it should be acceptable by all countries: first, it would allow departures from the benchmark allocation, for example to account for the needs of fossil-dependent countries; second, it would provide transfers to lower-income countries, paid by the efficiency gains resulting from carbon trading.

We then proposed a Sustainable Union that would ramp up global solidarity to finance sustainable development. A set of global solidarity levies on the wealthiest and on polluters would finance each collector country's budget for roughly two thirds, and lower-income countries for one third. The Sustainable Union would even further increase the incentives for lower-income countries to decarbonize, as their entry to the Sustainable Union would require them to join the Fossil-Free Union. Furthermore, the new levies would ensure that the richest are put to contribution during the sustainable transition and that they bear the costs of international transfers. Lastly, adding to the Fossil-Free Union the Sustainable Union would streamline the determination of international transfers, as these would be based exclusively on the capacity to pay or the needs, measured as the gap between a country's GNI per capita and the world average's.

As a next step, supportive organizations could launch a taskforce gathering scholars and diplomats to refine or rework these proposals.

4 Comparison of alternative proposals to phase out fossils

In Sections 1.1, we have reviewed the pros and cons of ITMOs, climate finance, and JETPS, the international initiatives to phase out fossil fuels with the greatest chance of implementation. While these approaches are acceptable to most countries, they generally fail to guarantee sufficient emissions reductions. n this section, we will assess alternative proposals to expand carbon pricing or restrict fossil fuel extraction, and provide three tables summarising the evaluation of each policy mentioned in this article. Table 4 presents each policy, Table 5 lists their pros and cons, and Table 6 attempts to grade the policies' properties in terms of the multiple desired objectives.

4.1 Linkages between carbon markets

Contrary to the FFU, that would establish a new carbon market on top (and independent) of existing ones; existing carbon markets can be linked to each other, or to a carbon offset market. ²⁰ With such linkages, either emissions allowances from a foreign country's carbon market, or carbon offsets (e.g. from forestation projects), would be allowed for compliance in the domestic carbon market. The linkage can be partial, in which case there is a cap on the amount of external emission allowances/offsets that can be used for compliance.

Linkages are very similar to ITMOs; the main differences are that ITMOs are traded between countries (rather than firms) and always affect the NDC accounting (contrary to a link between two ETSs). By making carbon prices converge across borders, linkages achieve gains from trade. Yet, they may induce hot air (and weakening domestic decarbonization efforts) if the linkage is made with a system lacking ambition (cf. Section 1.1.4).

Furthermore, when a linkage connects ETSs, the difficult question of the allocation of emissions rights between countries arises (like in any international pricing agreement). The connected countries have to either agree in advance on the trajectories of their respective emissions rights or renegotiate the allocation at regular intervals. The EU was able to opt for the latter solution thanks to its centralized administration (the EU Commission). In absence of such authority, the former solution seems safer (to avoid later disputes), and it is the one chosen in the FFU.

4.2 Differentiated carbon price floors

Many commentators argue that lower-income economies do not have the resources to adapt to a high carbon price and require a lower price than high-income countries. However, this claim is misguided, and is not a sound argument for differentiated carbon prices. Indeed, a uniform price is more efficient, and in a redistributive system like the FFU, lower-income countries would actually *gain* purchasing power from the policy, meaning that they would obtain the required resources to adapt their economies. As long

as they benefit from more emissions rights than emissions needs, they could in principle choose to keep their emissions stable and still pocket a financial transfer. Yet, the high carbon price would provide incentives to decarbonize, and benefit from larger transfers.

A more reasonable argument in favor of coordinated carbon prices, differentiated depending on the country's income level, ²⁴ is the claim that international transfers are not feasible. In this case, differentiated prices offer a second-best solution.

Note, however, there is an economic equivalence between differentiated carbon prices, and a uniform price with differentiated emissions rights. More precisely, for a given agreement on differentiated prices, the same global emission reductions and the same costs and benefits by country can be achieved with a uniform price, by appropriately calibrating the price and the emissions rights, at least when one assumes away any efficiency gains. This observation should invite us to question the claim that one option is not politically feasible, given that it has the same distributive effects as the other. Finally, because a uniform price offers efficiency gains from trade but differentiated prices do not, the latter is an inferior policy.

4.3 Supply-side policies such as fossil fuel non-proliferation

The Fossil-fuel non-proliferation treaty emerged as a prominent campaign to phase out fossil fuels. The call for a treaty (which does not link to a specific treaty proposal) has been endorsed by more than one million individuals, four thousands organizations (including Greenpeace and Friends of the Earth), and 101 Nobel prizes. While the petition only alludes to a consensual call for a "binding plan to end the expansion of new coal, oil and gas projects and manage a global transition away from fossil fuels"; campaign briefings and related academic research sketch out a more detailed plan. ^{6,14,26,27}

This campaign refers to a plan for *Fair Shares Phase Out*, which entail country-specific dates for the end of fossil fuel extraction, ^{6,27} allowing delayed phase out for countries with lower income or higher dependence to fossil fuel extraction. For example, the U.S. would have to fully phase out oil in 2031, Russia in 2037, Saudi Arabia in 2041, and Iraq in 2050.

