



2018/0135(CNS)

5.9.2018

AMENDMENTS

22 - 98

Draft opinion
Ramón Jáuregui Atondo
(PE625.497v01-00)

Proposal for a Council decision on the system of own resources of the
European Union

Proposal for a decision
(COM(2018)0325 – C8-0201/2018 – 2018/0135(CNS))

Amendment 22
Bernd Lucke

Proposal for a decision
Recital 1

Text proposed by the Commission

(1) The Own Resources System of the Union must ensure adequate resources for the orderly development of the policies of the Union, subject to the need for strict budgetary discipline. ***The development of the Own Resources System can and should also participate, to the greatest extent possible, in the development of the policies of the Union.***

Amendment

(1) The Own Resources System of the Union must ensure adequate resources for the orderly development of the policies of the Union, subject to the need for strict budgetary discipline.

Or. en

Amendment 23
Dimitrios Papadimoulis

Proposal for a decision
Recital 1

Text proposed by the Commission

(1) The Own Resources System of the Union must ***ensure*** adequate resources for the orderly development of the policies of the Union, ***subject to the need for strict budgetary discipline***. The development of the Own Resources System can and should also participate, to the greatest extent possible, in the development of the policies of the Union.

Amendment

(1) The Own Resources System of the Union must ***secure*** adequate resources for the orderly ***and efficiently*** development of the policies of the Union, ***ensuring that the Union is able to address current needs and challenges within a budgetary equilibrium***. The development of the Own Resources System can and should also participate, to the greatest extent possible, in the development of the ***existing*** policies of the Union ***as well as the future emerging challenges***.

Or. en

Amendment 24
Miguel Viegas

Proposal for a decision

Recital 1

Text proposed by the Commission

(1) The Own Resources System of the Union must ensure adequate resources for the ***orderly development of the policies of the Union, subject to the need for strict budgetary discipline. The development of the Own Resources System can and should also participate, to the greatest extent possible, in the development of the policies of the Union.***

Amendment

(1) The Own Resources System of the Union must ensure adequate resources for the ***development and continuation of policies to promote economic, social, and territorial cohesion among and within the Member States of the European Union, as well as social development, sustainable growth, innovation, public investment, respect for the environment, biodiversity conservation, peace, and solidarity.***

Or. pt

Amendment 25

Ernest Urtasun

on behalf of the Verts/ALE Group

Proposal for a decision

Recital 1

Text proposed by the Commission

(1) The Own Resources System of the Union must ensure adequate resources for the orderly development of the policies of the Union, subject to the need for ***strict budgetary discipline***. The development of ***the Own Resources System can and should also participate, to the greatest extent possible, in the development of the policies of the Union.***

Amendment

(1) The Own Resources System of the Union must ensure adequate resources for the orderly development of the policies of the Union, subject to the need for budgetary ***balance. The Union budget should as much as possible be financed through*** the development of ***an Own Resources System to implement*** the policies of the Union. ***Nowadays, around 80% of the Union budget is financed through national contributions, and the existing system of own resources is neither transparent nor fair.***

Or. en

Amendment 26

Luigi Morgano

Proposal for a decision

PE627.605v01-00

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Recital 1 a (new)

Text proposed by the Commission

Amendment

(1a) Potential new own resources should be determined on the basis of criteria defined by economic, budgetary, administrative, and political principles specific to the Union's needs, namely: fairness/justice, efficiency, adequacy and stability, transparency and simplicity, combating tax avoidance and evasion, democratic accountability, financial autonomy of the Union, and emphasis on European added value.

Or. it

Amendment 27

Lieve Wierinck, Enrique Calvet Chambon

Proposal for a decision

Recital 1 a (new)

Text proposed by the Commission

Amendment

(1 a) The materialisation of Brexit will have a considerable, negative impact on the Union budget. In order to continue to fulfil the Union's obligations towards its citizens and to protect Union citizens and Member States from the potential fall-out, it is a matter of urgency to allocate new Own Resources to the Union.

Or. en

Amendment 28

Luigi Morgano

Proposal for a decision

Recital 1 b (new)

Text proposed by the Commission

Amendment

(1b) The distinction, in terms of their current state of integration, between the

euro area and the rest of the Union means that specific own resources can be found for those Member States which have adopted the single currency.

Or. it

Amendment 29
Dimitrios Papadimoulis

Proposal for a decision
Recital 2 a (new)

Text proposed by the Commission

Amendment

(2 a) According to the Report of the High Level Group on Own Resources of December 2016, new own resources should be introduced such as:

a) Union Corporate tax, b) CO2 levy, c) an electricity tax, d) taxing of goods which imprint heavily on the environment, e) profits of the ECB related to bond purchasing, f) International financial transactions tax, g) tax on digital services of giant internet companies.

Issues of democratic accountability, cohesion, equity, environmental protection, sustainable growth and synergy building, which are underlined by the report of the High Level Group on Own Resources, in December 2016, are still missing or under valued.

Or. en

Amendment 30
Dimitrios Papadimoulis

Proposal for a decision
Recital 3

Text proposed by the Commission

Amendment

(3) In June 2017 the Commission

(3) In June 2017 the Commission

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adopted a Reflection Paper on the Future of EU Finances¹⁸. The Commission proposes a range of options linking Own Resources more visibly to Union policies, in particular the single market and sustainable growth. According to the paper, in introducing new Own Resources, it is necessary to pay attention to their transparency, simplicity and stability, their consistency with Union policy objectives, their impact on competitiveness and sustainable growth and their equitable breakdown among Member States.

¹⁸ COM(2017)358 final of 28 June 2017.

adopted a Reflection Paper on the Future of EU Finances¹⁸. The Commission proposes a range of options linking Own Resources more visibly to Union policies, in particular the single market and sustainable growth. According to the paper, in introducing new Own Resources, it is necessary to pay attention to their transparency, simplicity and stability, their consistency with Union policy objectives, their impact on competitiveness and sustainable growth and their equitable breakdown among Member States, ***taking into account the differences in capacity among Member States and considering providing technical assistance to those Member States, if requested.***

¹⁸ COM(2017)358 final of 28 June 2017.

Or. en

Amendment 31

Ernest Urtasun

on behalf of the Verts/ALE Group

Proposal for a decision

Recital 3

Text proposed by the Commission

(3) In June 2017 the Commission adopted a Reflection Paper on the Future of EU Finances¹⁸. The Commission proposes a range of options linking Own Resources more visibly to Union policies, in particular the single market and sustainable growth. According to the paper, in introducing new Own Resources, it is necessary to pay attention to their transparency, simplicity and stability, their consistency with Union policy objectives, their impact on competitiveness and sustainable growth and their equitable breakdown among Member States.

