AMENDMENTS
599 - 884

Draft report
Manolis Kefalogiannis
(PE648.609v01-00)

Establishing the Just Transition Fund

Proposal for a decision
(COM(2020)0022 – C9-0007/2020 – 2020/0006(COD))
Amendment 599  
Erik Bergkvist

Proposal for a regulation  
Article 6 – paragraph 1 – subparagraph 1

Text proposed by the Commission  

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme supported by the European Regional Development Fund (‘ERDF’), the European Social Fund Plus (‘ESF+) or the Cohesion Fund, or one or more specific programmes where objective circumstances justify such a course of action. The programming of JTF resources shall be in accordance with Article 6 of Regulation (EU) [new CPR] and ensure the direct involvement of authorities of targeted territories at NUTS2 or NUTS3 level, via the allocation of resources through regional programmes, where such programmes are in place, or the exploitation of integrated territorial tools set out under Articles 22 to 28 of Regulation (EU) [new CPR].

Amendment

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more priorities within a programme.

Or. en

Amendment 600  
Tonino Picula

Proposal for a regulation  
Article 6 – paragraph 1 – subparagraph 1

Text proposed by the Commission  
The JTF resources shall be programmed

Amendment  
The JTF resources shall be programmed
for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme.

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Amendment 601
Rosa D’Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 1

Text proposed by the Commission

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme.

Amendment

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment, except for modifications regarding pillars 2 or 3 of the Just Transition Mechanism. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme.
Justification

It cannot be excluded that the plan may be subject to revision during its implementation, in particular with reference to pillars 2 and 3 of the Just Transition Mechanism.

Amendment 602
Maria Spyraiki

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 1

Text proposed by the Commission

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme.

Amendment

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission, in consultation with the EIB as relevant to its role in the other pillars of the JTM, as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme.

Or. en

Amendment 603
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 1

Text proposed by the Commission

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a

Amendment

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a
The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme covered by Regulation (EU) [...] [new CPR].

Or. it

Amendment 604
Stelios Kympouropoulos

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 1

Text proposed by the Commission

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme.

Amendment

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes or of one or more priorities within a programme covered by Regulation (EU) [...] [new CPR].

Or. en

Amendment 605
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Susana Solís Pérez, Mauri Pekkarinen

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 1

Text proposed by the Commission

The JTF resources shall be programmed for the categories of regions where the territories concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission as part of a programme or a programme amendment. The resources programmed shall take the form of one or more specific programmes.

Amendment

The JTF resources shall be programmed for the categories of regions where the territories or economic activities concerned are located, on the basis of the territorial just transition plans established in accordance with Article 7 and approved by the Commission, as part of a programme or a programme amendment. The resources programmed shall take the form of one or
or of one or more priorities within a programme.

more specific programmes or of one or more priorities within a programme.

Amendment 606
Pascal Arimont

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2

Text proposed by the Commission

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

Amendment

The Commission shall only approve a programme or any amendment to it on the condition that:

– the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified; and

– the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned; and

– the Member State concerned has included in its National Energy and Climate Plan objectives or visions for climate neutrality by 2050 or before.

Amendment 607
Niklas Nienaß

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2
The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan sets out a legally binding phase-out date and is consistent with the Union's and Member States' commitment to limit the global temperature increase to 1.5°C above pre-industrial levels, the Union's climate-neutrality objective as defined under Regulation (EU) 2020/... [European Climate Law], and the National Energy and Climate Plan of the Member State concerned.

Amendment 608
Martina Michels, Dimitrios Papadimoulis, Niyazi Kizilyürek

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified, and the relevant territorial just transition plan commits to the goals of the Paris Agreement and the EU's goal of climate neutrality by 2040, and is consistent with the National Energy and Climate Plan of the Member State concerned and the European Pillar of Social Rights.
Amendment 609
Nora Mebarek

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2

Text proposed by the Commission

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

Amendment

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned and with the benchmarks for achieving the Union’s climate objectives in 2030 referred to in Article 2(11) of Regulation (EU) 2018/1999 and climate neutrality by 2050, including a timetable for the phase-out of fossil fuel-dependent activities.

Or. en

Justification

Until the mid-term review of the National Energy and Climate Plans (NECP), territorial just transition plans should not be allowed to benefit from a windfall effect by relying on NECPs that are not in line with the objectives set by the Union for the transition to climate neutrality. The phasing out from fossil fuels dependent activities and/or the anticipated degree of decarbonation should be described in a sufficiently precise manner, in order to ensure monitoring and consistency between the objectives and the results of the interventions.

Amendment 610
Irène Tolleret, Stéphane Bijoux, Laurence Farreng, Sandro Gozi

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2

Text proposed by the Commission

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is

Amendment

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is
duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned and with the stages enabling the EU’s 2030 climate objectives and 2050 climate neutrality objectives to be achieved, including a schedule for abandoning fossil-fuel dependent activities.

Amendment 611
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2

Text proposed by the Commission
The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

Amendment
The Commission shall only approve a programme, or a programme amendment, where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan and any Commission recommendations pursuant to Chapter 5 of Regulation (EU) 2018/1999 on the Governance of the Energy Union and Climate Action, and the long-term strategies of the Member State concerned.

Justification
It is important to specify that the Just Transition Fund needs to be compatible with the National Energy and Climate Plans and their related Long Term Strategy, considering that we are discussing a 2040 scenario. The compatibility should stem not only from the latest version of the plan, but also from the Commission’s recommendations on those plans when not ambitious enough to reach the objectives they have been thought for according to the reiterative process defined in the Governance of the Energy Union.
The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned, the climate neutrality objective for 2050, the intermediate targets for 2030 and the European Pillar of Social Rights.
Amendment 614
Franc Bogovič

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2

Text proposed by the Commission

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

Amendment

The Commission shall approve a programme where the territories most negatively affected by the transition process are identified within the relevant territorial just transition plan, and where that plan is consistent with the National Energy and Climate Plan of the Member State concerned. If the Commission rejects the programme for any reason, it must always duly justify and explain its decision.

Or. sl

Justification

Repeated justification and confirmation of documentation is just an additional administrative burden, which will lengthen procedures, hinder the obtaining of funds and stifle the impact of the measures.

Amendment 615
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2

Text proposed by the Commission

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

Amendment

The Commission shall only approve a programme, or an amendment to the programme, where the identification of the territories most affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan and the Long Term Strategy of the Member State concerned.
The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

The Commission shall only approve a plan where the identification of the territories most negatively affected by the transition process is consistent with the National Energy and Climate Plan of the Member State concerned.

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is duly justified and the relevant territorial just transition plan is consistent with the National Energy and Climate Plan of the Member State concerned.

The Commission shall only approve a programme where the identification of the territories most negatively affected by the transition process, contained within the relevant territorial just transition plan, is in line with the National Energy and Climate Plan of the Member State concerned.
Justification

On the one hand, the MS is obliged to send the final version of the NECP to the EC by the end of 2019, on the other hand the proposal for the JTF regulation was published in January. Changes in the final version of the NECP will cause delays in the implementation of programmes supported by JTF funds.

Amendment 618
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2 a (new)

Text proposed by the Commission

For those Member States without a Long Term Strategy setting the target of climate neutrality by 2040, only 50% of their national allocation shall be released, while the remaining 50% shall be made available once they have adopted that target.

Amendment

Or. en

Justification

Setting a clear timeline is an essential prerequisite for planning and ensuring a just transition. Without a clear commitment to climate neutrality, in line with the goals of the Paris Agreement, however, there is a high risk that efforts may still be made to reinforce the status quo, or to delay the transition - counter to the interests of ensuring a just transition and economic diversification.

Amendment 619
Andrea Cozzolino, Elisabetta Gualmini

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2 a (new)

Text proposed by the Commission

For those Member States without a Long Term Strategy setting the target of climate neutrality by 2050, only 50% of their national allocation shall be released, while the remaining 50% shall be made available once they have adopted that target.

Amendment
available once they have adopted that target.

Or. en

Amendment 620
Martina Michels, Dimitrios Papadimoulis

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2 a (new)

Text proposed by the Commission

Amendment

For those Member States which have not yet committed to a 2050 national climate neutrality target, the Commission shall release only 50% of their national allocation and make the remaining 50% available once they have adopted that target;

Or. en

Amendment 621
Niklas Nienaß

Proposal for a regulation
Article 6 – paragraph 1 – subparagraph 2 a (new)

Text proposed by the Commission

Amendment

Only operations in the identified territory shall be eligible for support.

Or. en

Amendment 622
Erik Bergkvist

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

Amendment
2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources voluntarily transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall not exceed 60% of the amount of support from the JTF to that priority. The transfer shall take place without prejudice to ensuring adequate funding for the priorities under the ERDF and ESF+. In no case shall the resources transferred from either the ERDF or the ESF+ exceed 20% of the respective ERDF and ESF+ allocation to the Member State concerned.

Justification

This provision deletes the mandatory contributions from ERDF and ESF+. It allows MS, on a voluntary basis, to use part of their ERDF and ESF+ national envelopes to contribute to the JTF up to 60% of the amount of support from the JTF. If all MS were to fully use this provision and with a global JTF allocation of 18.75bn, 30bn could be mobilised under this Regulation. This is in line with the EC proposal where MS are allowed to transfer more than 1.5 times the amount of support from the JTF but not exceed 3 times this amount. If all MS were to fully use this provision and with a global JTF allocation of 7.5bn, 30bn could be mobilised under this Regulation. This amendment should be read in conjunction with the amendment on Articles 3(2) and 6(2).

Amendment 623
Stelios Kympouropoulos

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources

Amendment

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States.
amendment 624
raffaele fitto

Proposal for a regulation
Article 6 – paragraph 2

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amendment 625
martina michels, dimitrios papadimoulis, niyazi kizilyurek

Proposal for a regulation
Article 6 – paragraph 2

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Amendment 626  
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation  
Article 6 – paragraph 2

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Amendment 627  
Franc Bogovič

Proposal for a regulation  
Article 6 – paragraph 2

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transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Justification

More flexibility is required with regard to the inclusion of JTF resources. This will make it easier to adapt to needs and potential and facilitate the absorption capacity of predefined carbon-intensive regions.

Amendment 628
Christian Doleschal

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Amendment

2. The JTF priority or priorities may comprise the JTF resources consisting of all or part of the JTF allocation for the Member States. The transfer of money from the ERDF and ESF+ to the JTF has to be excluded.

Amendment 629
Isabel García Muñoz, Jonás Fernández, Ibán García Del Blanco, Mónica Silvana González

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

Amendment
2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Amendment 630
Tom Berendsen

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Amendment

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount. The resources transferred from ERDF and ESF+ shall maintain their original objectives.

Or. es

Amendment 631
Josianne Cutajar

Or. en
Proposal for a regulation  
Article 6 – paragraph 2  

**Text proposed by the Commission**

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

**Amendment**

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and, on a voluntary basis only, the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR].

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**Amendment 632**  
Marian-Jean Marinescu, Mircea-Gheorghe Hava, Gheorghe Falcă, Iuliu Winkler

Proposal for a regulation  
Article 6 – paragraph 2  

**Text proposed by the Commission**

2. The JTF programmes or priorities shall be financed by the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21(1)] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

**Amendment**

2. The JTF programmes or priorities shall be financed by the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article[21(1)] of Regulation (EU) [new CPR].

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**Amendment 633**  
Krzysztof Hetman
Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Amendment

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States. Member States may choose to complement them with their ERDF and ESF+ resources. In such cases, those resources should be included in the levels of thematic concentration of ERDF and ESF+.

Or. en

Amendment 634
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Amendment

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States. They may be complemented by the resources transferred on a voluntary basis in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to the amount of support from the JTF to that priority but shall not exceed three times that amount.

Or. en

Justification

Obligatory transfers from the poorest regions benefiting from the cohesion policy to those most affected by transformation unreasonably reduce the cohesion policy budget. Transfers should be optional and their amount reduced to allocations equal to those from the JTF.
Amendment 635
Niklas Niennaß

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Amendment

2. The JTF priority or priorities may comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Or. en

Amendment 636
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Susana Solís Pérez, Laurence Farreng, Stéphane Bijoux, Irène Tolleret

Proposal for a regulation
Article 6 – paragraph 2

Text proposed by the Commission

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

Amendment

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources voluntarily transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be up to three times the amount of support from the JTF to that priority.

Or. en
Amendment 637
Pascal Arimont

Proposal for a regulation
Article 6 – paragraph 2

*Text proposed by the Commission*

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

*Amendment*

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to 0.8 times the amount of support from the JTF to that priority but shall not exceed two times that amount.

Or. en

Amendment 638
Pedro Marques, Hannes Heide, Vera Tax, Cristina Maestre Martín De Almagro, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Tsvetelina Penkova, Rovana Plumb

Proposal for a regulation
Article 6 – paragraph 2

*Text proposed by the Commission*

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.

*Amendment*

2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources that the Member States may decide to transfer in accordance with Article [21a] of Regulation (EU) [new CPR]. The amount of the ERDF and ESF+ resources to be transferred to the JTF priority shall not exceed one and a half times the amount of support from the JTF to that priority.
Amendment 639
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Proposal for a regulation
Article 6 – paragraph 2

<table>
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<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
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<tr>
<td>2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to one and a half times the amount of support from the JTF to that priority but shall not exceed three times that amount.</td>
<td>2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The total of the ERDF and ESF+ resources transferred to the JTF priority shall not exceed three times the amount of support from the JTF. The transfer is voluntary and subject to Member States’ decision.</td>
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Justification
The proposed transferring mechanism based on matching the funds obtained from the JTF with Member States’ resources (own resources or cohesion envelope) should become optional (instead of mandatory) to allow Member States to assess the best way to allocate resources. This is to avoid that resources that are already committed for other essential projects are reallocated to JTF activities, creating unintended consequences.