This plan is problematic for at least two reasons. First, it requires the participation of all countries that export fossil fuels, but these countries are the least likely to engage in climate action. Second, by cutting supply rather than demand for fossil fuels, this plan would increase fossil fuel rents instead of carbon price revenue. Therefore, despite the plan being touted as fair, it would probably widen inequality, as (predominantly rich) owners of fossil fuel resources will benefit, while low-income consumers could not be compensated for higher fuel prices given the lack of carbon pricing revenue. Admittedly, the plan also calls for North-to-South transfers to address the negative distributive effects, but it fails to include a specific proposal on how to fund these transfers, how to allocate them, let alone an assessment of overall distributive effects.

The aforementioned binding phase out dates would also result in an inefficient location of fossil fuel extraction, with e.g. the cheap oil from Qatar being phased out 13

years before the dirty oil from Venezuela. An alternative policy would exhibit similar properties without the inefficiency problem: a producer carbon price. Under this policy, producer countries would price carbon at the wellhead and retain the revenue from carbon pricing (or most of them). It has been argued that if climate-ambitious countries commit to decarbonize faster and apply trade sanctions on producer countries if the latter refuse to cooperate (thereby reducing further revenues of fuel exporters), the latter would accept a producer carbon price as a compromise solution. ²⁵ However, this solution would again lack fairness (compared to an equal per capita allocation of carbon price revenues), as it would grant tax revenues to (mostly rich) producer countries. Finally, the authors themselves acknowledge that the proposal relies on fuel importing countries being able to credibly commit to unilaterally stabilize climate (making up for the decarbonization gap by producers), while in reality fossil fuel exporters could doubt that fuel importing countries would be willing to accept such sacrifices.

Table 4: Description of possible international policies to phase out fossil fuels.

International policy	Description
(Status quo) Unregulated ITMOs	Countries trade Internationally Transferred Mitigation Outcomes, bringing flexibility to the location of NDCs' emission reductions.
Partial linkage of	Carbon markets such as the EU ETS would accept external ETS allowance or
carbon markets ²⁰	emission reduction certificates up to some limit.
ITMOs avoiding hot	ITMOs with extra rules (described in Section 1.1.4) ensuring that countries trad-
air	ing ITMOs have joint NDCs in line with the Paris target.
ITMOs + country-	ITMOs with extra rules preventing countries lacking ambition to participate.
level integrity	
(Status quo) JETPs ¹⁷	Just Energy Transition Partnerships where one developing country obtain concessional loans from a set of HICs conditional on the decarbonization of its power sector.
JETPs with more grants ³	JETPs financed by grants more than loans, of \$120 billion per year.
JETPs with wider scope ²⁹	JETPs with grants conditional on implementation of climate policy such as national carbon pricing.
Uniform price on	International cap-and-trade on carbon-intensive manufacturing sectors with
CBAM sectors	little revenue sharing between countries.
Differentiated price	Coordinated carbon price floors (\$25/tCO ₂ for LICs and lower-MICs, \$50 for
floors ²⁴	upper-MICs, \$75 for HICs), with little revenue sharing between countries.
Diff. prices on	Differentiated price floors limited to CBAM sectors, with little revenue sharing
CBAM sectors	between countries.
Nordhaus-type	Uniform carbon price, with little revenue sharing between countries, with a
club ^{8,23,34}	CBAM, and dissuasive tariffs on imports from outside the club.
Fossil-Free Union (FFU)	International cap-and-trade, with revenue returned on a basis given by an equal per capita benchmark with some adjustments (cf. Section 2).
FFU + Sustainable	International cap-and-trade and new taxes (especially on wealth), where inter-
Union (SU)	national transfers are proportional to the difference between a country's GNI per capita to the world average (cf. Section 3).
Uniform price floor +	Sustainable Union with a (negotiated) uniform carbon tax rather than a cap-and-
SU	trade.
Fossil non-	Coordinated phase out of fossil fuel extraction, with supply cuts starting in rich-
proliferation treaty ^{6,22}	est countries and ending with poorer, more fossil-dependent ones.
Producer carbon	Uniform carbon tax applied on extraction or imports of fossil fuels, with part of
tax ²⁵	the revenue shared with LICs and tariffs.
Expansion of climate	Reforms to the financial system to orient investment towards sustainable
finance ^{4,9,15,19,21,28}	projects in the Global South, through public multilateral guarantees on climate
	projects, expansion of Multilateral Development Banks' (MDBs) operations,
	rechannelling of Special Drawing Rights to MDBs' capital, debt-for-climate
	swaps, money creation, etc.
Standards and bans	Implementation of common sectoral norms, e.g. standards on the CO_2 -emission
	intensity of cars, shipping 37 aviation fuel; bans of fossil-fuel exploration, or on
	the opening of new coal power plants; common taxonomy for climate finance.