Amendment

(3) In June 2017 the Commission adopted a Reflection Paper on the Future of EU Finances¹⁸. The Commission proposes a range of options linking Own Resources more visibly to Union policies, in particular the single market and sustainable growth. According to the paper, in introducing new Own Resources, it is necessary to pay attention to their transparency, simplicity and stability, their ***fairness, their*** consistency with Union policy objectives, their impact on competitiveness and sustainable growth and their equitable breakdown among Member States.

Or. en

Amendment 32
Dimitrios Papadimoulis

Proposal for a decision
Recital 3 a (new)

Text proposed by the Commission

Amendment

(3 a) Takes note of the Resolution of the European Parliament of 30 May 2018 on the 2021-2027 Multiannual Financial Framework and own Resources (2018/2714(RSP)), which states:

"Urges the Council to ensure that the next financial framework reflects a clear and positive vision of the Union's future and responds to the needs, concerns and expectations of EU citizens; [...]

Notes, in particular, that the increases for several EU programmes are actually significantly lower while the cuts for other programmes are significantly higher than the way they were originally presented by the Commission; [...]

Reconfirms its firm position on the necessary level of funding for key EU policies in the 2021-2027 MFF, in order to enable them to fulfil their mission and objectives;"

Or. en

Amendment 33
Dimitrios Papadimoulis

Proposal for a decision
Recital 3 b (new)

Text proposed by the Commission

Amendment

(3 b) Stresses that, without an ambitious and realistic Multiannual Financial

Framework 2021-2027, the own resources system itself will be weak and less efficient.

Or. en

Amendment 34
Luigi Morgano

Proposal for a decision
Recital 4 a (new)

Text proposed by the Commission

Amendment

(4a) The financial provisions are laid down in the Treaties as follows: the annual budget procedure under Articles 313 to 316 TFEU; the multiannual financial framework under Article 312 TFEU; and the own resources system under Articles 311 and 322 TFEU.

Or. it

Amendment 35
Luigi Morgano

Proposal for a decision
Recital 4 b (new)

Text proposed by the Commission

Amendment

(4b) The legislative procedures currently provided for in the Treaties are weighted against the European Parliament in terms of decision-making power, given that Parliament acts as a co-legislator for the annual budget procedure, is called upon to give its consent to the adoption of the MFF, and is merely consulted for the purposes of adopting the decision on the own resources system.

Or. it

Amendment 36
Dimitrios Papadimoulis

Proposal for a decision
Recital 5

Text proposed by the Commission

(5) The present system for determining the Value Added Tax-based Own Resource has been repeatedly criticised by the Court of Auditors, the European Parliament and Member States as overly complex. It is therefore appropriate to simplify the calculation of that Own Resource.

Amendment

(5) The present system for determining the Value Added Tax-based Own Resource has been repeatedly criticised by the Court of Auditors, the European Parliament and Member States as overly complex. It is therefore appropriate to simplify the calculation of that Own Resource, ***in a way that promotes an equal and fair approach across all Member States.***

Or. en

Amendment 37
Bernd Lucke

Proposal for a decision
Recital 6

Text proposed by the Commission

(6) In order to ***better align*** the Union's ***financing instruments with its policy priorities, to better reflect the Union's budget role for the functioning of the Single Market, to better support the objectives of Union policies and to reduce Member States' Gross National Income-based contributions to the Union's annual budget, it is necessary to introduce new categories*** of Own Resources ***based on the Common Consolidated Corporate Tax Base, the national revenue stemming from the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.***

Amendment

(6) In order to ***reform*** the Union's ***system*** of own resources, ***it would be necessary to have convincing arguments why a financing system predominantly relying on GNI resources would not be transparent, equitable and easy to understand.***

Or. en

Amendment 38
Luigi Morgano

Proposal for a decision
Recital 6

Text proposed by the Commission

(6) In order to better align the Union's financing instruments with its policy priorities, to better reflect the Union's budget role for the functioning of the Single Market, to better support the objectives of Union policies and to reduce Member States' Gross National Income-based contributions to the Union's annual budget, it is necessary to introduce new categories of Own Resources based on the Common Consolidated Corporate Tax Base, the national revenue stemming from the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.

Amendment

(6) In order to better align the Union's financing instruments with its policy priorities, to better reflect the Union's budget role for the functioning of the Single Market, to better support the objectives of Union policies and to reduce Member States' Gross National Income-based contributions to the Union's annual budget, it is necessary to introduce new categories of Own Resources based on the Common Consolidated Corporate Tax Base, ***the proceeds of the financial transaction tax, monetary income from the Eurosystem,*** the national revenue stemming from the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.

Or. it

Amendment 39
Miguel Viegas

Proposal for a decision
Recital 6

Text proposed by the Commission

(6) In order to ***better align the Union's financing instruments with its policy priorities, to better reflect the Union's budget role for the functioning of the Single Market, to better support the objectives of Union policies and to reduce Member States' Gross National Income-based contributions to the Union's annual*** budget, it is ***necessary*** to introduce new categories of Own Resources based on the Common Consolidated Corporate Tax Base, ***the national revenue stemming from***

Amendment

(6) In order to ***provide the Community budget with more resources and to support future policies to promote cohesion, as well as the redistributive function of the Community*** budget, it is ***desirable*** to introduce new categories of Own Resources based, ***for example,*** on the Common Consolidated Corporate Tax Base. ***However, Own Resources of this type should never outweigh the principle of contribution-based solidarity. That being the case, there should be no***

the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.

reduction in Member States' Gross National Income-based contributions to the Union's annual budget, as those contributions have to constitute the main source of revenue for the Community budget.

Or. pt

Amendment 40
Dimitrios Papadimoulis

Proposal for a decision
Recital 6

Text proposed by the Commission

(6) In order to better align the Union's financing instruments with its policy priorities, to better reflect the Union's budget role *for the functioning of the Single Market*, to better support the objectives of Union policies and to reduce Member States' Gross National Income-based contributions to the Union's annual budget, it is necessary to introduce new categories of Own Resources based on the Common Consolidated Corporate Tax Base, the national revenue stemming from the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.

Amendment

(6) In order to better align the Union's financing instruments with its policy priorities, to better reflect the Union's budget role *over the growing social and economic problems*, to better support the objectives of Union policies *related to cohesion and sustainable development*, and to reduce Member States' Gross National Income-based contributions to the Union's annual budget, it is necessary to introduce new *ambitious* categories of Own Resources based on the Common Consolidated Corporate Tax Base, the national revenue stemming from the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.

Or. en

Amendment 41
Ernest Urtasun
on behalf of the Verts/ALE Group

Proposal for a decision
Recital 6

Text proposed by the Commission

Amendment

(6) In order to better align the Union's financing instruments with its policy priorities, to better reflect the Union's budget role for the functioning of the Single Market, to better support the objectives of Union policies and to reduce Member States' Gross National Income-based contributions to the Union's annual budget, it is necessary to introduce new categories of Own Resources **based on** the Common Consolidated Corporate Tax Base, the national revenue stemming from the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.