Amendment 640
Yana Toom, Viktor Uspaskich

Proposal for a regulation
Article 6 – paragraph 2

<table>
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<th>Text proposed by the Commission</th>
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<td>2. The JTF priority or priorities shall comprise the JTF resources consisting of all or part of the JTF allocation for the Member States and the resources transferred in accordance with Article [21a] of Regulation (EU) [new CPR]. The</td>
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total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to **one and a half times** the amount of support from the JTF to that priority but shall not exceed three times that amount.

(total of the ERDF and ESF+ resources transferred to the JTF priority shall be at least equal to **half** the amount of support from the JTF to that priority but shall not exceed three times that amount.)

Or. en

Amendment 641
Pascal Arimont

Proposal for a regulation
Article 6 – paragraph 2 – subparagraph 1 (new)

**Text proposed by the Commission**

By way of derogation from paragraph 1 of this Article, all or part of the resources transferred from the ERDF and the ESF+ to the JTF priority may also be programmed for regions and/or territories other than the identified most negatively affected territories, on the condition that the activities supported are:

– directly linked to the specific objective of the JTF as set out in Article 2 and contribute to the implementation of the territorial just transition plans established in accordance with Article 7, and

– listed in Article 4(2), and

– directly linked to activities benefitting the identified most negatively affected territories.

Or. en

Amendment 642
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Proposal for a regulation
Article 6 – paragraph 2 a (new)

**Text proposed by the Commission**

Amendment
2 a. The Just Transition Fund should operate with the same principle of aid intensity as that adopted by the European Investment Bank’s Energy Transition Package. Eligible projects financed under the Just Transition Fund contributing to the specific objective as set out in Article 2 can benefit from up to 75% of relevant costs.

Justification

Aid intensity rules adopted by the European Investment Bank’s Energy Transition Package should be used for the JTF, for the sake of consistency and to make the fund more effective. This should allow for the maximum aid level to correspond to the maximum financing level of 75%. The aid intensity rules featuring in cohesion policy vary widely across regions within the same Member State, and can make the methodology more prone to unintended negative consequences.

Amendment 643
Raffaele Fitto

Proposal for a regulation
Article 6 – paragraph 2 a (new)

Text proposed by the Commission
Amendment

2 a. The resources of Member States to co-finance the territorial just transition plans are excluded from the deficit calculation of the Stability and Growth Pact.

Or. en

Amendment 644
Krzysztof Hetman

Proposal for a regulation
Article 6 – paragraph 2 a (new)

Text proposed by the Commission
Amendment

2 a. Eligible projects financed under
the Just Transition Fund contributing to the specific objective as set out in Article 2 can benefit from up to 80% of relevant costs.

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity. Objective and transparent criteria shall be used to designate the targeted areas and define the distribution of funding among them. The just transition plans shall ensure consistency with relevant strategic documents, in particular Smart Specialisation Strategies (S3), preferably defining the framework.

Amendment 645
Erik Bergkvist

Proposal for a regulation
Article 7 – paragraph 1

Amendment

1. Member States shall prepare, together with all the relevant authorities and social partners, notably at the local and regional level of the territories concerned in accordance with Article 6 of Regulation (EU) [new CPR], one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.
of priorities and implementation processes, the NECPs, the European Pillar of Social Rights and existing regional and local strategies.


Or. en

Amendment 646
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Możdżanowska, Raffaele Fitto

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Regulation (EU) 2016/2066 of 21 November 2016 amending the annexes to Regulation (EC) No 1059/2003 of the European Parliament and of the Council on the establishment of a common classification of territorial units for statistics. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.
The investment areas and priorities identified by the European Commission in Annex D to the Country Reports 2020 should be indicative and should not limit Member States in proposing areas for the JTF support.


Justification

To properly identify territories corresponding to level 3 of the common classification of territorial units for statistics, we need to use the most recent data as set out in Commission Regulation (EU) 2016/2066 of 21 November 2016 amending the annexes to Regulation (EC) No 1059/2003 of the European Parliament and of the Council on the establishment of a common classification of territorial units for statistics (NUTS).

Amendment 647
Rosa D’Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, including municipalities, as well with social partners, and, if any, with the supervising central ministry or other relevant body, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission
negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity. They may span across a wider area than that directly involved in the plant’s or industrial process’ refurbishing, provided that their linkage is clearly identified in the plan itself.

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Or. en

Justification

The rationale of the last part of this amendment lies in the need to provide for a possible locational mismatch stemming from territorial spillovers.

Amendment 648
Younous Omarjee

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission
1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation

Amendment
1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation
Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment 649
Ondřej Knotek, Cristian Ghinea, Susana Solís Pérez, Laurence Farreng, Stéphane Bijoux, Irène Tolleret

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned as defined by the partnership principle in Article 6 of EU Regulation .../... [new CPR], one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European

Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 650
Tamás Deutsch

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use, the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity, and conversion to alternative industries in sectors whose products are impacted by the transition to EU climate neutrality.

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use, the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity, and conversion to alternative industries in sectors whose products are impacted by the transition to EU climate neutrality.
868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

The investment guidance proposed by the European Commission in Annex D to the Country Reports 2020 should not restrict the Member States from suggesting areas and regions for JTF support.


**Justification**

*It should be the competence of the Member States to identify the regions they would like to support from the JTF. Member States have much more detailed understanding about the realities of their regions.*

**Amendment 651**

Pedro Marques, Hannes Heide, Vera Tax, Cristina Maestre Martin De Almagro, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Isabel García Muñoz, Isabel Carvalhais, Mónica Silvana González, Tonino Picula

**Proposal for a regulation**

**Article 7 – paragraph 1**

**Text proposed by the Commission**

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding

**Amendment**

1. Member States shall prepare, together with the relevant authorities of the territories concerned *as well as local actors*, one or more territorial just transition plans covering one or more
to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

The territorial just transition plan must be aligned with the climate neutrality objective for 2050 and with the intermediate targets for 2030, and include a concrete phase-out plan for coal and other greenhouse gas-intensive activities.


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Amendment 652
Isabel García Muñoz, Cristina Maestre Martín De Almagro, Mónica Silvana González

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission  

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity. The territorial just transition plan must be aligned with the climate neutrality objective for 2050 and with the intermediate targets for 2030, and include a concrete phase-out plan for coal and other greenhouse gas-intensive activities.

Amendment

1. Member States shall prepare, together with the relevant regional, local or other authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3
territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Similarly, territorial plans should take account of the unemployment rate in the affected territories, along with other demographic challenges, such as depopulation.

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Amendment 653
Cristian Ghinea, Dragoș Pîslaru, Vlad-Marius Botoș, Ondřej Knotek

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, and with the assistance of the European Investment Bank, where relevant to ensure complementarity with the other pillars of the Just Transition Mechanism, one or more territorial just transition plans
covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 654
Maria Spyraki

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, and with the assistance of the EIB, where relevant to ensure complementarity with the other pillars of the Just Transition Mechanism, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’).
868/2014\textsuperscript{17} or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 655
Mathilde Androuët

Proposal for a regulation
Article 7 – paragraph 1

\textit{Text proposed by the Commission}

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\textsuperscript{17} or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic


\textit{Amendment}

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to levels 1, 2 or 3 of the common classification of territorial units for statistics (‘NUTS level 1 regions’, ‘NUTS level 2 regions’, ‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\textsuperscript{17} or parts thereof, in accordance with the template set out in Annex II. Those territories shall be
and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Or. fr

Amendment 656
Nora Mebarek

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned in accordance with the principles of the European Code of Conduct on Partnership, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to adaptation needs and expected job losses in fossil fuel production and use and the
greenhouse gas intensity.

transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


**Justification**

*In order for the JTF support to be fair and transparent, regional, local and urban public authorities, trade unions, employers, NGOs, and other civil society bodies promoting issues such as social inclusion, gender equality, and non-discrimination shall be involved in all stages of the planning, implementation and monitoring of territorial just transition plans. Besides, the focus of the social objective of the JTF should also be assessed in terms of job decarbonisation and not exclusively in terms of job destruction.*

**Amendment 657**

Irène Tolleret, Stéphane Bijoux, Laurence Farreng, Sandro Gozi

**Proposal for a regulation**

**Article 7 – paragraph 1**

*Text proposed by the Commission*  
1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\[17\] or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to

*Amendment*  
1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\[17\] or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to
expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

adaptation, modernisation or reconversion requirements or expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 658
Hannes Heide

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/201417 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, in full compliance with the partnership principle, together with the relevant authorities of the territories concerned and social partners, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/201417 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic, labour market and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.
Amendment 659
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States’ authorities shall prepare, together with the relevant partners of the territories concerned in accordance with Article [6] of Regulation (EU) [new CPR], one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 2016/2066 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic, social and environmental impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment 660
Álvaro Amaro

Proposal for a regulation
Article 7.º – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, including local and regional authorities and relevant stakeholders, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

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Amendment 661
Stelios Kympouropoulos

Proposal for a regulation
Article 7 – paragraph 1

*Text proposed by the Commission*

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

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1. Member States shall prepare, together with the local and regional governments of the territories concerned, and in accordance with the partnership principle, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected or recent job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

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Amendment 662
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 1

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 663
Dimitrios Papadimoulis, Martina Michels

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to the expected adaptation of workers and job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Or. en
to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 664
Krzysztof Hetman

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, in close cooperation with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 2 or 3 of the common classification of territorial units for statistics ("NUTS level 2 regions" or ‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.
868/2014\textsuperscript{17} or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 665
Franc Bogovič

Proposal for a regulation
Article 7 – paragraph 1

\textit{Text proposed by the Commission}

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\textsuperscript{17} or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to

\textit{Amendment}

1. Member States shall prepare, together with the relevant \textit{local and regional} authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\textsuperscript{17} or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to

expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 666
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Jonás Fernández, Lina Gálvez Muñoz, Estrella Durá Ferrandis, Alicia Homs Ginel, Eider Gardiazabal Rubial

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, together with the relevant regional and local authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the employment, economic and social impacts resulting from the transition, in particular with regard to job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.
greenhouse gas intensity.

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Or. es

Amendment 667
Katalin Cseh

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare and publish, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

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Amendment 668
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Możdżanowska

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II.

Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 2 of the common classification of territorial units for statistics (‘NUTS level 2 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II.

Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Or. en
Justification

In line with Article 7(2)a, such plans should contain a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (NECP). It has to be noted that the preparation of the NECP is a central competence. Thus, given the fact that the national government leads the development of NECP projects, and has the benefit of the oversight of regional transformation challenges, it may materialise this knowledge in governing the Just Transition Plans. Given the short timeline from the onset to implementation of this Regulation, as well as the two-year cycles of NECPs, the most efficient (also time-wise) and coherent approach may be to leave the coordination of these overlapping processes with the central government.

Amendment 669
Raffaele Fitto

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 2 of the common classification of territorial units for statistics (‘NUTS level 2 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment 670
Josianne Cutajar
Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.


Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014 or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses related to fossil fuel production and use and the transformation needs of the production processes of facilities with the highest greenhouse gas intensity.

Amendment 671
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 1

Text proposed by the Commission

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\(^\text{17}\) or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most negatively affected based on the economic and social impacts resulting from the transition, in particular with regard to expected job losses in fossil fuel production and use and the transformation needs of the production processes of industrial facilities with the highest greenhouse gas intensity.

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Amendment

1. Member States shall prepare, together with the relevant authorities of the territories concerned, one or more territorial just transition plans covering one or more affected territories corresponding to level 3 of the common classification of territorial units for statistics (‘NUTS level 3 regions’) as established by Regulation (EC) No 1059/2003 of the European Parliament and of the Council as amended by Commission Regulation (EC) No 868/2014\(^\text{17}\) or parts thereof, in accordance with the template set out in Annex II. Those territories shall be those most affected by the economic and social impacts of the transition, in particular with regard to expected job losses and the transformation needs of the production processes of industrial facilities and transport networks with the highest greenhouse gas intensity.

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Or. it

Amendment 672
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 1 a (new)
1. The territorial just transition plan shall be consulted on with the partners. It shall be approved by the monitoring committee prior to submission to the Commission.

Amendment 673
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 1 b (new)

1. Member States shall provide a yearly progress report on the implementation of the territorial just transition plan to the monitoring committee and the Commission.