Table 5: Pros and cons of possible international policies.

-		
International policy	Pros	Cons
(Status quo) Unregu-	Cross-border financing of efficient decar-	Hot air, risks weakening domestic climate
lated ITMOs	bonization projects.	action.
Partial linkage of	Same as ITMOs.	Same as ITMOs.
carbon markets		
ITMOs avoiding hot	ITMOs without hot air.	Trading between countries rather than
air	TT 10 11 1 11 1	firms, weakening enforcement.
ITMOs + country-	ITMOs with reduced hot air.	Either hot air or risks of unfair burden-
level integrity		sharing.
(Status quo) JETPs	Cross-border financing of electricity decarbonization.	Limited scope; few grants; no effect on
JETPs with more	JETPs with North–South transfers.	high emitting countries. Limited scope; no effect on high emitting
grants	jE11's with North-Journ transfers.	countries.
JETPs with wider	Potentially full country decarbonization.	No effect on high emitting countries.
scope	2 0 0 0 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2	110 02200 027 22827 022427 00 02242200
Uniform price on	Efficient decarbonization of manufactur-	Limited scope; no North–South transfer.
CBAM sectors	ing, settling the CBAM issue.	1
Differentiated price	Country-wide efficiency; ambition	Few North-South transfer; no gains from
floors	adapted to country circumstances.	trade.
Diff. prices on	Decarbonization of manufacturing.	Few North–South transfer; limited scope.
CBAM sectors		
Nordhaus-type club	Efficient decarbonization.	Few North–South transfer; trade sanctions
		may fail to incentivize recalcitrant coun-
r 1r II.	ECC : (1 1 · C · d N) d	tries and will hurt the club.
Fossil-Free Union	Efficient decarbonization with North–	Ambition and burden-sharing rigid to
(FFU) FFU + Sustainable	South transfers. Efficient decarbonization with large	changing circumstances.
Union (SU)	North–South transfers, spurring devel-	Climate ambition rigid to changing circumstances; imperfect incentives for coun-
Official (SO)	opment.	tries to implement complementary climate
	opinent.	policies (as international transfers don't
		depend the country's emissions).
Uniform price floor +	Efficient decarbonization with large	Climate ambition not guaranteed (price
SU	North-South transfers, spurring devel-	may be too low); imperfect incentives for
	opment.	countries to implement complementary
	_	climate policies.
Fossil non-	Decarbonization.	Relies on the (unlikely) participation of
proliferation treaty		fossil-fuel producing countries; would in-
		crease oil rents and hurt consumers, espe-
D 1 1 .	T(C) 1 1 1 1 1	cially low-income ones; lacks efficiency.
Producer carbon tax	Efficient decarbonization.	Relies on the (unlikely) participation of
		fossil-fuel producing countries; would in-
	28	crease oil rents and hurt consumers, espe-
Expansion of climate	Lower interest rates in LMICs, spurring	cially low-income ones. Does not cap emissions.
finance	sustainable development.	Does not cap chiassions.
Standards and bans	Aligns one sector towards decarboniza-	Limited scope; no North-South transfer.
	tion.	

Table 6: Comparison summary of possible international policies.

International policy	Emission	Least	Fa	air		Acce	ptable l	by	Flexible
	reductions	cost	Rich pay	Poor gain	LICs	MICs	HICs	Oil countries	
(Status quo) Unregulated ITMOs	0	+	0	0	+++	+++	+++	+++	+++
Partial linkage of carbon markets	0	+	0	0	+++	+++	+++	+++	+++
ITMOs avoiding hot air	+++	+++	++	++	+++	++	+		-
ITMOs + country-level integrity	+	+	+	+	+	+	++	++	+++
(Status quo) JETPs	+	0	0	+	+++	+++	+++	+++	+++
JETPs with more grants	+	0	++	++	+++	++	+		+++
JETPs covering broad policy	++	+	++	++	+++	++	+		+++
Uniform price on CBAM sectors	++	++	0		-	+	+++		+
Differentiated price floors	+	+	0	-	-	+	+++	-	+
Diff. prices on CBAM sectors	+	+	+	-	0	++	++		+
Nordhaus-type club	+++	+++	0	-	+	+	+++		+
Fossil-Free Union (FFU)	++++	+++	++	++	+++	++	+		
FFU + Sustainable Union (SU)	++++	+++	+++	+++	+++	++	0		
Uniform price floor + SU	++	++	+++	+++	+++	+++	0		+
Fossil non-proliferation treaty	+	-	-	-	-	-	-	-	+
Producer carbon tax	++	++					-	-	+
Expansion of climate finance	++	+	+	+	+++	+++	++	+	+++
Standards and bans	++	0	0	0	+	+	++	+	0

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