(6) In order to better align the Union's financing instruments with its policy priorities, to better reflect the Union's budget role for the functioning of the Single Market, to better support the objectives of Union policies and to reduce Member States' Gross National Income-based contributions to the Union's annual budget, it is necessary to introduce new categories of Own Resources, **including, but not limited to**, the Common Consolidated Corporate Tax Base, the national revenue stemming from the European Union Emissions Trading System and a national contribution calculated on the basis of non-recycled plastic packaging waste.

Or. en

Amendment 42

Bernd Lucke

Proposal for a decision

Recital 6 a (new)

Text proposed by the Commission

Amendment

(6 a) A necessary precondition for any reform of the Union's financing instruments is a proper impact assessment of the distributive effects of such a reform. In particular, it is essential to know by how much the resources contributed by each Member State would probably change.

Or. en

Amendment 43

Bernd Lucke

Proposal for a decision

Recital 6 b (new)

Text proposed by the Commission

Amendment

(6 b) Any reform of the Union's financing instruments must respect the principle that the Union does not have the power to tax its citizens.

Or. en

Amendment 44
Bernd Lucke

Proposal for a decision
Recital 6 c (new)

Text proposed by the Commission

Amendment

(6 c) The Common Corporate Tax Base cannot be used for establishing an own resource of the Union as long as some Member States do not participate in this project.

Or. en

Amendment 45
Bernd Lucke

Proposal for a decision
Recital 7

Text proposed by the Commission

Amendment

(7) The European Single Market greatly benefits companies that operate in more than one Member State. However, the heterogeneity of tax systems across the Union creates an unfair advantage for companies that can avoid paying corporate taxes where they create value. The 2016 Commission proposals¹⁹ for a Common Corporate Tax Base and a Common Consolidated Corporate Tax Base address this unfairness by restoring a level playing field. The Own Resource should consist in applying a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on Common Consolidated

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Corporate Tax Base. The Own Resource should only apply to the entities for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory.

¹⁹ COM (2016) 683 of 25.10.2016.

Or. en

Amendment 46
Alain Lamassoure

Proposal for a decision
Recital 7

Text proposed by the Commission

(7) The European Single Market greatly benefits companies that operate in more than one Member State. However, the heterogeneity of tax systems across the Union creates an unfair advantage for companies that can avoid paying corporate taxes where they create value. The 2016 Commission proposals¹⁹ for a Common Corporate Tax Base and a Common Consolidated Corporate Tax Base address this unfairness by restoring a level playing field. The Own Resource should consist in applying a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on Common Consolidated Corporate Tax Base. ***The Own Resource should only apply to the entities for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory.***

¹⁹ COM (2016) 683 of 25.10.2016.

Amendment

(7) The European Single Market greatly benefits companies that operate in more than one Member State. However, the heterogeneity of tax systems across the Union creates an unfair advantage for companies that can avoid paying corporate taxes where they create value. The 2016 Commission proposals¹⁹ for a Common Corporate Tax Base and a Common Consolidated Corporate Tax Base address this unfairness by restoring a level playing field. The Own Resource should consist in applying a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on Common Consolidated Corporate Tax Base.

¹⁹ COM (2016) 683 of 25.10.2016.

Or. en

Justification

For the sake of consistency with what has been laid down in the European Parliament's position on the Commission's proposal for a Common Corporate tax base, which called for the measure to apply to all companies established in the Union.

Amendment 47

Ernest Urtasun

on behalf of the Verts/ALE Group

Proposal for a decision

Recital 7

Text proposed by the Commission

(7) The European Single Market greatly benefits companies that operate in more than one Member State. However, the heterogeneity of tax systems across the Union creates an unfair advantage for companies that can avoid paying corporate taxes where they create value. The 2016 Commission proposals¹⁹ for a Common Corporate Tax Base and a Common Consolidated Corporate Tax Base address this unfairness by restoring a level playing field. The Own Resource should consist in applying a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on Common Consolidated Corporate Tax Base. The Own Resource should **only** apply to the entities for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory.

¹⁹ COM (2016) 683 of 25.10.2016.

Amendment

(7) The European Single Market greatly benefits companies that operate in more than one Member State. However, the heterogeneity of tax systems across the Union creates an unfair advantage for companies that can avoid paying corporate taxes where they create value. The 2016 Commission proposals¹⁹ for a Common Corporate Tax Base and a Common Consolidated Corporate Tax Base address this unfairness by restoring a level playing field. ***Member States are urged to unanimously adopt these two proposals as soon as possible and no later than 2019.*** The Own Resource should consist in applying a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on Common Consolidated Corporate Tax Base. The Own Resource should apply to the entities for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory ***and which chose to opt-in.***

¹⁹ COM (2016) 683 of 25.10.2016.

Or. en

Amendment 48

Lieve Wierinck, Enrique Calvet Chambon

Proposal for a decision
Recital 7 a (new)

Text proposed by the Commission

Amendment

(7 a) Article 33.1.(b) of the Protocol on the statute of the European system of Central Banks and of the European Central Banks should be amended so that a percentage of the ECB net profit above the 20% threshold, that is distributed to the shareholders of the ECB, becomes an Own Resource. The change in the ECB Statutes shall in no manner affect the political independence of the ECB, which is imperative, or the way the Governing Council determines the amount to be set aside for the general reserve fund in Article 33.1.(a).

Or. en

Amendment 49
Lieve Wierinck, Enrique Calvet Chambon

Proposal for a decision
Recital 7 b (new)

Text proposed by the Commission

Amendment

(7 b) Own Resources that are derived from the ECB monetary policy shall be allocated to a Eurozone budget, or a fund or a budget line created for that purpose.

Or. en

Amendment 50
Miguel Viegas

Proposal for a decision
Recital 8

Text proposed by the Commission

Amendment

(8) The Union considers as a priority to achieve its emission reduction target of

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at least 40% between 1990 and 2030 as committed under the Paris Climate Agreement. The European Union Emissions Trading System is one of the main instruments put in place to implement this objective and generates revenue through the auctioning of emission allowances. Considering the harmonised nature of the European Union Emissions Trading System as well as the funding provided by the Union to foster mitigation and adaptation efforts in the Member States, it is appropriate to introduce a new Own Resource for the EU budget in this context. This Own Resource should be based on the allowances to be auctioned by Member States, including transitional free allocation to the power sector. In order to take account of the specific provisions for certain Member States provided for in Directive 2003/87/EC of the European Parliament and of the Council²⁰, allowances redistributed for the purposes of solidarity, growth and interconnections as well as allowances dedicated to the Innovation Fund and the Modernisation Fund should not be counted for determining the Own Resource contribution.