Amendment 674
Mathilde Androuët

Proposal for a regulation
Article 7 – paragraph 2 – introductory part

2. A territorial just transition plan shall contain the following elements:

Amendment 675
Francesca Donato, Mathilde Androuët, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan ('NECP');

Amendment

deleted

Or. it

Amendment 676
Rosa D’Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation

Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan ('NECP');

Amendment

(a) a description of the transition process at national level towards a fully renewables-based, highly resource and energy-efficient climate-neutral and circular economy aimed at achieving net zero GHG emissions by 2040, with a detailed and precise timeline for key transition steps, including fossil fuel phase-out dates and relative installation decommissioning, which are consistent with the latest version of the National Energy and Climate Plan ('NECP') and any European Commission recommendations, and the related Long Term Strategy;

Or. en

Amendment 677
Martina Michels, Dimitrios Papadimoulis, Niyazi Kizilyürek

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment

(a) a description of the transition process at national level towards a climate-neutral economy by 2040, including a timeline for key transition steps, such as the decommissioning of fossil fuel installations and overall phase-out dates, including, where coal is used, a coal phase-out by 2030, which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’) and with the EU Climate Law [2020/...];

Or. en

Amendment 678
Irène Tolleret, Stéphane Bijoux, Laurence Farreng, Sandro Gozi

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment

(a) a description of the transition process at national level towards a climate-neutral economy, with the aim of achieving the EU’s climate objectives in 2030 and climate neutrality by 2050, including a timeline for gradually withdrawing from fossil fuel-dependent activities, which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Or. fr

Amendment 679
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 2 – point a
Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment

(a) a description of the transition process at national level towards a climate-neutral economy by 2040, including a timeline for key transition steps towards reaching the 2030 climate targets of the Union as referred to in Article 2(11) of Regulation (EU) 2018/1999, including a legally binding phase-out date which is consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment 680
Nora Mebarek

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps towards achieving the EU climate objectives referred to in Article 2(11) of Regulation (EU) 2018/1999 and climate neutrality by 2050, including a timetable for the phasing-out of fossil fuel-dependent activities, which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Justification

As the territorial just transition plans must be aligned with the National Energy and Climate Plans, it is important to ensure that they do not benefit from a windfall effect by relying on PNECs drawn up in a previous context which would not have taken account of the EU’s increased climate ambitions.
Amendment 681
Tom Berendsen

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission
(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment
(a) a description of the transition process at national level towards the attainment of the Union’s 2030 target for climate set out in Article 2(11) of Regulation (EU) 2018/1999 and a climate-neutral economy by 2050, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment 682
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission
(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment
(a) a description of the transition process at national and regional level towards a climate-neutral economy, including a timeline for key transition steps towards the attainment of Union’s 2030 target for climate and climate neutrality by 2050 which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment 683
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Jonás Fernández, Lina Gálvez Muñoz, Eider Gardiazabal Rubial
Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment

(a) a description of the transition process at national level towards a climate-neutral economy, including transition measures already taken and a timeline for the next key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Or. es

Amendment 684
Katalin Cseh

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment

(a) a detailed description of the transition process at national level towards a climate-neutral economy by 2050, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Or. en

Amendment 685
Pedro Marques, Hannes Heide, Tsvetelina Penkova, Vera Tax, Cristina Maestre Martín De Almagro, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Rovana Plumb, Isabel García Muñoz, Isabel Carvalhais, Mónica Silvana González, Tonino Picula

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);

Amendment

(a) a description of the transition process at national level towards a climate-neutral economy, including transition measures already taken and a timeline for the next key transition steps which are consistent with the latest version of the National Energy and Climate Plan (‘NECP’);
neutral economy, including a timeline for key transition steps which are consistent with the latest version of the National Energy and Climate Plan ('NECP');

neutral economy **by 2050**, including a timeline for key transition steps, which are consistent with the latest version of the National Energy and Climate Plan ('NECP');

Or. en

Amendment 686
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Proposal for a regulation
Article 7 – paragraph 2 – point a

<table>
<thead>
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<th>Text proposed by the Commission</th>
<th>Amendment</th>
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</thead>
<tbody>
<tr>
<td>(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are <strong>consistent</strong> with the latest version of the National Energy and Climate Plan ('NECP');</td>
<td>(a) a description of the transition process at national level towards a climate-neutral economy, including a timeline for key transition steps which are <strong>in line</strong> with the latest version of the National Energy and Climate Plan ('NECP');</td>
</tr>
</tbody>
</table>

Or. en

Justification

On the one hand, the MS is obliged to send the final version of the NECP to the EC till the end of 2019, on the other hand the proposal for JTF regulation was published in January. Changes in the final version of the NECP will cause delays in the implementation of programmes supported with JTF funds.

Amendment 687
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguillera, Javi López, Nicolás González Casares, Jonás Fernández, Lina Gálvez Muñoz, Eider Gardiazabal Rubial

Proposal for a regulation
Article 7 – paragraph 2 – point b

<table>
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<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b) a justification for identifying the territories as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in</td>
<td>(b) a justification for identifying the territories as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in</td>
</tr>
</tbody>
</table>
accordance with paragraph 1; accordance with paragraph 1, including indicators such as the unemployment rate and the depopulation rate, as well as previous efforts made in the territory to foster the decarbonisation of key sectors and activities;

Amendment 688
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 2 – point b

Text proposed by the Commission

(b) a justification for identifying the territories as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in accordance with paragraph 1;

Amendment

(b) a justification for identifying the territories as most affected by the transition process referred to in the latest version of the National Energy and Climate Plan (NECP), to be supported by the JTF, in accordance with paragraph 1;

Or. it

Amendment 689
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Susana Solís Pérez, Mauri Pekkarinen

Proposal for a regulation
Article 7 – paragraph 2 – point b

Text proposed by the Commission

(b) a justification for identifying the territories as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in accordance with paragraph 1;

Amendment

(b) a justification for identifying the territories or economic activities as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in accordance with paragraph 1;

Or. en
Amendment 690
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 2 – point b

Text proposed by the Commission

(b) a justification for identifying the territories as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in accordance with paragraph 1;

Amendment

(b) a justification for identifying the territories and sectors as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in accordance with paragraph 1;

Or. en

Amendment 691
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 7 – paragraph 2 – point b

Text proposed by the Commission

(b) a justification for identifying the territories as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in accordance with paragraph 1;

Amendment

(b) a justification for identifying the territories and sectors as most negatively affected by the transition process referred to in point (a) and to be supported by the JTF, in accordance with paragraph 1;

Or. en

Amendment 692
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Lina Gálvez Muñoz, Eider Gardiazabal Rubial

Proposal for a regulation
Article 7 – paragraph 2 – point b a (new)

Text proposed by the Commission

(ba) a clear commitment to achieve a socially fair and just green transition for the implementation of the Paris

Amendment

(ba) a clear commitment to achieve a socially fair and just green transition for the implementation of the Paris
Agreement;

Amendment 693
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Lina Gálvez Muñoz, Eider Gardiazabal Rubial

Proposal for a regulation
Article 7 – paragraph 2 – point b

Text proposed by the Commission

(b) a clear commitment to achieving the objective of a climate-neutral EU by 2050 and meeting the 2030 reduction targets;

Amendment

Or. es

Amendment 694
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges and opportunities faced by the most negatively affected territories and sectors, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, number of enterprises disrupted and expected revenue losses, the development needs and objectives, to be reached by 2030 linked to the transformation of energy and carbon intensive industry and agriculture consistent with achieving climate neutrality in line with an objective of limiting global heating to below 1.5 °C,
with the transition away from fossil fuel use, or closure of greenhouse gas-intensive activities in those territories;

Justification

It is suggested to consider taking into account indicators such as expected revenue loss or number of enterprises disrupted along with job losses because prime energy absorber sectors typically feature a very high capital to labour ratio which could result in a (relatively) low labour intensity in revenues or output or added value.

Amendment 695
Ondřej Knotek, Vlad-Marius Botoş, Cristian Ghinea, Susana Solís Pérez, Laurence Farreng, Stéphane Bijoux, Mauri Pekkarinen

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission
(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment
(c) an impact assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy;

Or. en

Amendment 696
Isabel García Muñoz, Cristina Maestre Martín De Almagro, Mónica Silvana González

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission
(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy;

Amendment
(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy;

Or. en
affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, taking unemployment rates into account and identifying the potential number of affected jobs and job losses, population density, depopulation levels over the previous ten years the development and territorial cohesion needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment 697
Martina Michels, Dimitrios Papadimoulis, Niyazi Kizilyürek

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation of energy and carbon intensive industry and agriculture, with the transition away from fossil fuel use and the closure of greenhouse gas-intensive activities in those territories;

Amendment 698
Nora Mebarek

Proposal for a regulation
Article 7 – paragraph 2 – point c
Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories, in line with the timeline established for the phasing out of fossil fuel dependent activities;

Or. en

Justification

The phasing out from fossil fuel dependent activities and/or the anticipated degree of decarbonation should be reflected in the content of the Fund, in order to ensure monitoring and consistency between the objectives and the results of the interventions.

Amendment 699
Daniel Buda, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the risk of depopulation of the regions affected and the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. en
Amendment 700
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges faced by the most affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, number of enterprises concerned and expected revenue losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. it

Amendment 701
Andrea Cozzolino, Elisabetta Gualmini

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, number of enterprises disrupted and expected revenue losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. en
Amendment 702
Stelios Kypouroupolous

Proposal for a regulation
Article 7 – paragraph 2 – point c

_text proposed by the Commission_

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

_amendment_

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the potential impact on government revenues, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. en

Amendment 703
Niklas Nienäß

Proposal for a regulation
Article 7 – paragraph 2 – point c

_text proposed by the Commission_

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

_amendment_

(c) an assessment of the transition challenges faced by the most negatively affected territories and sectors, including the social, economic, and environmental impact of the transition to a climate-neutral economy and fighting energy poverty, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. en
Amendment 704
Pedro Marques, Hannes Heide, Vera Tax, Cristina Maestre Martín De Almagro, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Nora Mebarek, Rovana Plumb, Isabel García Muñoz, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Tsvetelina Penkova

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission
(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment
(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories, and the challenges regarding energy poverty;

Or. en

Amendment 705
Álvaro Amaro

Proposal for a regulation
Article 7.º – paragraph 2 – point c

Text proposed by the Commission
(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment
(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories, and the challenges regarding energy poverty, the growth and development opportunities and needs, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. pt
Amendment 706
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges faced by the identified most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. en

Amendment 707
Josianne Cutajar

Proposal for a regulation
Article 7 – paragraph 2 – point c

Text proposed by the Commission

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Amendment

(c) an assessment of the transition challenges faced by the most negatively affected territories, including the social, economic, and environmental impact of the transition to a climate-neutral economy, identifying the potential number of affected jobs and job losses, the development needs and objectives, to be reached by 2030 linked to the transformation or closure of greenhouse gas-intensive activities in those territories;

Or. en
Amendment 708
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 2 – point d

Text proposed by the Commission

(d) a description of the expected contribution of the JTF support to addressing the social, economic and environmental impacts of the transition to a climate-neutral economy;

Amendment

(d) a description of the expected contribution of the JTF support to addressing the social, economic and environmental impacts of the transition to a climate-neutral economy and fighting energy poverty;

Or. en

Amendment 709
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Jonás Fernández, Lina Gálvez Muñoz, Eider Gardiazabal Rubial

Proposal for a regulation
Article 7 – paragraph 2 – point d

Text proposed by the Commission

(d) a description of the expected contribution of the JTF support to addressing the social, economic and environmental impacts of the transition to a climate-neutral economy;

Amendment

(d) a description of the expected contribution of the JTF support to addressing the social, economic and environmental impacts of the transition to a climate-neutral economy and fighting energy poverty;

Or. es

Amendment 710
Franc Bogovič

Proposal for a regulation
Article 7 – paragraph 2 – point d

Text proposed by the Commission

(d) a description of the expected contribution of the JTF support to addressing the social, economic and health impacts of the transition to a climate-neutral economy;

Amendment

(d) a description of the expected contribution of the JTF support to addressing the social, economic and health impacts of the transition to a climate-neutral economy;

Or. en
environmental impacts of the transition to a climate-neutral economy; and environmental impacts of the transition to a climate-neutral economy;

Amendment 711
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 2 – point d

Text proposed by the Commission

(\textit{d)} a description of the expected contribution of the JTF support to addressing the social, economic and environmental impacts of the transition to a climate-neutral economy;

Amendment

(\textit{d)} a description of the expected contribution of the JTF support to addressing the social, \textit{health}, economic and environmental impacts of the transition to a climate-neutral economy;

Or. en

Amendment 712
Pedro Marques, Hannes Heide, Vera Tax, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Rovana Plumb, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Isabel Garcia Muñoz, Cristina Maestre Martin De Almagro

Proposal for a regulation
Article 7 – paragraph 2 – point d a (new)

Text proposed by the Commission

(\textit{d} a) a clear target concerning the expected reduction in greenhouse gas emissions, de-carbonisation, improvement in energy efficiency or increase in renewable energy for the relevant region;

Amendment

Or. en

Amendment 713
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Susana Solís Pérez, Mauri Pekkarinen

Proposal for a regulation
Article 7 – paragraph 2 – point e

Text proposed by the Commission

Amendment

(e) an assessment of its consistency deleted
with other national, regional or territorial strategies and plans;

Or. en

Amendment 714
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 2 – point e

Text proposed by the Commission

Amendment

(e) an assessment of its consistency deleted
with other national, regional or territorial strategies and plans;

Or. it

Amendment 715
Stelios Kympouropoulos

Proposal for a regulation
Article 7 – paragraph 2 – point e

Text proposed by the Commission

Amendment

(e) an assessment of its consistency deleted
with other national, regional or territorial strategies and plans;

(e) an assessment of its consistency
with other national, regional or territorial strategies and plans, where relevant;

Or. en

Amendment 716
Rosa D’Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini,
Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 7 – paragraph 2 – point f
(f) a description of the governance mechanisms consisting of the partnership arrangements, the monitoring and evaluation measures planned and the responsible bodies;

Amendment

(f) a description of the governance mechanisms consisting of the partnership arrangements, the monitoring and evaluation measures planned and the responsible bodies, in conformity with Commission Delegated Regulation (EU) No 240/2014 of 7 January 2014 on the European code of conduct on partnership in the framework of the European Structural and Investment Funds;