²⁰ *Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a scheme for greenhouse gas emission allowance trading within the Community and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32).*

Or. pt

Amendment 51
Bernd Lucke

Proposal for a decision
Recital 8

(8) The Union considers as a priority to achieve its emission reduction target of at least 40% between 1990 and 2030 as committed under the Paris Climate Agreement. The European Union Emissions Trading System is one of the main instruments put in place to implement this objective and generates revenue through the auctioning of emission allowances. Considering the harmonised nature of the European Union Emissions Trading System as well as the funding provided by the Union to foster mitigation and adaptation efforts in the Member States, it *is* appropriate to introduce a new Own Resource for the EU budget in this context. This *Own Resource should be based on the allowances to be auctioned by Member States, including transitional free allocation to the power sector. In order to take account of the specific provisions for certain Member States provided for in Directive 2003/87/EC of the European Parliament and of the Council²⁰, allowances redistributed for the purposes of solidarity, growth and interconnections as well as allowances dedicated to the Innovation Fund and the Modernisation Fund should not be counted for determining the Own Resource contribution.*

(8) The Union considers as a priority to achieve its emission reduction target of at least 40% between 1990 and 2030 as committed under the Paris Climate Agreement. The European Union Emissions Trading System is one of the main instruments put in place to implement this objective and generates revenue through the auctioning of emission allowances. Considering the harmonised nature of the European Union Emissions Trading System as well as the funding provided by the Union to foster mitigation and adaptation efforts in the Member States, it *may be* appropriate to introduce a new Own Resource for the EU budget in this context. This *new* Own Resource *must be shaped in a transparent and equitable way where all polluters are charged in the same way for the pollution they cause.*

²⁰ Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a scheme for greenhouse gas emission allowance trading within the Community and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32).

Or. en

Amendment 52
Dimitrios Papadimoulis

Proposal for a decision

Recital 8

Text proposed by the Commission

(8) The Union considers as a priority to achieve its emission reduction target of at least 40% between 1990 and 2030 as committed under the Paris Climate Agreement. The European Union Emissions Trading System is one of the main instruments put in place to implement this objective and generates revenue through the auctioning of emission allowances. Considering the harmonised nature of the European Union Emissions Trading System as well as the funding provided by the Union to foster mitigation and adaptation efforts in the Member States, it is appropriate to introduce a new Own Resource for the EU budget in this context. This Own Resource should be based on the allowances to be auctioned by Member States, including transitional free allocation to the power sector. In order to take account of the specific provisions for certain Member States provided for in Directive 2003/87/EC of the European Parliament and of the Council²⁰, allowances redistributed for the purposes of solidarity, growth and interconnections as well as allowances dedicated to the Innovation Fund and the Modernisation Fund should not be counted for determining the Own Resource contribution.

²⁰ Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a scheme for greenhouse gas emission allowance trading within the Community and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32).

Amendment

(8) The Union considers as a priority to achieve its emission reduction target of at least 40% between 1990 and 2030 as committed under the Paris Climate Agreement. The European Union Emissions Trading System is one of the main instruments put in place to implement this objective and generates revenue through the auctioning of emission allowances. Considering the harmonised nature of the European Union Emissions Trading System as well as the funding provided by the Union to foster mitigation and adaptation efforts in the Member States, it is appropriate to introduce a new Own Resource for the EU budget in this context. This Own Resource should be ***ambitious but also realistic and should be*** based on the allowances to be auctioned by Member States, including transitional free allocation to the power sector. In order to take account of the specific provisions for certain Member States provided for in Directive 2003/87/EC of the European Parliament and of the Council²⁰, allowances redistributed for the purposes of solidarity, growth and interconnections as well as allowances dedicated to the Innovation Fund and the Modernisation Fund should not be counted for determining the Own Resource contribution.

²⁰ Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a scheme for greenhouse gas emission allowance trading within the Community and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32).

Or. en

Amendment 53

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Miguel Viegas

Proposal for a decision

Recital 9

Text proposed by the Commission

Amendment

(9) *In line with the Union strategy on plastics, the Union budget can contribute to reduce pollution from plastic packaging waste. An Own Resource which is based on a national contribution proportional to the quantity of plastic packaging waste that is not recycled in each Member State will provide an incentive to reduce the consumption of single-use plastics, foster recycling and boost the circular economy. At the same time, Member States will be free to take the most suitable measures to achieve those goals, in line with the principle of subsidiarity.*

deleted

Or. pt

Amendment 54

Bernd Lucke

Proposal for a decision

Recital 9

Text proposed by the Commission

Amendment

(9) *In line with the Union strategy on plastics, the Union budget can contribute to reduce pollution from plastic packaging waste. An Own Resource which is based on a national contribution proportional to the quantity of plastic packaging waste that is not recycled in each Member State will provide an incentive to reduce the consumption of single-use plastics, foster recycling and boost the circular economy. At the same time, Member States will be free to take the most suitable measures to achieve those goals, in line with the principle of subsidiarity.*

(9) *In line with the Union strategy on plastics, the Union budget can contribute to reduce pollution from plastic packaging waste. However, the Union does not have a mandate to introduce taxes on waste or non-recycled plastic products. Therefore, own resources can only result from this line of policy if the policy measures can narrowly reflect the polluter-pays principle.*

Or. en

Amendment 55
Dimitrios Papadimoulis

Proposal for a decision
Recital 9

Text proposed by the Commission

(9) In line with the Union strategy on plastics, the Union budget *can* contribute to reduce pollution from plastic packaging waste. An Own Resource which is based on a national contribution proportional to the quantity of plastic packaging waste that is not recycled in each Member State will provide an incentive to reduce the consumption of single-use plastics, foster recycling and boost the circular economy. At the same time, Member States will be free to take the most suitable measures to achieve those goals, in line with the principle of subsidiarity.

Amendment

(9) In line with the Union strategy on plastics, the Union budget *should* contribute to reduce pollution from plastic packaging waste. An Own Resource which is based on a national contribution proportional to the quantity of plastic packaging waste that is not recycled in each Member State will provide an incentive to reduce the consumption of single-use plastics, foster recycling and boost the circular economy. ***Technical assistance should be provided to Member States, if requested.*** At the same time, Member States will be free to take the most suitable measures to achieve those goals, in line with the principle of subsidiarity.

Or. en

Amendment 56
Luigi Morgano

Proposal for a decision
Recital 10

Text proposed by the Commission

(10) It is necessary to avoid that Member States which benefit from corrections are confronted with a significant and sudden increase in their national contributions. It is therefore necessary to provide for temporary corrections in favour of Austria, Denmark, Germany, the Netherlands and Sweden by means of lump sum reductions to their Gross National Income-based contributions during a transitional period. Those corrections should be phased out

Amendment

deleted

by the end of 2025.

Or. it

Amendment 57

Bernd Lucke

Proposal for a decision

Recital 10

Text proposed by the Commission

(10) It is necessary to avoid that Member States which benefit from corrections are confronted with a significant and sudden increase in their national contributions. It is therefore necessary to provide for temporary corrections in favour of Austria, Denmark, Germany, the Netherlands and Sweden by means of lump sum reductions to their Gross National Income-based contributions during a transitional period. ***Those corrections should be phased out by the end of 2025.***

Amendment

(10) It is necessary to avoid that Member States which benefit from corrections are confronted with a significant and sudden increase in their national contributions. It is therefore necessary to provide for temporary corrections in favour of Austria, Denmark, Germany, the Netherlands and Sweden by means of lump sum reductions to their Gross National Income-based contributions during a transitional period.

Or. en

Amendment 58

Alain Lamassoure

Proposal for a decision

Recital 10

Text proposed by the Commission

(10) ***It is necessary to avoid that Member States which benefit from corrections are confronted with a significant and sudden increase in their national contributions. It is therefore necessary to provide for temporary corrections in favour of Austria, Denmark, Germany, the Netherlands and Sweden by means of lump sum reductions to their Gross National Income-based contributions during a transitional period.***

Amendment

(10) ***Following the conclusions of the High Level Group on Own Resources, it should be recalled that, when the UK withdraws from the Union, the UK correction will become obsolete. Consequently, all corrections linked to the financing of the UK correction should be immediately terminated after the UK's withdrawal from the Union. The context of Brexit is also an occasion to consider the suppression of all other correction***

Those corrections should be phased out by the end of 2025.

mechanisms granted to some Member States, which are no longer justified. This will allow to restore a perfect equality of treatment of Member States with regard to their contribution to the Union's budget.

Or. en

Amendment 59

Ernest Urtasun

on behalf of the Verts/ALE Group

Proposal for a decision

Recital 10

Text proposed by the Commission

(10) It is necessary to *avoid* that Member States which *benefit* from corrections are confronted with *a significant and sudden increase in* their national contributions. *It is therefore necessary to provide for temporary corrections in favour of Austria, Denmark, Germany, the Netherlands and Sweden by means of lump sum reductions to their Gross National Income-based contributions during a transitional period. Those corrections should be phased out by the end of 2025.*

Amendment

(10) It is necessary to *ensure* that Member States which *benefited* from corrections are confronted with *the latest Union budget developments and see an end to* their national contributions' *rebate. The end of these* corrections should be *applicable since the beginning of the new EU Multiannual Financial Framework.*

Or. en

Amendment 60

Dimitrios Papadimoulis

Proposal for a decision

Recital 10

Text proposed by the Commission

(10) It is necessary to avoid that Member States which benefit from corrections are confronted with a significant and sudden increase in their national contributions. It is therefore necessary to provide for temporary

Amendment

(10) It is necessary *to end the system of corrections in order* to avoid that Member States which benefit from corrections are confronted with a significant and sudden increase in their national contributions. It is therefore necessary to provide for

corrections in favour of Austria, Denmark, Germany, the Netherlands and Sweden by means of lump sum reductions to their Gross National Income-based contributions during a transitional period. Those corrections should be phased out by the end of 2025.

temporary corrections in favour of Austria, Denmark, Germany, the Netherlands and Sweden by means of lump sum reductions to their Gross National Income-based contributions during a transitional period. Those corrections should be phased out by the end of 2025.

Or. en

Amendment 61 **Bernd Lucke**

Proposal for a decision **Recital 11**

Text proposed by the Commission

(11) The retention, by way of collection costs, of 20 % of the amounts collected by the Member States for traditional Own Resources constitutes a high share of Own Resources not being made available to the Union Budget. The collection costs ***retained by Member States from the traditional Own Resources should be restored from 20% to the original level of 10% to better align financial support for customs equipment, staff and information with the actual costs and needs.***

Amendment

(11) The retention, by way of collection costs, of 20 % of the amounts collected by the Member States for traditional Own Resources constitutes a high share of Own Resources not being made available to the Union Budget. ***This retention should be calibrated in such a way that Member States are not only compensated for the collection costs e. g. for customs equipment, staff and information, but in excess of this also include a net benefit to the Member States which encourages them to completely and efficiently collect the resources from their citizens.***

Or. en

Amendment 62 **Dimitrios Papadimoulis**

Proposal for a decision **Recital 11**

Text proposed by the Commission

(11) The retention, by way of collection costs, of 20 % of the amounts collected by the Member States for traditional Own Resources constitutes a high share of Own

Amendment

(11) The retention, by way of collection costs, of 20 % of the amounts collected by the Member States for traditional Own Resources constitutes a high share of Own

Resources not being made available to the Union Budget. The collection costs retained by Member States from the traditional Own Resources should be restored from 20% to the original level of 10% to better align financial support for customs equipment, staff and information with the actual costs and needs.

Resources not being made available to the Union Budget. The collection costs retained by Member States from the traditional Own Resources should be restored from 20% to the original level of 10% to better align financial support for customs equipment, staff and information with the actual costs and needs. ***This reduction by 10% would allow to release a high share of own resources which currently are not available to the Union budget.***

Or. en

Amendment 63
Luigi Morgano

Proposal for a decision
Recital 11

Text proposed by the Commission

(11) The retention, by way of collection costs, of 20 % of the amounts collected by the Member States for traditional Own Resources constitutes a high share of Own Resources not being made available to the Union Budget. The collection costs retained by Member States from the traditional Own Resources should be ***restored from 20% to the original level of 10% to better align financial support for customs equipment, staff and information with the actual costs and needs.***

Amendment

(11) The retention, by way of collection costs, of 20 % of the amounts collected by the Member States for traditional Own Resources constitutes a high share of Own Resources not being made available to the Union Budget. The collection costs retained by Member States from the traditional Own Resources should be ***abolished, and the actual costs of, and needs for, customs equipment, staff and information should be met directly out of the Union Budget.***

Or. it

Amendment 64
Bernd Lucke

Proposal for a decision
Recital 13

Text proposed by the Commission

(13) The integration of the European
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Amendment

(13) The integration of the European

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Development Fund into the EU budget will need to be accompanied by an increase in the ceilings established in the Own Resources decision. A sufficient margin between the payments and the own resources ceiling is necessary to ensure that the Union is able - under any circumstances - to fulfil its financial obligations, even in times of economic downturns. ***The Own Resources ceiling should therefore be increased to a level of 1,29 % of the sum of the Member States' Gross National Income at market prices for appropriations for payments and of 1,35 % for the appropriations for commitments.***

Development Fund into the EU budget will need to be accompanied by an increase in the ceilings established in the Own Resources decision. A sufficient margin between the payments and the own resources ceiling is necessary to ensure that the Union is able - under any circumstances - to fulfil its financial obligations, even in times of economic downturns.

Or. en

Amendment 65
Luigi Morgano

Proposal for a decision
Recital 13

Text proposed by the Commission

(13) The integration of the European Development Fund into the EU budget will need to be accompanied by an increase in the ceilings established in the Own Resources decision. A sufficient margin between the payments and the own resources ceiling is necessary to ensure that the Union is able - under any circumstances - to fulfil its financial obligations, even in times of economic downturns. The Own Resources ceiling should therefore be increased to a level of ***1,29 %*** of the sum of the Member States' Gross National Income at market prices for appropriations for payments and of ***1,35 %*** for the appropriations for commitments.