Or. en

Amendment 717
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 2 – point f

Text proposed by the Commission

(f) a description of the governance mechanisms consisting of the partnership arrangements, the monitoring and evaluation measures planned and the responsible bodies;

Amendment

(f) a description of the governance mechanisms consisting of comprehensive partnership arrangements, in accordance with the multi-level governance principle and a bottom-up approach, the monitoring and evaluation measures planned and the responsible bodies;

Or. en

Amendment 718
Katalin Cseh

Proposal for a regulation
Article 7 – paragraph 2 – point f

Text proposed by the Commission

(f) a description of the governance mechanisms consisting of the partnership arrangements, the monitoring and
evaluation measures planned and the responsible bodies; evaluation measures planned and the responsible bodies, *including the possibility of evaluation by non-governmental bodies and institutions as well*;

Amendment 719
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 2 – point f

*Text proposed by the Commission*

(f) a description of the governance mechanisms consisting of the partnership arrangements, the monitoring and evaluation measures planned and the responsible bodies;

*Amendment*

(f) a description of the governance mechanisms consisting of the partnership arrangements and a list of partners involved as referred to in paragraph 3, the monitoring and evaluation measures planned and the responsible bodies;

Amendment 720
Katalin Cseh

Proposal for a regulation
Article 7 – paragraph 2 – point g

*Text proposed by the Commission*

(g) a description of the type of operations envisaged and their expected contribution to alleviate the impact of the transition;

*Amendment*

(g) a description of the type and timeline of operations envisaged and their expected contribution to alleviate the economic, social and environmental impact of the transition on local and regional, and where relevant national, level;

Amendment 721
Pascal Arimont
Proposal for a regulation
Article 7 – paragraph 2 – point g

Text proposed by the Commission
(g) a description of the type of operations envisaged and their expected contribution to alleviate the impact of the transition;

Amendment
(g) a description of the type of operations envisaged and their expected contribution to alleviate the impact of the transition and a cost-benefit analysis demonstrating the added value of the investment;

Or. en

Amendment 722
Krzysztof Hetman
Proposal for a regulation
Article 7 – paragraph 2 – point g

Text proposed by the Commission
(g) a description of the type of operations envisaged and their expected contribution to alleviate the impact of the transition;

Amendment
(g) a description of the type of operations envisaged and their expected contribution to alleviate the social, economic, energy security and environmental impacts of the transition;

Or. en

Amendment 723
Tamás Deutsch
Proposal for a regulation
Article 7 – paragraph 2 – point h

Text proposed by the Commission
(h) where support is provided to productive investments to enterprises other than SMEs, an exhaustive list of such operations and enterprises and a justification of the necessity of such support through a gap analysis

Amendment
deleted
demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;

Justification

Large enterprises are the biggest employers in transforming sectors of the economy. There should be no obligation to state an exhaustive list of operation and enterprises other than SMEs in the territorial just transition plans. The needs of affected regions change continuously, it is impossible to set them ex ante. Any change of the territorial just transition plans brings additional administrative burden, which should be eliminated by allowing for more flexibility.

Amendment 724
Marian-Jean Marinescu, Mircea-Gheorghe Hava, Gheorghe Falcă, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 2 – point h

Text proposed by the Commission

Amendment

(h) where support is provided to productive investments to enterprises other than SMEs, an exhaustive list of such operations and enterprises and a justification of the necessity of such support through a gap analysis demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;

Or. en

Amendment 725
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska, Raffaele Fitto

Proposal for a regulation
Article 7 – paragraph 2 – point h

Text proposed by the Commission

Amendment

(h) where support is provided to productive investments to enterprises other than SMEs, an exhaustive list of

Or. en
such operations and enterprises and a justification of the necessity of such support through a gap analysis demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;

Or. en

Justification

The wording about the possibility for projects put forward by enterprises bigger than SMEs to be considered under the JTF does not provide clear signals for the right investments to be made in the needed areas. Large enterprises are the biggest employers in transforming sectors of the economy. There should be no obligation to state an exhaustive list of operations and enterprises other than SMEs in the territorial just transition plans. The needs of affected regions change continuously, it is impossible to set them ex ante. Any change in the territorial just transition plans brings additional administrative burdens, which should be eliminated by allowing for more flexibility.

Amendment 726
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 2 – point h

(h) where support is provided to productive investments to enterprises other than SMEs, an exhaustive list of such operations and enterprises and a justification of the necessity of such support through a gap analysis demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;

Amendment 727
Pedro Marques, Hannes Heide, Vera Tax, Constanze Krehl, Rovana Plumb, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Tsvetelina Penkova

Proposal for a regulation
Article 7 – paragraph 2 – point h

(h) where support is provided to productive investments to enterprises other than micro-enterprises and SMEs, an exhaustive list of such operations and enterprises;
(h) where support is provided to productive investments to enterprises other than SMEs, an exhaustive list of such operations and enterprises and a justification of the necessity of such support through a gap analysis demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;
(h) where support is provided to productive investments to enterprises other than SMEs, an exhaustive list of such operations and enterprises and a justification of the necessity of such support through a gap analysis demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;

(h) where support is provided to productive investments to enterprises other than SMEs, an indicative list of such operations and enterprises and a justification of the necessity of such support through a gap analysis demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;

Amendment 730
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Susana Solís Pérez, Laurence Farreng, Stéphane Bijoux, Mauri Pekkarinen

Proposal for a regulation
Article 7 – paragraph 2 – point h

Text proposed by the Commission

(h) where support is provided to productive investments to enterprises other than SMEs, an exhaustive list of such operations and enterprises and a justification of the necessity of such support through a gap analysis demonstrating that the expected job losses would exceed the expected number of jobs created in the absence of the investment;

(h) where support is provided to productive investments to enterprises other than SMEs, a list of such enterprises and a justification of the necessity of such support demonstrating its necessity for the protection of a number of jobs;

Or. en

Amendment 731
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 2 – point i

Text proposed by the Commission

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities

deleted

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listed in Annex I to Directive 2003/87/EC, an exhaustive list of operations to be supported and a justification that they contribute to a transition to a climate neutral economy and lead to a substantial reduction in greenhouse-gas emissions going substantially below the relevant benchmarks established for free allocation under Directive 2003/87/EC and provided that they are necessary for the protection of a significant number of jobs;

Amendment 732
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 7 – paragraph 2 – point i

Text proposed by the Commission

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an exhaustive list of operations to be supported and a justification that they contribute to a transition to a climate neutral economy and lead to a substantial reduction in greenhouse-gas emissions going substantially below the relevant benchmarks established for free allocation under Directive 2003/87/EC and provided that they are necessary for the protection of a significant number of jobs;

Amendment 733
Pedro Marques, Hannes Heide, Vera Tax, Constanze Krehl, Nora Mebarek, Rovana Plumb, Isabel Carvalhais, Mónica Silvana González, Tonino Picula
Proposal for a regulation
Article 7 – paragraph 2 – point i

Text proposed by the Commission

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an exhaustive list of operations to be supported and a justification that they contribute to a transition to a climate neutral economy and lead to a substantial reduction in greenhouse-gas emissions going substantially below the relevant benchmarks established for free allocation under Directive 2003/87/EC and provided that they are necessary for the protection of a significant number of jobs;

Amendment

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an indicative list of operations to be supported and a justification that they contribute to compliance with the relevant benchmarks established for free allocation under Directive 2003/87/EC;

Or. en

Amendment 734
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 2 – point i

Text proposed by the Commission

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an exhaustive list of operations to be supported and a justification that they contribute to a transition to a climate neutral economy and lead to a substantial reduction in greenhouse-gas emissions going substantially below the relevant benchmarks established for free allocation under Directive 2003/87/EC and provided that they are necessary for the protection of a significant number of jobs;

Amendment

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an indicative list of operations to be supported and a justification that they contribute to compliance with the relevant benchmarks established for free allocation under Directive 2003/87/EC;

Or. it
Amendment 735
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Susana Solís Pérez, Laurence Farreng, Stéphane Bijoux, Mauri Pekkarinen

Proposal for a regulation
Article 7 – paragraph 2 – point i

Text proposed by the Commission

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an exhaustive list of operations to be supported and a justification that they contribute to a transition to a climate neutral economy and lead to a substantial reduction in greenhouse-gas emissions going substantially below the relevant benchmarks established for free allocation under Directive 2003/87/EC and provided that they are necessary for the protection of a significant number of jobs;

Amendment

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, a justification that they contribute to a transition to a climate neutral economy provided that they are necessary for the protection of a number of jobs;

Or. en

Amendment 736
Stelios Kympouroupolos

Proposal for a regulation
Article 7 – paragraph 2 – point i

Text proposed by the Commission

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an exhaustive list of operations to be supported and a justification that they contribute to a transition to a climate neutral economy and lead to a substantial reduction in greenhouse-gas emissions going substantially below the relevant benchmarks established for free allocation

Amendment

(i) where support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC, an indicative list of operations to be supported and a justification that they contribute to a transition to a climate neutral economy and lead to a substantial reduction in greenhouse-gas emissions going substantially below the relevant benchmarks established for free allocation
under Directive 2003/87/EC and provided that they are necessary for the protection of a significant number of jobs;

Amendment 737
Marian-Jean Marinescu, Mircea-Gheorghe Hava, Gheorghe Falcă, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 2 – point i a (new)

Text proposed by the Commission

(i a) where support is provided to investment in transport infrastructure, a list of such operations and the impact study demonstrating the level of attracted investment and the expected jobs created as an effect of the built infrastructure;

Amendment

Or. en

Amendment 738
Marian-Jean Marinescu, Mircea-Gheorghe Hava, Gheorghe Falcă, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 2 – point i b (new)

Text proposed by the Commission

(i b) where support is provided to implement, for a transition period, technologies to produce reduced greenhouse emissions, an analysis demonstrating the benefit generated by preserved jobs versus emission reduction;

Amendment

Or. en

Amendment 739
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 2 – point j

**Text proposed by the Commission**

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism to address identified development needs.

**Amendment**

(j) synergies and complementarities with other Union programmes, and also coherence with the pillars of the Just Transition Mechanism in order to address identified development needs and to facilitate seamless funding for new sustainable energy systems that stretch beyond the identified territory covered by the plan.

Or. en

**Amendment 740**

Pedro Marques, Hannes Heide, Vera Tax, Cristina Maestre Martin De Almagro, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Nora Mebarek, Rovana Plumb, Isabel García Muñoz, Isabel Carvalhais, Mónica Silvana González, Tonino Picula

Proposal for a regulation
**Article 7 – paragraph 2 – point j**

**Text proposed by the Commission**

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism to address identified development needs.

**Amendment**

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism and with the funding opportunities under Invest EU and the Modernisation Fund to address identified development needs.

Or. en

**Amendment 741**

Erik Bergkvist

Proposal for a regulation
**Article 7 – paragraph 2 – point j**

**Text proposed by the Commission**

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism to address identified development needs.

**Amendment**

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism and with the funding opportunities under Invest EU and the Modernisation Fund to address identified development needs.
of the Just Transition Mechanism to address identified development needs. of the Just Transition Mechanism and, where relevant, the Modernisation Fund to address identified development needs.

Amendment 742
Daniel Buda, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 2 – point j

*Text proposed by the Commission*

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism to address identified development needs.

*Amendment*

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism to address identified investment needs.

Amendment 743
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 2 – point j

*Text proposed by the Commission*

(j) synergies and complementarities with other Union programmes and pillars of the Just Transition Mechanism to address identified development needs.

*Amendment*

(j) synergies and complementarities with other relevant Union programmes to address identified development needs.

Amendment 744
Daniel Buda, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 2 – point j a (new)
(j a) synergies and complementarities with planned support from the other pillars of the Just Transition Mechanism.

Or. en

Amendment 745
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 2 – point j a (new)

Text proposed by the Commission
Amendment

(j a) synergies and complementarities with planned support from the other pillars of the Just Transition Mechanism.

Or. en

Amendment 746
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 2 – subparagraph 1 (new)

Text proposed by the Commission
Amendment

Regarding investments falling under points h) and i), only those may be supported which are included in a territorial just transition plan approved by the Commission.

Or. en

Amendment 747
Cristian Ghinea, Dragoș Pîslaru, Vlad-Marius Botoș

Proposal for a regulation
Article 7 – paragraph 3

Text proposed by the Commission
Amendment
3. The preparation and implementation of territorial just transition plans shall involve the relevant partners in accordance with Article [6] of Regulation (EU) [new CPR].

Amendment 748
Martina Michels, Dimitrios Papadimoulis, Niyazi Kizilyürek

Proposal for a regulation
Article 7 – paragraph 3

Text proposed by the Commission

3. The preparation and implementation of territorial just transition plans shall involve the relevant partners in accordance with Article [6] of Regulation (EU) [new CPR].

Amendment

3. In the preparation and implementation of territorial just transition plans meaningful, inclusive and accessible participation of social partners and civil society organisations, and other relevant partners in accordance with Article [6] of Regulation (EU) [new CPR] shall be ensured by the Member States.

Amendment 749
Maria Spyrraki

Proposal for a regulation
Article 7 – paragraph 3

Text proposed by the Commission

3. The preparation and implementation of territorial just transition plans shall involve the relevant partners in accordance with Article [6] of Regulation (EU) [new CPR].