Amendment

(13) The integration of the European Development Fund into the EU budget ***and the creation of new budget instruments to stabilise the cycle and support reforms in the euro area*** will need to be accompanied by an increase in the ceilings established in the Own Resources decision. A sufficient margin between the payments and the own resources ceiling is necessary to ensure that the Union is able - under any circumstances - to fulfil its financial obligations, even in times of economic downturns. The Own Resources ceiling should therefore be increased to a level of ***1.33%*** of the sum of the Member States' Gross National Income at market prices for appropriations for payments and of ***1.41 %*** for the appropriations for commitments.

Or. it

Amendment 66
Ernest Urtasun
on behalf of the Verts/ALE Group

Proposal for a decision
Recital 16 a (new)

Text proposed by the Commission

Amendment

(16 a) Regrets the decision to decide on Own Resources with a special legislative procedure; Believes that such important decision as to the financing of future EU policies should be decided with a qualified majority voting within the Council and with a stronger role of the European Parliament, in order to ensure greater legitimacy.

Or. en

Amendment 67
Bernd Lucke

Proposal for a decision
Article 2 – paragraph 1 – subparagraph 1 – point b

Text proposed by the Commission

Amendment

(b) the application of a uniform call rate to a share of Value Added Tax receipts collected from the standard rated taxable supplies divided by the national Value Added Tax standard rate; the actual call rate shall not exceed 2 %;

(b) the application of a uniform call rate to a share of Value Added Tax receipts collected from the standard rated taxable supplies divided by the national Value Added Tax standard rate; the actual call rate shall not exceed 2 %; ***proper provisions must be established which prevent an erosion of this tax base by decisions of Member States granting an increasing range of goods and services non-standard VAT-rates;***

Or. en

Amendment 68
Dimitrios Papadimoulis

Proposal for a decision

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Article 2 – paragraph 1 – subparagraph 1 – point b

Text proposed by the Commission

(b) the application of a uniform call rate to a share of Value Added Tax receipts collected from the standard rated taxable supplies divided by the national Value Added Tax standard rate; the actual call rate shall not exceed 2 %;

Amendment

(b) the application of a uniform call rate to a share of Value Added Tax receipts collected from the standard rated taxable supplies divided by the national Value Added Tax standard rate; the actual call rate shall not exceed 2 % ***and it should be monitored and predicted accurately whereas any administrative cost should be covered;***

Or. en

Amendment 69

Bernd Lucke

Proposal for a decision

Article 2 – paragraph 1 – subparagraph 1 – point c

Text proposed by the Commission

(c) ***the application of a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on the Common Consolidated Corporate Tax Base; the actual call rate shall not exceed 6 %;***

Amendment

deleted

Or. en

Amendment 70

Luigi Morgano

Proposal for a decision

Article 2 – paragraph 1 – subparagraph 1 – point c

Text proposed by the Commission

(c) the application of a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on the Common Consolidated Corporate Tax Base; the actual call rate shall not exceed **6 %**;

Amendment

(c) the application of a uniform call rate to the share of taxable profits attributed to each Member State pursuant to Union rules on the Common Consolidated Corporate Tax Base; the actual call rate shall not exceed **10%**;

Amendment 71

Miguel Viegas

Proposal for a decision

Article 2.^o – paragraph 1 – subparagraph 1 – point d

Text proposed by the Commission

Amendment

(d) the application of a uniform call rate to the amount representing the revenue generated by the allowances to be auctioned referred to in Article 10(2)(a) of Directive 2003/87/EC and the market value of transitional free allowances for the modernisation of the energy sector as determined in Article 10c(3) of that Directive; the actual call rate shall not exceed 30 %. *deleted*

Or. pt

Amendment 72

Dimitrios Papadimoulis

Proposal for a decision

Article 2 – paragraph 1 – subparagraph 1 – point d – point i (new)

Text proposed by the Commission

Amendment

i) the income resulting from the return of the lost tax revenues related to the international tax evasion and recuperated thanks to whistleblowing;

Or. en

Amendment 73

Miguel Viegas

Proposal for a decision

Article 2.^o – paragraph 1 – subparagraph 1 – point e

Text proposed by the Commission

Amendment

(e) the application of a uniform call rate to the weight of plastic packaging waste that is not recycled; the actual call rate shall not exceed EUR 1,00 per kilogram; *deleted*

Or. pt

Amendment 74
Bernd Lucke

Proposal for a decision
Article 2 – paragraph 1 – subparagraph 1 – point e

Text proposed by the Commission

Amendment

(e) the application of a uniform call rate to the weight of plastic packaging waste that is not recycled; the actual call rate shall not exceed EUR 1,00 per kilogram; *deleted*

Or. en

Amendment 75
Luigi Morgano

Proposal for a decision
Article 2 – paragraph 1 – subparagraph 1 a (new)

Text proposed by the Commission

Amendment

Revenue from the following shall constitute Own Resources entered in the budget of the Union and intended specifically for budget headings relating to the euro area:

(a) the application of a uniform call rate of 0.1% to stock, bond, and exchange transactions and of a uniform call rate of 0.01% to derivatives trading;

(b) revenue generated by the monetary policy operations of the Eurosystem.

Or. it

Amendment 76
Alain Lamassoure

Proposal for a decision
Article 2 – paragraph 1 – subparagraph 2

Text proposed by the Commission

Amendment

For the purposes of point (c) of the first subparagraph, the uniform call rate shall apply only to the profits of the tax payers for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory. **deleted**

Or. en

Justification

For the sake of consistency with what has been laid down in the European Parliament's position on the Commission's proposal for a Common Corporate tax base, which called for the measure to apply to all companies established in the Union.

Amendment 77
Bernd Lucke

Proposal for a decision
Article 2 – paragraph 1 – subparagraph 2

Text proposed by the Commission

Amendment

For the purposes of point (c) of the first subparagraph, the uniform call rate shall apply only to the profits of the tax payers for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory. **deleted**

Or. en

Amendment 78
Ernest Urtasun
on behalf of the Verts/ALE Group

Proposal for a decision

Article 2 – paragraph 1 – subparagraph 2

Text proposed by the Commission

For the purposes of point (c) of the first subparagraph, the uniform call rate shall apply **only** to the profits of the tax payers for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory.

Amendment

For the purposes of point (c) of the first subparagraph, the uniform call rate shall apply to the profits of the tax payers for whom the Union rules on the Common Consolidated Corporate Tax Base are mandatory **or for those which decided to opt-in voluntarily**.