Amendment

3. The preparation and implementation of territorial just transition plans shall involve the relevant partners in accordance with Article [6] of Regulation (EU) [new CPR] and, to the extent relevant to its role under the other pillars of the JTM, the EIB Group.
Amendment 750
Stelios Kyprouopoulos

Proposal for a regulation
Article 7 – paragraph 3

Text proposed by the Commission

3. The preparation and implementation of territorial just transition plans shall involve the relevant partners in accordance with Article [6] of Regulation (EU) [new CPR].

Amendment

3. The preparation, implementation and monitoring of territorial just transition plans shall involve the relevant partners in accordance with Article [6] of Regulation (EU) [new CPR], in particular the representatives of the local and regional governments where they will be implemented.

Amendment 751
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 3

Text proposed by the Commission

3. The preparation and implementation of territorial just transition plans shall involve the relevant partners in accordance with Article [6] of Regulation (EU) [new CPR].

Amendment

3. The preparation and implementation of territorial just transition plans shall involve the relevant partners and an organic and structured consultation of stakeholders in accordance with Article [6] of Regulation (EU) [new CPR].

Amendment 752
Maria Spyraki

Proposal for a regulation
Article 7 – paragraph 3 – subparagraph 1 (new)
The Managing Authorities implementing the JTF shall coordinate with the implementing partners and financing partners under the other pillars of the JTM, as applicable.

Amendment 753
Cristian Ghinea, Dragoș Pîslaru, Vlad-Marius Botoș

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 1

Territorial just transition plans shall be consistent with the territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights. They shall also provide elements of information regarding other pillars of the JTM.

Amendment 754
Franc Bogovič

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 1

Territorial just transition plans shall be consistent with the territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights.
Amendment 755
Josianne Cutajar

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 1

Text proposed by the Commission
Territorial just transition plans shall be consistent with the territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights.

Amendment
Territorial just transition plans shall be consistent with the territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights, including gender equality.

Or. en

Amendment 756
Stelios Kympouropoulos

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 1

Text proposed by the Commission
Territorial just transition plans shall be consistent with the territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights.

Amendment
Territorial just transition plans shall be consistent with the relevant territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights.

Or. en

Amendment 757
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 1

Text proposed by the Commission
Territorial just transition plans shall be consistent with the territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights.

Amendment

Or. sl
Territorial just transition plans shall be consistent with the territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights.

Territorial just transition plans shall be consistent with the relevant territorial strategies referred to in Article [23] of Regulation (EU) [new CPR], with relevant smart specialisation strategies, the NECPs and the European Pillar of Social Rights.

Amendment 758
Daniel Buda, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 2

Text proposed by the Commission

Where the revision of a National Energy and Climate Plan pursuant to Article 14 of Regulation (EU) 2018/1999 necessitates a revision of a territorial just transition plan, this revision shall be carried out as part of the mid-term review exercise in accordance with Article 14 of Regulation (EU) [new CPR].

Amendment

deleted

Or. en

Amendment 759
Katalin Cseh

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 2

Text proposed by the Commission

Where the revision of a National Energy and Climate Plan pursuant to Article 14 of Regulation (EU) 2018/1999 necessitates a revision of a territorial just transition plan, this revision shall be carried out as part of the mid-term review exercise in accordance with Article 14 of Regulation (EU) [new CPR].

Amendment

Where the revision of a National Energy and Climate Plan pursuant to Article 14 of Regulation (EU) 2018/1999 necessitates a revision of a territorial just transition plan, this revision shall be carried out as part of the mid-term review exercise in accordance with Article 14 of Regulation (EU) [new CPR]. Territorial just transition plans and correspondence between Member State authorities and the Commission
pertaining to those plans shall be publicly available.

Amendment 760
Francesca Donato, Mathilde Androuët, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 2

Text proposed by the Commission

Where the revision of a National Energy and Climate Plan pursuant to Article 14 of Regulation (EU) 2018/1999 necessitates a revision of a territorial just transition plan, this revision shall be carried out as part of the mid-term review exercise in accordance with Article 14 of Regulation (EU) [new CPR].

Amendment

A territorial just transition plan may be revised only on justified grounds, which may include the revision of a National Energy and Climate Plan.

Amendment 761
Rosa D’Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Mario Furore, Tiziana Beghin, Fabio Massimo Castaldo

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 2

Text proposed by the Commission

Where the revision of a National Energy and Climate Plan pursuant to Article 14 of Regulation (EU) 2018/1999 necessitates a revision of a territorial just transition plan, this revision shall be carried out as part of the mid-term review exercise in accordance with Article 14 of Regulation (EU) [new CPR].

Amendment

A revision of the territorial just transition plan may be carried out in duly justified cases, including in case of the revision of a National Energy and Climate Plan.
Justification

If there are sound and justified reasons for modifying a territorial just transition plan, we deem that it is not appropriate to refer to a single possible deadline for their revision, namely in occasion of the mid-term review exercise.

Amendment 762
Maria Spyrali

Proposal for a regulation
Article 7 – paragraph 4 – subparagraph 2 a (new)

Text proposed by the Commission

Amendment

They shall also provide elements of information regarding other pillars of the JTM, in a manner regulated in the respective legal bases.

Or. en

Amendment 763
Niklas Nienaß

Proposal for a regulation
Article 7 – paragraph 4 a (new)

Text proposed by the Commission

Amendment

4 a. A territorial just transition plan shall be consistent with the objective of limiting the global temperature increase to 1.5°C above pre-industrial levels and of halting and reversing biodiversity loss by 2030. Investments under the plan shall not lead to environmentally harmful lock-in effects, in particular carbon intensive lock-in effects. The plan shall offer opportunities to further strengthen resilient local economies, local supply chains and relocalisation efforts.

Or. en

Amendment 764
Daniel Buda, Iuliu Winkler

Proposal for a regulation
Article 7 – paragraph 4 a (new)

Text proposed by the Commission

Amendment

4 a. Where Member States want to make use of the possibility to receive support under pillars 2 or 3 of the Just Transition Mechanism, the territorial just transition plan shall set out the sectors and areas envisaged to be supported under those pillars.

Or. en

Amendment 765
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 4 a (new)

Text proposed by the Commission

Amendment

4 a. Where Member States want to make use of the possibility to receive support under pillars 2 or 3 of the Just Transition Mechanism, the territorial just transition plan shall set out the sectors and areas envisaged to be supported under those pillars.

Or. en

Amendment 766
Rosa D’Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 7 – paragraph 4 a (new)

Text proposed by the Commission

Amendment

4 a. The territorial just transition plans shall exclude any investment in any fossil
fuel related infrastructure or applications.

Amendment 767
Pascal Arimont

Proposal for a regulation
Article 7 – paragraph 4 b (new)

*Text proposed by the Commission*

4 b. At least once a year, the monitoring committee shall review the progress in implementing the territorial just transition plans prepared for the identified territories which are covered by the programme.

Amendment

Or. en

Amendment 768
Hannes Heide

Proposal for a regulation
Article 7 a (new)

*Text proposed by the Commission*

**Article 7 a**

Emergency application mechanism

In case of events associated with the transition towards a climate-neutral economy which have short-term and negative consequences for workers in any territory of a Member State, the respective Member State may request to activate an emergency application mechanism. The Member State shall explain why a support from the JTF for activities in line with Article 4(2) directly linked to its specific objectives as set out in Article 2 is justified in order to mitigate the short-term and negative effects on workers. The Commission shall examine the request,
taking due account of its urgency.

Or. en

Amendment 769
Krzysztof Hetman

Proposal for a regulation
Article 7 a (new)

Text proposed by the Commission

Amendment

Article 7 a
Partnership

In accordance with [Article 6] of Regulation (EU) .../[the new CPR] and with Delegated Regulation (EU) No 240/2014, each Member State shall ensure the meaningful participation of social partners and civil society organisations, and other relevant or representative organisations, in the programming and delivery of measures supported by the JTF. This meaningful participation shall be inclusive and accessible to all.

Or. en

Amendment 770
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Możdżanowska

Proposal for a regulation
Article 8 – paragraph 1

Text proposed by the Commission

Amendment

1. Relevant common output and result indicators, as set out in Annex III and, where duly justified in the territorial just transition plan, programme-specific output and result indicators, shall be established in accordance with [point (a) of the second subparagraph of Article 12(1)], [point (d)(ii) of Article 17(3)] and [point (b) of
Article 37(2)] of Regulation (EU) [new CPR].

Justification

We suggest to adapt the indicator regulations to those anticipated in the proposal of the regulation on the ERDF/CF and ESF.

Amendment 771
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Mozdżanowska, Raffaele Fitto

Proposal for a regulation
Article 8 – paragraph 2

Text proposed by the Commission

2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative. Targets shall not be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.

Amendment

2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative.

Justification

In our opinion targets should not be ‘frozen’ after the midterm review. The period between the midterm review and 2029 (the targets are set for 2029) is too long to have these so important elements of the OP ‘frozen’.

Amendment 772
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Susana Solís Pérez, Mauri Pekkarinen

Proposal for a regulation
Article 8 – paragraph 2

Text proposed by the Commission

2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative.

Amendment

2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative.
cumulative. **Targets shall not be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.**

**Amendment 773**
Pedro Marques, Hannes Heide, Vera Tax, Cristina Maestre Martín De Almagro, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Nora Mebarek, Isabel García Muñoz, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Tsvetelina Penkova, Rovana Plumb

**Proposal for a regulation**
**Article 8 – paragraph 2**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
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<tr>
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<td>2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative. <strong>Only under exceptional and justifiable circumstances can</strong> targets be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.</td>
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**Amendment 774**
Pascal Arimont

**Proposal for a regulation**
**Article 8 – paragraph 2**

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<td>2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative. Targets shall not be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.</td>
<td>2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative. Targets shall not be revised after <strong>in the period starting 12 months after</strong> the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.</td>
</tr>
</tbody>
</table>
been approved by the Commission. Regulation (EU) [new CPR] has been approved by the Commission.

Amendment 775
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 8 – paragraph 2

Text proposed by the Commission
2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative. Targets shall not be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.

Amendment
2. For output indicators, baselines shall be set at zero. The milestones set for 2025 and targets set for 2029 shall be cumulative. Targets shall not be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.

Or. en

Amendment 776
Raffaele Fitto

Proposal for a regulation
Article 8 – paragraph 2

Text proposed by the Commission
2. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative. Targets shall not be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.

Amendment
2. For output indicators, baselines shall be set at zero. The milestones set for 2025 and targets set for 2030 shall be cumulative. Targets shall not be revised after the request for programme amendment submitted pursuant to Article [14(2)] of Regulation (EU) [new CPR] has been approved by the Commission.

Or. en

Amendment 777

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Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea, Laurence Farreng, Stéphane Bijoux, Irène Tolleret

Proposal for a regulation
Article 8 – paragraph 3

Text proposed by the Commission

3. Where a JTF priority supports the activities referred to in points (h), (i) or (j) of Article 4(2), data on the indicators for participants shall only be transmitted where all the data relating to that participant, required in accordance with Annex III are available.

Amendment

3. Where a JTF priority supports the activities referred to in points (h), (i) or (j) of Article 4(2), data on the output indicators for participants shall only be transmitted where all the data relating to that participant, required in accordance with Annex III are available.

Or. en

Amendment 778
Tonino Picula

Proposal for a regulation
Article 8 – paragraph 3

Text proposed by the Commission

3. Where a JTF priority supports the activities referred to in points (h), (i) or (j) of Article 4(2), data on the indicators for participants shall only be transmitted where all the data relating to that participant, required in accordance with Annex III are available.

Amendment

3. Where a JTF priority supports the activities referred to in points (d), (h), (i) or (j) of Article 4(2), data on the indicators for participants shall only be transmitted where all the data relating to that participant, required in accordance with Annex III are available.

Or. en

Amendment 779
Josianne Cutajar

Proposal for a regulation
Article 8 – paragraph 3 a (new)

Text proposed by the Commission

3 a. Gender-disaggregated indicators shall also be made available.
Amendment 780
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 8 – paragraph 4

Text proposed by the Commission

Amendment

4. The Commission is empowered to adopt delegated acts in accordance with Article 10 to amend Annex III in order to make the necessary adjustments to the list of indicators to be used.

Amendment 781
Simone Schmiedtbauer

Proposal for a regulation
Article 8 – paragraph 4

Text proposed by the Commission

Amendment

4. The Commission is empowered to adopt delegated acts in accordance with Article 10 to amend Annex III in order to make the necessary adjustments to the list of indicators to be used.

Amendment 782
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 8 – paragraph 4

Text proposed by the Commission

Amendment

4. The Commission is empowered to adopt delegated acts in accordance with
Article 10 to amend Annex III in order to make the necessary adjustments to the list of indicators to be used.

Justification

Indicators are essential elements of this Regulation, and we therefore consider that delegated acts to adjust them are not appropriate.

Amendment 783
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Proposal for a regulation
Article 8 – paragraph 4

Text proposed by the Commission

4. The Commission is empowered to adopt delegated acts in accordance with Article 10 to amend Annex III in order to make the necessary adjustments to the list of indicators to be used.

Amendment

deleted

Justification

A similar proposal was made in the draft of the ERDF/CF Regulation, and after a thorough discussion, we agreed that it might lead to too many obstacles related to implementation, so that this proposal was deleted.

Amendment 784
Stelios Kympouropoulos

Proposal for a regulation
Article 8 – paragraph 4 a (new)

Text proposed by the Commission

4 a. This Article shall be applied in full compliance with Union and national laws on data protection, and without prejudice to the provisions of Regulation (EU)..../[new CPR].

Amendment
Amendment 785
Rovana Plumb, Dan Nica, Petar Vitanov, Ivo Hristov, Tsvetelina Penkova

Proposal for a regulation
Article 8 a (new)

*Text proposed by the Commission*

*Amendment*

**Article 8 a**

1. A Just Transition Platform (hereinafter referred to as the "Platform") shall be set up, under the supervision and direct management of the European Commission, in order to enable bilateral and multilateral exchanges of experience on lessons learnt and best practices across all affected sectors.

2. The Platform shall comprise two strands:

   (a) technical working groups, addressing concrete challenges in the regions concerned, and facilitating exchanges of experience and best practices on the preparation of territorial just transition plans and individual operations. The technical working groups shall be set up according to the operational needs of the JTF, taking into account sectoral coverage of the operations supported. The technical working groups shall cooperate closely with the InvestEU Advisory Hub established in accordance with Article 20 of Regulation (EU) [new InvestEU programme] and relevant services of the European Investment Bank.

   (b) an Annual Forum of Just Transition Regions (hereinafter referred to as the "Forum"), co-organised with the European Committee of the Regions. The Forum shall enable the coordination of policy orientations and their transposition into operational activities of the technical working groups.
3. The Commission shall establish the detailed arrangements concerning governance mechanisms, membership, operation and budget of the Platform. The European Parliament should regularly be informed on each Forum’s conclusions and on the next steps to be followed.

4. The Platform's operational costs shall be covered from the technical assistance resources pursuant to Article 3(2), third subparagraph.

Justification

Practical provisions on the set-up of the Just Transition Platform should be added to provide more clarity on its objectives and operation.

Amendment 786
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Eider Gardiazabal Rubial

Proposal for a regulation
Article 8 a (new)

Text proposed by the Commission

Amendment

Article 8a

1. A Just Transition Platform (hereafter 'Platform') shall be set up under the supervision and direct management of the Commission to facilitate bilateral and multilateral exchanges of experience on lessons learnt and best practices in all affected sectors.

2. The Platform shall consist of two sections:

(a) technical working groups that address specific challenges in the affected regions and facilitate exchanges of experience and best practice in the preparation of territorial just transition plans and various operations. Technical working groups shall be set up in line
with JTF operational needs, taking into account the operational sectors receiving support and shall cooperate closely with the InvestEU Advisory Centre, established in accordance with Article 20 of Regulation (EU) [new InvestEU programme], and the competent services of the European Investment Bank.

(b) an Annual Forum of Just Transition Regions (hereafter the 'Forum'), organised jointly with the European Committee of the Regions. The Forum shall facilitate the coordination of policy guidelines and their operational implementation by the technical working groups.

3. The Commission shall lay down detailed provisions regarding the governance mechanisms, composition, operation and budget of the Platform.

4. The operating costs of the Platform shall be met by the technical assistance resources referred to in the third subparagraph of Article 3(2).

Amendment 787
Lena Düppont, Pascal Arimont, Christian Doleschal

Proposal for a regulation
Article 8 a (new)

Text proposed by the Commission

Amendment

Article 8a

1. A just transition platform ('the platform') will be set up under the authority of the European Commission, by which it will be directly managed, with the aim of enabling the bilateral and multilateral exchange of knowledge and good practices in all sectors concerned.

2. The platform will comprise two components:
(a) technical working groups, which will deal with specific challenges in the regions concerned and enable the exchange of experience and good practices when territorial just transition plans and individual operations are being prepared. These working groups, whose members should also include local and regional authorities, will be established in accordance with the operational requirements of the JTF and the need to cover the sectors impacted by the operations receiving support.

(b) an annual regional just transition forum ('the forum') organised in conjunction with the European Committee of the Regions. The forum will enable the political guidelines and their implementation in operational activities of the technical working groups to be coordinated.

3. The Commission will lay down the specific rules for the platform's governance mechanisms, composition, operation and budget.

4. The platform's operation will be financed from technical assistance resources, in line with the third subparagraph of Article 3(2).

Amendment 788
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Article 9

Text proposed by the Commission

Amendment

Article 9

deleted

9 Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or
more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Amendment 789
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Możdżanowska

Proposal for a regulation
Article 9

Text proposed by the Commission

Amendment

Article 9       deleted

Financial corrections

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Or. en
Justification

This provision restores, as in the 2014-2020 perspective, financial sanctions for failure to implement programme indicators. This approach is unjustified within the current CPR. This provision is also incomprehensibly restrictive – it establishes the possibility for the EC to impose a financial correction after the end of the expenditure eligibility period for all indicators defined in the programme, including output and result indicators. If the deletion of the whole Article 9 proves impossible, it is justifiable to delete at least ‘result indicators’.

Amendment 790
Tonino Picula

Proposal for a regulation
Article 9

Text proposed by the Commission

Amendment

Article 9 deleted

Financial corrections

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Or. en

Justification

This specific obligation goes beyond the scope of rules applicable for all other funds under the CPR, and introduces extra obligations for JTF. Also, a performance review with financial consequences based on indicators has been abandoned for 2021-2027 OPs.

Amendment 791
Stelios Kympouropoulos

Proposal for a regulation
Article 9 – paragraph 1
Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Amendment 792
Pedro Marques, Hannes Heide, Vera Tax, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Nora Mebarek, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Isabel García Muñoz, Cristina Maestre Martín De Almagro

Proposal for a regulation
Article 9 – paragraph 1

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Amendment 793
Ondřej Knotek, Cristian Ghinea, Stéphane Bijoux

Proposal for a regulation
Article 9 – paragraph 1

Text proposed by the Commission

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Amendment

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a serious failure to reach the target established for one or more output or result indicators for the JTF resources, it should make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Or. en

Amendment 794
Vlad-Marius Botoș

Proposal for a regulation
Article 9 – paragraph 1

Text proposed by the Commission

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Amendment

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 50% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Or. en

Amendment 795
Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Amendment 796
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 75% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.

Or. en

Justification
This provision restores, as in the 2014-2020 perspective, financial sanctions for failure to
implement programme indicators. This approach is unjustified within the current CPR. This provision is also incomprehensibly restrictive – it establishes the possibility for the EC to impose a financial correction after the end of the expenditure eligibility period for all indicators defined in the programme, including output and result indicators.

Amendment 797
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Eider Gardiazabal Rubial

Proposal for a regulation
Article 9 – paragraph 1

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
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<tbody>
<tr>
<td>Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output or result indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.</td>
<td>Where the Commission concludes, based on the examination of the final performance report of the programme, that there is a failure to achieve at least 65% of the target established for one or more output indicators for the JTF resources, it may make financial corrections pursuant to Article [98] of Regulation (EU) [new CPR] by reducing the support from the JTF to the priority concerned in proportion to the achievements.</td>
</tr>
</tbody>
</table>

Or. es

Amendment 798
Pedro Marques, Hannes Heide, Vera Tax, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Isabel García Muñoz, Cristina Maestre Martín De Almagro

Proposal for a regulation
Article 9 – paragraph 1 a (new)

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>A mid-term assessment shall be performed by the Commission, which will evaluate the reduction of greenhouse gas emissions towards the net zero emissions target for 2050 and intermediate targets for 2030, as defined in the just transition plan.</td>
<td></td>
</tr>
</tbody>
</table>

AM\1205769EN.docx 113/154 PE652.418v01-00
Significant non-compliance with the targets defined in the just transition plan shall imply financial corrections in proportion to the achievements.

Amendment 799
Pascal Arimont

Proposal for a regulation
Article 9 – paragraph 1 a (new)

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial corrections shall not be applied where the failure to achieve targets is due to the impact of socio-economic or environmental factors, significant changes in the economic or environmental conditions in the Member State concerned, or for reasons of force majeure seriously affecting implementation of the priorities concerned.</td>
<td></td>
</tr>
</tbody>
</table>

Amendment 800
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Proposal for a regulation
Article 10

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Article 10 deleted</td>
<td></td>
</tr>
</tbody>
</table>

Exercise of the delegation
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred on the Commission for an indeterminate period of time from the
date of the entry into force of this Regulation.

3. The delegation of power referred to in Article 8(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.

5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.

6. A delegated act adopted pursuant to Article 8(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

Or. en

Justification

The deletion of Article 10 results from deleting Article 8(4).

Amendment 801
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte
Proposal for a regulation
Article 10

Exercise of the delegation

1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.

2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred on the Commission for an indeterminate period of time from [the date of the entry into force of this Regulation].

3. The delegation of power referred to in Article 8(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.

5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.

6. A delegated act adopted pursuant to Article 8(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European
Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

Amendment 802
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Article 10 – paragraph 2

Text proposed by the Commission

Amendment

2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred on the Commission for an indeterminate period of time from [the date of the entry into force of this Regulation].

Or. it

Amendment 803
Erik Bergkvist

Proposal for a regulation
Article 10 – paragraph 2

Text proposed by the Commission

Amendment

2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred on the Commission for an indeterminate period of time from [the date of the entry into force of this Regulation].

Or. en

Amendment 804
Erik Bergkvist
Proposal for a regulation
Article 10 – paragraph 3

Text proposed by the Commission

3. The delegation of power referred to in Article 8(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

Amendment

3. The delegation of power referred to in Article 3(3) and 8(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

Or. en

Amendment 805
Stelios Kympouropoulos

Proposal for a regulation
Article 10 – paragraph 3

Text proposed by the Commission

3. The delegation of power referred to in Article 8(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

Amendment

3. The delegation of power referred to in Article 3(3) and 8(4) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

Or. en

Amendment 806
Dimitrios Papadimoulis, Martina Michels

Proposal for a regulation
Article 10 – paragraph 4

Text proposed by the Commission

4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.

Amendment

4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State, local and regional authorities, social partners and all relevant stakeholders of the territories concerned in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.

Amendment 807
Erik Bergkvist

Proposal for a regulation
Article 10 – paragraph 6

Text proposed by the Commission

6. A delegated act adopted pursuant to Article 8(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

Amendment

6. A delegated act adopted pursuant to Article 3(3) and 8(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

Amendment 808
Stelios Kympouropoulos

Proposal for a regulation
Article 10 – paragraph 6
Text proposed by the Commission

6. A delegated act adopted pursuant to Article 8(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

Amendment

6. A delegated act adopted pursuant to Article 3(3) and 8(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

Or. en

Amendment 809
Stelios Kympouropoulos

Proposal for a regulation
Article 10 a (new)

Text proposed by the Commission

Article 10 a

Member States shall benefit from a transition period until... [one year from the date of entry into force of this Regulation] for the preparation and adoption of the territorial just transition plans. All Member States shall be fully eligible for funding under this Regulation during that transition period, which shall not be taken into account by the Commission when considering a decision on decommitment or loss of funding.

Amendment

Or. en

Amendment 810
Tamás Deutsch

Proposal for a regulation
Annex I – paragraph 1 – introductory part
Text proposed by the Commission

For each Member State, the financial envelope is determined in accordance with the following steps:

I. An amount of 6.5 billion EUR of the Just Transition Fund resources is shared amongst Member States as follows:

Or. en

Justification

The bulk of the resources of the JTF, 6.5 billion EUR, should be allocated according to the calculation method proposed by the Commission. The remaining 1 billion EUR, however, should be directed to those early achiever Member States that have realized by 2017 a significant reduction of their greenhouse gas emissions of at least 30%, thus outperforming by 150% the EU2020 target of 20%.

Amendment 811
Tamás Deutsch

Proposal for a regulation
Annex I – paragraph 1 – point a – introductory part

Text proposed by the Commission

(a) the share of each Member State is calculated as the weighted sum of the shares determined on the basis of the following criteria, weighted as indicated:

II. The remaining 1 billion EUR of the Just Transition Fund resources should serve as a compensation mechanism for Member States that achieved at least 30% gross greenhouse gas emission reduction by 2017 based on their national inventories compared to the 1990 emission levels, thus outperforming the 2020 EU emission reduction target by at least 150%. The 1 billion EUR is shared amongst these Member States based on the ratio of their 2017 gross greenhouse gas emissions.

Or. en
Justification

The proposal of the Commission does not take into account previous emission reduction efforts, thus allocating a lower share of the resources to early achiever Member States. The current amendment aims at rebalancing this rather unjust feature of the proposal. The compensation mechanism would provide additional resources for nine Member States, out of which eight are amongst the poorest ones in the EU. It needs to be noted that, under the current amendment, Poland’s allocation would be maintained at the maximum amount of 2 billion EUR, in accordance with Annex I - paragraph 1 - point (b).