Or. en

Amendment 79 Luigi Morgano

Proposal for a decision

Article 2 – paragraph 1 – subparagraph 3 a (new)

Text proposed by the Commission

Amendment

For the purposes of point (a) of subparagraph 1a, the uniform call rate shall apply only to transactions carried out in Member States which have adopted the financial transaction tax following an enhanced cooperation procedure. The Gross National Income-based contributions of those Member States shall be reduced by an amount equal to the respective revenue shares assigned to them.

Or. it

Amendment 80 Luigi Morgano

Proposal for a decision

Article 2 – paragraph 1 – subparagraph 4

Text proposed by the Commission

Amendment

Austria shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 110

deleted

million in 2021, EUR 88 million in 2022, EUR 66 million in 2023, EUR 44 million in 2024, and EUR 22 million in 2025. Denmark shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 118 million in 2021, EUR 94 million in 2022, EUR 71 million in 2023, EUR 47 million in 2024, and EUR 24 million in 2025. Germany shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 2 799 million in 2021, EUR 2 239 million in 2022, EUR 1 679 million in 2023, EUR 1 119 million in 2024, and EUR 560 million in 2025. The Netherlands shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 1 259 million in 2021, EUR 1 007 million in 2022, EUR 755 million in 2023, EUR 503 million in 2024, and EUR 252 million in 2025. Sweden shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 578 million in 2021, EUR 462 million in 2022, EUR 347 million in 2023, EUR 231 million in 2024, and EUR 116 million in 2025. Those amounts shall be measured in 2018 prices and adjusted to current prices by applying the most recent Gross Domestic Product deflator for the Union expressed in euros, as provided by the Commission, which is available when the draft budget is drawn up. Those gross reductions shall be financed by all Member States.

Or. it

Amendment 81
Alain Lamassoure

Proposal for a decision
Article 2 – paragraph 1 – subparagraph 4

Text proposed by the Commission

Amendment

Austria shall benefit from a gross reduction in its annual Gross National

deleted

Income-based contribution of EUR 110 million in 2021, EUR 88 million in 2022, EUR 66 million in 2023, EUR 44 million in 2024, and EUR 22 million in 2025. Denmark shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 118 million in 2021, EUR 94 million in 2022, EUR 71 million in 2023, EUR 47 million in 2024, and EUR 24 million in 2025. Germany shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 2 799 million in 2021, EUR 2 239 million in 2022, EUR 1 679 million in 2023, EUR 1 119 million in 2024, and EUR 560 million in 2025. The Netherlands shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 1 259 million in 2021, EUR 1 007 million in 2022, EUR 755 million in 2023, EUR 503 million in 2024, and EUR 252 million in 2025. Sweden shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 578 million in 2021, EUR 462 million in 2022, EUR 347 million in 2023, EUR 231 million in 2024, and EUR 116 million in 2025. Those amounts shall be measured in 2018 prices and adjusted to current prices by applying the most recent Gross Domestic Product deflator for the Union expressed in euros, as provided by the Commission, which is available when the draft budget is drawn up. Those gross reductions shall be financed by all Member States.

Or. en

Justification

The withdrawal of the UK from the EU make all corrections linked to the financing of the UK correction (the so called “rebates on the rebate”) obsolete. Such corrections should therefore immediately disappear.

All other correction mechanisms should also disappear as they all lost any sort of justification and break the equality of treatment of Member States with regard to their contribution to the Union’s budget.

Amendment 82

Ernest Urtasun

on behalf of the Verts/ALE Group

Proposal for a decision

Article 2 – paragraph 1 – subparagraph 4

Text proposed by the Commission

Amendment

Austria shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 110 million in 2021, EUR 88 million in 2022, EUR 66 million in 2023, EUR 44 million in 2024, and EUR 22 million in 2025. Denmark shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 118 million in 2021, EUR 94 million in 2022, EUR 71 million in 2023, EUR 47 million in 2024, and EUR 24 million in 2025. Germany shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 2 799 million in 2021, EUR 2 239 million in 2022, EUR 1 679 million in 2023, EUR 1 119 million in 2024, and EUR 560 million in 2025. The Netherlands shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 1 259 million in 2021, EUR 1 007 million in 2022, EUR 755 million in 2023, EUR 503 million in 2024, and EUR 252 million in 2025. Sweden shall benefit from a gross reduction in its annual Gross National Income-based contribution of EUR 578 million in 2021, EUR 462 million in 2022, EUR 347 million in 2023, EUR 231 million in 2024, and EUR 116 million in 2025. Those amounts shall be measured in 2018 prices and adjusted to current prices by applying the most recent Gross Domestic Product deflator for the Union expressed in euros, as provided by the Commission, which is available when the draft budget is drawn up. Those gross reductions shall be financed by all Member States.

deleted

Or. en

Amendment 83
Ernest Urtasun
on behalf of the Verts/ALE Group

Proposal for a decision
Article 2 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

1 a. Revenue from additional sources shall be explored by Commission and Council including the following:

a. an EU Carbon Tax: the application of a uniform call rate on carbon in all non-EU ETS sectors. A common minimum tax rate on carbon across the EU would allow for better low-carbon market signals, help member states to achieve their effort-sharing obligations and even be able – if implemented through a "tax shift" away from taxation detrimental to economic growth – to enhance overall prosperity

b. a Border Carbon Adjustments Tax: an obligation to purchase ETS allowances for importers of energy-intensive goods offsetting the difference in carbon pricing inside and outside the EU. Such a tax would balance the cost difference between domestic and foreign, mainly energy-intensive goods caused by different carbon pricing standards, therefore maintaining price competitiveness of domestic products and reducing the risk of carbon leakage.

c. an Energy Tax: the application of a uniform call rate on energy products according to their energy content. An EU own resource based on energy taxation which differentiates energy content (and not just volume) would promote the use of renewable energy and encourage energy efficiency at the same time.

d. a Road Fuel Tax: the application of a uniform call rate on petrol and diesel. A more coherent application of the polluter pays principle in the transport sector through better targeted taxation could

provide public health and environmental benefits, and support investment flows towards sustainable mobility.

e. an EU Air Ticket Tax: the application of a uniform call rate on the purchase of flight tickets, preferably taking into account distance or carbon intensity. The tax exemption of the aviation sector is a giant market distortion. No other mode of transport enjoys as profound preferential tax exemptions.

f. an EU Financial Transaction Tax: the application of a uniform call rate on financial transactions of securities and derivatives for countries participating in the current enhanced cooperation procedure. Their contributions would then be deducted from their GNI-based contributions to the EU budget.

g. Fines of the Court of Justice: proceeds from fines generated by rulings of the Court of Justice of the European Union. Revenues generated by the EU Court of Justice should be considered as additional own resources and should no longer to reduce the share of each member state's GNI contribution.

Or. en

Amendment 84
Bernd Lucke

Proposal for a decision
Article 2 – paragraph 2

Text proposed by the Commission

2. Revenue deriving from any new charges introduced within the framework of a common policy, in accordance with the Treaty on the Functioning for the European Union, provided that the procedure laid down in Article 311 of that Treaty has been followed, shall also constitute Own Resources entered in the budget of the Union.

Amendment

deleted

Amendment 85
Dimitrios Papadimoulis

Proposal for a decision
Article 2 – paragraph 2

Text proposed by the Commission

2. Revenue deriving from any new charges introduced within the framework of a common policy, in accordance with the Treaty on the Functioning for the European Union, provided that the procedure laid down in Article 311 of that Treaty has been followed, shall also constitute Own Resources entered in the budget of the Union.

Amendment

2. Revenue deriving from any new charges introduced within the framework of a common policy, in accordance with the Treaty on the Functioning for the European Union, provided that the procedure laid down in Article 311 of that Treaty has been followed, shall also constitute Own Resources entered in the budget of the Union. ***Given the deficits caused by Brexit and the demands for new resources caused by new challenges, CAP should be continue its operation without any financial hindrances.***

Or. en

Amendment 86
Dimitrios Papadimoulis

Proposal for a decision
Article 2 – paragraph 2 – subparagraph 1 (new)

Text proposed by the Commission

Amendment

The monetary income generated annually in the Eurosystem should contribute financially the grant component of the European Investment Stabilisation Function.

Or. en

Amendment 87
Lieve Wierinck, Enrique Calvet Chambon

Proposal for a decision
Article 3 – paragraph 1

Text proposed by the Commission

1. The total amount of Own Resources allocated to the Union to cover annual appropriations for payments shall not exceed 1,29 % of the sum of all the Member States' Gross National Incomes.

Amendment

1. The total amount of Own Resources allocated to the Union to cover annual appropriations for payments shall not exceed ***the sum of:*** 1,29 % of the sum of all the Member States' Gross National Incomes ***plus the Member States' contribution to the EU budget.***

Or. en

Amendment 88
Luigi Morgano

Proposal for a decision
Article 3 – paragraph 1

Text proposed by the Commission

1. The total amount of Own Resources allocated to the Union to cover annual appropriations for payments shall not exceed ***1,29*** % of the sum of all the Member States' Gross National Incomes.

Amendment

1. The total amount of Own Resources allocated to the Union to cover annual appropriations for payments shall not exceed ***1.33***% of the sum of all the Member States' Gross National Incomes.

Or. it

Amendment 89
Lieve Wierinck, Enrique Calvet Chambon

Proposal for a decision
Article 3 – paragraph 1 – subparagraph 1 (new)

Text proposed by the Commission

Amendment

When the total amount of Own Resources is higher than 1,29 % of the sum of all the Member States' Gross National Incomes, the amount above this ceiling will be considered an Own Resource and will be deducted from Member State GNI payments to the EU budget.

Amendment 90

Lieve Wierinck, Enrique Calvet Chambon

Proposal for a decision

Article 3 – paragraph 2

Text proposed by the Commission

2. The total annual amount of appropriations for commitments entered in the Union's budget shall not exceed 1,35 % of the sum of all the Member States' Gross National Incomes.

Amendment

2. The total annual amount of appropriations for commitments entered in the Union's budget shall not exceed ***the sum of*** 1,35 % of the sum of all the Member States' Gross National Incomes ***plus the Member States' contribution to the EU budget.***

Or. en

Amendment 91

Luigi Morgano

Proposal for a decision

Article 3 – paragraph 2

Text proposed by the Commission

2. The total annual amount of appropriations for commitments entered in the Union's budget shall not exceed ***1,35 %*** of the sum of all the Member States' Gross National Incomes.

Amendment

2. The total annual amount of appropriations for commitments entered in the Union's budget shall not exceed ***1.41 %*** of the sum of all the Member States' Gross National Incomes.

Or. it

Amendment 92

Lieve Wierinck, Enrique Calvet Chambon

Proposal for a decision

Article 3 – paragraph 2 – subparagraph 1 (new)

Text proposed by the Commission

Amendment

When the total amount of Own Resources is higher than 1,35 % of the sum of all the

Member States' Gross National Incomes, the amount above this ceiling will be considered an Own Resource and will be deducted from Member State GNI commitments to the EU budget.

Or. en

Amendment 93
Luigi Morgano

Proposal for a decision
Article 4 – paragraph 1

Text proposed by the Commission

The revenue referred to in Article 2 shall be used without distinction to finance all expenditure entered in the Union's annual budget.

Amendment

The revenue referred to in Article 2, *subparagraph 1*, shall be used without distinction to finance all expenditure entered in the Union's annual budget. *The revenue referred to in Article 2, subparagraph 1a, shall be used without distinction to finance all expenditure entered in the Union's annual budget and intended exclusively for the euro area countries.*

Or. it

Amendment 94
Luigi Morgano

Proposal for a decision
Article 5 – paragraph 1

Text proposed by the Commission

Any surplus of the Union's revenue over total actual expenditure during a financial year shall be carried over to the following financial year.

Amendment

Any surplus of the Union's revenue over total actual expenditure during a financial year shall be carried over to the following financial year. *Any such surplus shall constitute extra revenue allowing commitment and payment appropriations to be raised above the ceilings laid down by the multiannual financial framework.*

Or. it

Amendment 95
Lieve Wierinck

Proposal for a decision
Article 6 – paragraph 2

Text proposed by the Commission

2. Member States shall retain, by way of collection costs, **10** % of the amounts referred to in Article 2(1)(a).

Amendment

2. Member States shall retain, by way of collection costs, **20** % of the amounts referred to in Article 2(1)(a).

Or. en

Amendment 96
Bernd Lucke

Proposal for a decision
Article 6 – paragraph 2

Text proposed by the Commission

2. Member States shall retain, by way of collection costs, **10** % of the amounts referred to in Article 2(1)(a).

Amendment

2. Member States shall retain, by way of collection costs, **20** % of the amounts referred to in Article 2(1)(a).

Or. en

Amendment 97
Luigi Morgano

Proposal for a decision
Article 8 – paragraph 6 a (new)

Text proposed by the Commission

Amendment

6a. In accordance with Article 48 TEU, the Council shall invite the Commission to submit, by the end of 2027, a proposal amending the Treaties, in particular Articles 311, 312, and 322 TFEU, with a view to aligning the budgetary powers of the European Parliament with those of the Council.

Amendment 98

Ernest Urtasun

on behalf of the Verts/ALE Group

Proposal for a decision

Article 9 – paragraph 5

Text proposed by the Commission

However, Article 2(1)(c) and the second subparagraph of Article 2(1) of this Decision shall apply from 1 January of the *second* year following the date of application of national provisions transposing the Council Directive on a Common Consolidated Corporate Tax Base.

Amendment

However, Article 2(1)(c) and the second subparagraph of Article 2(1) of this Decision shall apply from 1 January of the year following the date of application of national provisions transposing the Council Directive on a Common Consolidated Corporate Tax Base.