Amendment 812
Marian-Jean Marinescu, Mircea-Gheorghe Hava, Gheorghe Falcă, Iuliu Winkler

Proposal for a regulation
Annex I – paragraph 1 – point a – introductory part

Text proposed by the Commission
(a) the share of each Member State is calculated as the weighted sum of the shares determined on the basis of the following criteria, weighted as indicated:

Amendment
(a) the share of each Member State is calculated as the weighted sum of the shares determined on the basis of the following criteria, calculated as an average for the 2015-2017 period, weighted as indicated:

Or. en

Amendment 813
Raffaele Fitto

Proposal for a regulation
Annex I – paragraph 1 – point a – point i

Text proposed by the Commission
(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council28 compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2

Amendment
(i) greenhouse-gas emissions of industrial facilities and energy production plants in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities and energy production plants as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council28 compared to the gross value added of the industry, exceeds by a factor of the EU-27 average. Where that
regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),

level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities and energy production plants in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),


Amendment 814
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Eider Gardiazabal Rubial

Proposal for a regulation
Annex I – paragraph 1 – point a – point i

Text proposed by the Commission

(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),

Amendment

(i). greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting: 25%),
Amendment 815
Dimitrios Papadimoulis

Proposal for a regulation
Annex I – paragraph 1 – point a – point i

Text proposed by the Commission

(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),

Amendment

(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 39%),

### Amendment 816
Ondřej Knotek, Cristian Ghinea, Susana Solís Pérez, Laurence Farreng, Stéphane Bijoux, Irène Tolleret

**Proposal for a regulation**
**Annex I – paragraph 1 – point a – point i**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
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<tbody>
<tr>
<td>(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),</td>
<td>(i) greenhouse-gas emissions of industrial facilities in NUTS level 3 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 3 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 3 region with the highest carbon intensity is taken into account (weighting 49%),</td>
</tr>
</tbody>
</table>

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**Amendment 817**
Stelios Kympouropoulos

**Proposal for a regulation**
**Annex I – paragraph 1 – point a – point i**

<table>
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<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
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</thead>
<tbody>
<tr>
<td>(i) greenhouse-gas emissions of industrial facilities in NUTS level 2</td>
<td>(i) greenhouse-gas emissions of industrial facilities in NUTS level 3</td>
</tr>
</tbody>
</table>
regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council\(^{28}\) compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),


Amendment 818
Marian-Jean Marinescu, Mircea-Gheorghe Hava, Gheorghe Falcă, Iuliu Winkler

Proposal for a regulation
Annex I – paragraph 1 – point a – point i

\textit{Text proposed by the Commission}

(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council\(^{28}\) compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State,

\textit{Amendment}

(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council\(^{28}\) compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State,
greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),


greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 34%),


Amendment 819
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Annex I – paragraph 1 – point a – point i

Text proposed by the Commission

(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council28 compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 49%),

Amendment

(i) greenhouse-gas emissions of industrial facilities in NUTS level 2 regions where the carbon intensity, as defined by the ratio of greenhouse gas emissions of industrial facilities as reported by Member States in accordance with Article 7 of Regulation (EC) No 166/2006 of the European Parliament and of the Council28 compared to the gross value added of the industry, exceeds by a factor of two the EU-27 average. Where that level is not exceeded in any NUTS level 2 regions in a given Member State, greenhouse-gas emissions of industrial facilities in the NUTS level 2 region with the highest carbon intensity is taken into account (weighting 20%),

28 Regulation (EC) No 166/2006 of the European Parliament and of the Council of 18 January 2006 concerning the establishment of a European Pollutant Release and Transfer Register and...

Amendment 820
Yana Toom, Viktor Uspaskich

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(ii) employment in mining of coal and lignite (weighting 25%),</td>
<td>(ii) employment in mining of coal, lignite, <em>oil shale and peat</em> (weighting 25%),</td>
</tr>
</tbody>
</table>

Or. en

Amendment 821
Ondřej Knotek, Vlad-Marius Botoș, Cristian Ghinea

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(ii) employment in mining of coal and lignite (weighting 25%),</td>
<td>(ii) employment in mining <em>and energy use</em> of coal and lignite (weighting 25%),</td>
</tr>
</tbody>
</table>

Or. en

Amendment 822
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Możdżanowska

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(ii) employment in mining of coal and lignite (weighting 25%),</td>
<td>(ii) employment in mining of coal and lignite (weighting <em>more than</em> 25%),</td>
</tr>
</tbody>
</table>

Or. en
Justification

The number of jobs in coal mining, energy use and in carbon intensive industries should be key eligibility criteria. The table with the national allocations circulated by the European Commission shows that the suggested methodology could end up prioritising areas that may need less external financing compared to those who need it the most. A way to compensate for this is to modify the weight for employment in mining and energy use of coal and lignite used for the calculation of the financial envelope and increase it from the current value of 25%. Such a change would account for the fact that the main aim of the JTF should be easing of the transition away from coal in the power sector. The weight of other criteria should be recalculated accordingly.

Amendment 823
Raffaele Fitto

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii

Text proposed by the Commission
(ii) employment in mining of coal and lignite (weighting 25%),

Amendment
(ii) employment in mining of coal and lignite (weighting 15%),

Or. en

Amendment 824
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii

Text proposed by the Commission
(ii) employment in mining of coal and lignite (weighting 25%),

Amendment
(ii) employment in mining of coal and lignite (weighting 24%),

Or. it

Amendment 825
Marian-Jean Marinescu, Mircea-Gheorghe Hava, Gheorghe Falcă, Iuliu Winkler

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii
(ii) employment in mining of coal and lignite (weighting 25%),

(ii) employment in mining of coal and lignite (weighting 40%),

Or. en

Amendment 826
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Eider Gardiazabal Rubial

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii

Text proposed by the Commission
Amendment

(iii) employment in mining of coal and lignite (weighting 25%),

ii. employment in mining of coal and lignite (weighting: 12%),

Or. es

Amendment 827
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Jonás Fernández, Eider Gardiazabal Rubial

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii a (new)

Text proposed by the Commission
Amendment

(iii) the unemployment rate in the territory (weighting: 20%);

Or. es

Amendment 828
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Jonás Fernández, Eider Gardiazabal Rubial

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii b (new)
Text proposed by the Commission

Amendment

(iib) prior efforts to meet climate and environmental objectives, taking into account the resulting economic impact and job losses (weighting: 15%);

Or. es

Amendment 829
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Jonás Fernández, Eider Gardiazabal Rubial

Proposal for a regulation
Annex I – paragraph 1 – point a – point ii c (new)

Text proposed by the Commission

Amendment

(bc) the depopulation rate (weighting: 15%);

Or. es

Amendment 830
Raffaele Fitto

Proposal for a regulation
Annex I – paragraph 1 – point a – point iii

Text proposed by the Commission

Amendment

(iii) employment in industry in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 25%),

(iii) employment in industry and energy production plants in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 35%),

Or. en

Amendment 831
Stelios Kypouropoulos

Proposal for a regulation
Annex I – paragraph 1 – point a – point iii

Text proposed by the Commission

(iii) employment in industry in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 25%),

Amendment

(iii) employment in mining of coal and lignite as a proportion of the total industrial workforce of each region (weighting 33%),

Or. en

Amendment 832
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Eider Gardiazabal Rubial

Proposal for a regulation
Annex I – paragraph 1 – point a – point iii

Text proposed by the Commission

(iii) employment in industry in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 25%),

Amendment

(iii) employment in industry in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 12%),

Or. es

Amendment 833
Ondřej Knotek, Cristian Ghinea, Susana Solís Pérez, Laurence Farreng, Stéphane Bijoux, Irène Tolleret

Proposal for a regulation
Annex I – paragraph 1 – point a – point iii

Text proposed by the Commission

(iii) employment in industry in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 25%),

Amendment

(iii) employment in industry in the NUTS level 3 regions taken into account for the purposes of point (i) (weighting 25%),

Or. en
Amendment 834
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte
Proposal for a regulation
Annex I – paragraph 1 – point a – point iii

Text proposed by the Commission Amendment
(iii) employment in industry in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 25%),
(iii) employment in industry in the NUTS level 2 regions taken into account for the purposes of point (i) (weighting 24%),

Or. it

Amendment 835
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguiler, Javi López, Nicolás González Casares, Jonás Fernández, Lina Gálvez Muñoz, Estrella Durá Ferrandis, Alicia Homs Ginel, Eider Gardiazabal Rubial
Proposal for a regulation
Annex I – paragraph 1 – point a – point iii a (new)

Text proposed by the Commission Amendment
(iii) The unemployment rate, in particular among young people and older workers who find it hardest to regain a foothold on the labour market.

Or. es

Amendment 836
Dimitrios Papadimoulis
Proposal for a regulation
Annex I – paragraph 1 – point a – point iii a (new)

Text proposed by the Commission Amendment
(iii a) unemployment rate in 2019 in regions where coal or lignite is mined or combusted (weighting 10%);

Or. en
Amendment 837
Stelios Kympouropoulos

Proposal for a regulation
Annex I – paragraph 1 – point a – point v a (new)

Text proposed by the Commission

Amendment

(v a) the speed with which the Member States commit to reducing their greenhouse gas emissions from coal or lignite, as reflected in the respective 2030 National Energy and Climate Plans (weighting 6%);  

Or. en

Amendment 838
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Annex I – paragraph 1 – point a – point v a (new)

Text proposed by the Commission

Amendment

(va) population resident in insular or remote areas reliant on autonomous electricity production by diesel or petrol generators (weighting 2%);  

Or. it

Amendment 839
Isabel García Muñoz, Cristina Maestre Martín De Almagro, Mónica Silvana González

Proposal for a regulation
Annex I – paragraph 1 – point a – point v a (new)

Text proposed by the Commission

Amendment

(va) population density in NUTS level 3 regions indicated in territorial just transition plans.
Amendment 840
Isabel García Muñoz, Cristina Maestre Martín De Almagro, Mónica Silvana González

Proposal for a regulation
Annex I – paragraph 1 – point a – point v b (new)

Text proposed by the Commission

Amendment

(bb) depopulation rates in NUTS level 3 regions indicated in territorial just transition plans with an average population decline of over 1% between 2010 and 2020;

Justification

The particular challenges facing areas affected by depopulation are acknowledged in Article 10a 'Areas facing natural or demographic handicaps and challenges' of the Position of the European Parliament on the proposal for a Regulation of the European Parliament and of the Council on the European Regional Development Fund and on the Cohesion Fund for 2021-2017.

Amendment 841
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Annex I – paragraph 1 – point a – point v b (new)

Text proposed by the Commission

Amendment

(vb) greenhouse-gas emissions from naval or aerial modes of transport, which can be reduced by building new railway and road infrastructure to connect regions, or parts of regions (weighting 29%);

Amendment 842
Isabel García Muñoz, Cristina Maestre Martín De Almagro, Mónica Silvana González
Proposal for a regulation
Annex I – paragraph 1 – point a – point v c (new)

Text proposed by the Commission

(b) the national unemployment rate.

Amendment

(bc) the national unemployment rate.

Or. es

Amendment 843
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Moźdżanowska

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment 844
Krzysztof Hetman

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Or. en

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shares are recalculated accordingly;

Amendment 845
Cristian Ghinea, Dragoș Pislaru, Vlad-Marius Botoș

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion, or 5 billion for a Member State that can justify with clear indicators that it holds a larger proportion of vulnerable regions where the transition to an environmentally sustainable energy policy would create tangible socio-economic risks above the average of other Member States. The amounts exceeding EUR 2 billion per Member State, or 5 billion for heavily affected Member States, are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Or. en

Amendment 846
Andrea Cozzolino, Elisabetta Gualmini

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed

Amendment

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed
proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly, taking into account the achievements regarding the 2020 targets for energy efficiency and renewable energy sources, as referred to respectively in Article 1(1) of Directive 2012/27/EU and in Annex I of Directive 2009/28/EC;

Amendment 847
Younous Omarjee

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission
(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment
(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion and that each outermost region (as defined by Article 349 TFEU) receives an additional allocation of EUR 30 million. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment 848
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission
(b) the allocations resulting from the application of point (a) are adjusted to

Amendment
(b) the allocations resulting from the application of point (a) are adjusted to
ensure that no Member State receives an amount exceeding **EUR 2 billion**. The amounts exceeding **EUR 2 billion** per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

ensure that no Member State receives an amount exceeding **20% of the principal amount indicated in Article 3(2)**. The amounts exceeding the **20%** per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

**Amendment 849**
*Isabel García Muñoz, Jonás Fernández, Ibán García Del Blanco, Mónica Silvana González*

**Proposal for a regulation**
**Annex I – paragraph 1 – point b**

*Text proposed by the Commission*

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding **EUR 2 billion** per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

*Amendment*

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion or over EUR 40 per capita of its population for the entire period. The amounts exceeding the previous limits per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

**Amendment 850**
*Pedro Marques, Hannes Heide, Vera Tax, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Nora Mebarek, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Tsvetelina Penkova, Rovana Plumb*

**Proposal for a regulation**
**Annex I – paragraph 1 – point b**

*Text proposed by the Commission*

(b) the allocations resulting from the application of point (a) are adjusted to

*Amendment*

(b) the allocations resulting from the application of point (a) are adjusted to
ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

ensure that no Member State receives an amount exceeding 20% of the principal amount indicated in Article 3 (2). The amounts exceeding 20% of the principal amount indicated in Article 3 (2) per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment 851
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding 20% of the resources of the Fund as defined in Article 2(2). The amounts exceeding that threshold per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Or. it

Amendment 852
Stelios Kyproupolous

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per

Amendment

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding 27% of the principal amount indicated in Article 3(2). The
Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly; amounts exceeding 27% per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Or. en

Amendment 853
Dimitrios Papadimoulis, Martina Michels

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission
(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment
(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding 27% of the amount referred to in Article 3(2). The excess amounts per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Or. en

Amendment 854
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Możdżanowska

Proposal for a regulation
Annex I – paragraph 1 – point b

Text proposed by the Commission
(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

Amendment
(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding 32% of the principal amount. The amounts exceeding the 32% per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;
A more substantial financial envelope for the JTF should also go hand-in-hand with a higher cap. The cap adopted for the maximum allocation of funds for a Member State cannot be limited to EUR 2 billion if the overall envelope is higher than 7.5 bn.

**Amendment 855**  
**Raffaele Fitto**

**Proposal for a regulation**  
**Annex I – paragraph 1 – point b**

**Text proposed by the Commission**

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

**Amendment**

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 1 billion. The amounts exceeding EUR 1 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

**Amendment 856**  
**Mircea-Gheorghe Hava, Marian-Jean Marinescu, Gheorghe Falcă**

**Proposal for a regulation**  
**Annex I – paragraph 1 – point b**

**Text proposed by the Commission**

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 2 billion. The amounts exceeding EUR 2 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;

**Amendment**

(b) the allocations resulting from the application of point (a) are adjusted to ensure that no Member State receives an amount exceeding EUR 3 billion. The amounts exceeding EUR 3 billion per Member State are redistributed proportionally to the allocations of all other Member States. The Member States shares are recalculated accordingly;
The threshold available for the Member States should be increased, since the total JTF budget should be more robust.

Amendment 857
Raffaele Fitto

Proposal for a regulation
Annex I – paragraph 1 – point c – introductory part

Text proposed by the Commission

(c) the Member State shares resulting from the application of point (b) are adjusted negatively or positively by a coefficient of 1.5 times of the difference by which that Member State's GNI per capita (measured in purchasing power parities) for the period 2015-2017 exceeds or falls below the average GNI per capita of the EU-27 Member States (average expressed as 100%);

Amendment

(c) the Member State shares resulting from the application of point (b) are adjusted negatively or positively by a coefficient of 1.5 times of the difference by which that Member State's GNI per capita (measured in purchasing power parities) for the period 2018-2020 exceeds or falls below the average GNI per capita of the EU-27 Member States (average expressed as 100%);

Amendment 858
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Annex I – paragraph 1 – point c – introductory part

Text proposed by the Commission

(c) the Member State shares resulting from the application of point (b) are adjusted negatively or positively by a coefficient of 1.5 times of the difference by which that Member State's GNI per capita (measured in purchasing power parities) for the period 2015-2017 exceeds or falls below the average GNI per capita of the EU-27 Member States (average expressed as 100%);

Amendment

(c) the Member State shares resulting from the application of point (b) are adjusted negatively or positively by a coefficient of 1.5 times of the difference by which that Member State's GNI per capita (measured in purchasing power parities) for the period 2018-2020 exceeds or falls below the average GNI per capita of the EU-27 Member States (average expressed as 100%).
Amendment 859
Pedro Marques, Hannes Heide, Vera Tax, Andrea Cozzolino, Elisabetta Gualmini, Constanze Krehl, Isabel Carvalhais, Mónica Silvana González, Tonino Picula, Tsvetelina Penkova, Rovana Plumb

Proposal for a regulation
Annex I – paragraph 1 – point c – introductory part

Text proposed by the Commission
(c) the Member State shares resulting from the application of point (b) are adjusted negatively or positively by a coefficient of 1.5 times of the difference by which that Member State's GNI per capita (measured in purchasing power parities) for the period 2015-2017 exceeds or falls below the average GNI per capita of the EU-27 Member States (average expressed as 100%);

Amendment
(c) the Member State shares resulting from the application of point (b) are adjusted negatively or positively by a coefficient of 1.75 times of the difference by which that Member State's GNI per capita (measured in purchasing power parities) for the period 2015-2017 exceeds or falls below the average GNI per capita of the EU-27 Member States (average expressed as 100%);

Or. en

Amendment 860
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Mozdżanowska

Proposal for a regulation
Annex I – paragraph 1 – point c – paragraph 1

Text proposed by the Commission
This adjustment does not apply to Member States for which the allocation has been capped in accordance with point (b).

Amendment
deleted

Justification

In relation with the suggested deletion of Annex I(b).
Amendment 861
Krzysztof Hetman

Proposal for a regulation
Annex I – paragraph 1 – point c – paragraph 1

Text proposed by the Commission

This adjustment does not apply to Member States for which the allocation has been capped in accordance with point (b).

Amendment

deleted

Or. en

Amendment 862
Susana Solís Pérez

Proposal for a regulation
Annex I – paragraph 1 – point d – introductory part

Text proposed by the Commission

(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in a per capita aid intensity (measured on the basis of the entire population of the Member State) of at least EUR 6 over the entire period.

Amendment

(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in an aid intensity per unemployed person (measured on the basis of the entire unemployed population of the Member State) of at least EUR 0,15 over the entire period. The amounts to ensure the minimum aid intensity are deducted proportionally from the allocations of all the other Member States, except those for which the allocation has been capped in accordance with point (b).

Or. en

Justification

The expected impact in job losses will be much harder to absorb in those Member States with a high unemployment rate.

Amendment 863
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Jonás Fernández, Nicolás González Casares, Lina Gálvez Muñoz, Estrella Durá Ferrandis, Alicia Homs Ginell, Eider Gardiazaabal Rubial

Proposal for a regulation
Annex I – paragraph 1 – point d – introductory part

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in <em>a per capita</em> aid intensity (measured on the basis of the <em>entire</em> population of the Member State) of at least EUR 6 over the entire period.</td>
<td>(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in <em>an</em> aid intensity (measured on the basis of the <em>unemployed</em> population of the Member State) of at least EUR 0.15 per person unemployed over the entire period.</td>
</tr>
</tbody>
</table>

*Justification*

The JTF should incorporate an allocation criterion based on unemployment rates to take into account the unequal impact of job losses in the EU Member States and regions. Furthermore, the per capita aid criterion should be excluded, as it distorts the objective of the JTF.

Amendment 864
Raffaele Fitto

Proposal for a regulation
Annex I – paragraph 1 – point d – introductory part

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
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<tbody>
<tr>
<td>(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in a per capita aid intensity (measured on the basis of the entire population of the Member State) of at least EUR 6 over the entire period.</td>
<td>(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in a per capita aid intensity (measured on the basis of the entire population of the Member State) of at least EUR 10 over the entire period.</td>
</tr>
</tbody>
</table>

Or. en

Amendment 865
(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in a per capita aid intensity (measured on the basis of the entire population of the Member State) of at least EUR 6 over the entire period.

(d) the allocations resulting from the application of point (c) are adjusted to ensure that the final allocation from the JTF results in a per capita aid intensity (measured on the basis of the entire population of the Member State) of at least EUR 4 over the entire period.

Or. es

Amendment 866
Elżbieta Kruk, Izabela-Helena Kloc, Andżelika Anna Możdżanowska

Proposal for a regulation
Annex I – paragraph 1 – point d – paragraph 1

Text proposed by the Commission
The amounts to ensure the minimum aid intensity are deducted proportionally from the allocations of all the other Member States, except those for which the allocation has been capped in accordance with point (b).

Amendment
The amounts to ensure the minimum aid intensity are deducted proportionally from the allocations of all the other Member States.

Or. en

Justification

In relation with the suggested deletion of Annex I(b).

Amendment 867
Stelios Kympouropoulos

Proposal for a regulation
Annex I – paragraph 1 – point d a (new)

Text proposed by the Commission

Amendment

AM\1205769EN.docx  147/154  PE652.418v01-00
(d a) population resident in insular or mountainous areas reliant on autonomous electricity production by diesel or petrol generators (weighting 2%);

Amendment 868
Irène Tolleret, Stéphane Bijoux, Laurence Farreng, Sandro Gozi
Proposal for a regulation
Annex I – paragraph 1 a (new)

Text proposed by the Commission
Amendment
A specific allocation for the outermost regions of EUR 100 million is given to the Member States concerned.

Amendment 869
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte
Proposal for a regulation
Annex II – point 1 – paragraph 1

Text proposed by the Commission
Amendment
Reference: Article 7(2)(a)
deleted

Amendment 870
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte
Proposal for a regulation
Annex II – point 1 – paragraph 2

Text proposed by the Commission
Amendment
Reference: Article 7(2)(b)
Reference: Article 7(2)(b)
1.2 Identifying the territories expected to be the most affected and justifying this choice with the corresponding estimation of the economic and employment impacts based on the latest version of the NECP.

Or. it

Amendment 871
Stelios Kympouropoulos

Proposal for a regulation
Annex II – point 1 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

1.2 Identifying the territories that have recently been, or are expected to be, the most negatively affected, and justifying this choice with the corresponding estimation of the economic and employment impacts based the outline of Section 1.1

Or. en

Amendment 872
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Annex II – point 2 – introductory part

Text proposed by the Commission

Amendment

2. Assessment of transition challenges, for each of the identified territory

2. Assessment of transition challenges and opportunities, for each of the identified territory

Or. en

Amendment 873
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo
### Proposal for a regulation

**Annex II – point 2 – point 2.1 – introductory part**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1. Assessment of the economic, social and territorial impact of the transition to a climate-neutral economy</td>
<td>2.1. Assessment of the economic, social and territorial impact of the transition to a full renewables-based, highly resource and energy-efficient climate-neutral and circular economy achieving net zero GHG emissions by 2040</td>
</tr>
</tbody>
</table>

**Or. en**

#### Amendment 874

Niklas Nienaß

**Proposal for a regulation**

**Annex II – point 2 – point 2.1 – introductory part**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1. Assessment of the economic, social and territorial impact of the transition to a climate-neutral economy</td>
<td>2.1. Assessment of the economic, social and territorial impact of the transition to a climate-neutral economy and fighting energy poverty</td>
</tr>
</tbody>
</table>

**Or. en**

#### Amendment 875

Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

**Proposal for a regulation**

**Annex II – point 2 – point 2.2 – introductory part**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.2. Development needs and objectives by 2030 in view of reaching climate neutrality</td>
<td>2.2. Development needs and objectives by 2030, within the identified territory, in view of fulfilling the Member States’ commitment to limit the global temperature increase to 1.5°C above pre-industrial levels</td>
</tr>
</tbody>
</table>
Amendment 876
Niklas Nienaß

Proposal for a regulation
Annex II – point 2 – point 2.2 – introductory part

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.2. Development needs and objectives by 2030 in view of reaching climate neutrality</td>
<td>2.2. Development needs and objectives by 2030 in view of reaching climate neutrality and fighting energy poverty</td>
</tr>
</tbody>
</table>

Amendment 877
Pascal Arimont

Proposal for a regulation
Annex II – point 2 – point 2.2 – introductory part

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.2. Development needs and objectives by 2030 in view of reaching climate neutrality</td>
<td>2.2. Development needs and objectives by 2030 in view of reaching climate neutrality by 2050</td>
</tr>
</tbody>
</table>

Amendment 878
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Annex II – point 2 – point 2.3

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.3. Consistency with other national, regional or territorial strategies and plans deleted Reference: Article 7(2)(e) Text field [6000] — Smart specialisation strategies;</td>
<td></td>
</tr>
</tbody>
</table>

Or. en
Amendment 879  
Ondřej Knotek, Vlad-Marius Botoş, Cristian Ghinea

Proposal for a regulation  
Annex II – point 2 – point 2.3

*Text proposed by the Commission*  
*Amendment*

2.3. Consistency with other national, regional or territorial strategies and plans  
deleted

*Reference: Article 7(2)(e)*

[...]

[...]

Or. en

Amendment 880  
Pascal Arimont

Proposal for a regulation  
Annex II – point 2 – point 2.3 – introductory part

*Text proposed by the Commission*  
*Amendment*

2.3. Consistency with other national, regional or territorial strategies and plans  

2.3. Consistency with other relevant national, regional or territorial strategies and plans

Or. en

Amendment 881  
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation  
Annex II – point 2 – point 2.4 – paragraph 2

*Text proposed by the Commission*  
*Amendment*

Reference: Article 7(2)(h)  

Reference: Article 7(2)(h)

*To fill in only if support is provided to productive investments other than micro-*
Enterprises and SMEs:
- an exhaustive list of such operations and enterprises and for each of them a justification of the necessity of such support

Amendment 882
Rosa D'Amato, Chiara Gemma, Ignazio Corrao, Eleonora Evi, Piernicola Pedicini, Daniela Rondinelli, Tiziana Beghin, Mario Furore, Fabio Massimo Castaldo

Proposal for a regulation
Annex II – point 2 – point 2.4 – paragraph 3

Text proposed by the Commission

Reference: Article 7(2)(i);

Amendment

deleted

Or. en

Amendment 883
Francesca Donato, Alessandro Panza, Stefania Zambelli, Vincenzo Sofo, Rosanna Conte

Proposal for a regulation
Annex II – point 2 – point 2.4 – paragraph 3

Text proposed by the Commission

Reference: Article 7(2)(i);

Reference: Article 7(2)(i)

To fill in only if support is provided to investments to achieve the reduction of greenhouse gas emissions from activities listed in Annex I to Directive 2003/87/EC:

- an exhaustive list of operations to be supported and a justification that they contribute to the transition to a climate-neutral economy and lead to substantial reductions in greenhouse gas emissions going below the relevant benchmarks used for free allocation under Directive 2003/87/EC

Or. it
Amendment 884
Cristina Maestre Martín De Almagro, Isabel García Muñoz, Mónica Silvana González, Ibán García Del Blanco, César Luena, Clara Aguilera, Javi López, Nicolás González Casares, Lina Gálvez Muñoz, Eider Gardiazabal Rubial

Proposal for a regulation
Annex III – subheading 1

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>REGIONAL POLICY Common output INDICATORS (‘RCO’) and REGIONAL POLICY Common result indicators (‘RCR’) for the Just Transition Fund²⁹</td>
<td>REGIONAL POLICY Common output INDICATORS (‘RCO’) for the Just Transition Fund²⁹</td>
</tr>
</tbody>
</table>

²⁹ For presentational reasons, indicators are grouped to provide for easier matching with the indicators included in other cohesion policy fund-specific regulations.

Or. es

Justification

Performance indicators depend on not only interventions, but also other factors.