

#### European Committee of the Regions

# ENVE-VII/022

# 149th plenary session, 27-29 April 2022

# **OPINION**

# Towards a socially fair implementation of the Green Deal

THE EUROPEAN COMMITTEE OF THE REGIONS

- welcomes the proposal for a Social Climate Fund (SCF) as a statement of solidarity and commitment to achieving a just and socially fair transition, as a way to balance the negative effects on the most endangered groups and territories, and as an answer to our call for enhancing the integrity of the EU Emission Trading Scheme (ETS) while providing support for vulnerable regions and groups;
- underlines that climate and energy policies as well as the carbon market must not affect vulnerable households, micro- and -small enterprises, and mobility users, including in rural and remote areas;
- demands that at least a 35% of the financial envelope of the SCF should be directly managed by local and regional authorities;
- demands that the SCF shall provide support under shared-management to Member States, and regions, for the financing of the measures and investments included in their National or Regional Social Climate Plans ('the Plans') as part of their structural funds;
- calls for a recognition of local and regional authorities' role as key contributors to the national Social Climate Plans, while ensuring that the drafting does not add an administrative burden to the local and regional authorities;
- emphasises that while the aim of the SCF is a step in the right direction to deliver a just green transition, further efforts in financial terms should be developed. The SCF itself will not be enough to tackle the undesirable social effects and economic shortcomings of the measures to achieve climate neutrality.
- demands that the revenues derived from the ETS II should in part be allocated to the SCF and to measures directed to ensure that no one suffers disadvantages from achieving climate neutrality;
- suggests that in case the carbon price leads to higher revenues than expected, the financial envelope of the SCF will be increased accordingly;
- welcomes the revision of the Energy Taxation Directive so that its content is adjusted and adapted to the need for increased climate action and environmental protection;
- suggests analysing territorial patterns for Member States at regional level in order to allow regional or even local exemptions or reduced levels or other compensation in special circumstances such as poverty risk for the most affected households and businesses.

# Rapporteur

Csaba Borboly (RO/EPP), President of Harghita County Council, Romania

# Reference documents

Proposal for a Regulation of the European Parliament and of the Council establishing a Social Climate Fund COM(2021) 568 final Proposal for a Council Directive restructuring the Union framework for the taxation of energy products and electricity (recast) COM(2021) 563 final

# Opinion of the European Committee of the Regions – Towards a socially fair implementation of the Green Deal

# I. RECOMMENDATIONS FOR AMENDMENTS

# Proposal for a Regulation of the European Parliament and of the Council establishing a Social Climate Fund COM (2021) 568 final

#### Amendment 1

Recital 7

Text proposed by the European Commission	CoR amendment
In order to implement the commitments towards	In order to implement the commitments towards
climate neutrality, the Union's climate and	climate neutrality, the Union's climate and
energy legislation has been reviewed and	energy legislation has been reviewed and
amended in order to accelerate the greenhouse	amended in order to accelerate the greenhouse
gas emissions reductions.	gas emissions reductions. Those amendments
	should be in line with the principles of the
	European Pillar of Social Rights, ensuring that
	everyone can fully benefit from the just
	transition and that no one is left behind. A new
	Social Climate Fund would contribute to protect
	and empower the most vulnerable households
	and mobility users with a view to eradicating
	energy and mobility poverty across Europe.

Reason

Self-explanatory.

# Amendment 2

Text proposed by the European Commission	CoR amendment
Those amendments have differing economic and	Those amendments have differing economic and
social impacts on the different sectors of the	social impacts on the different sectors of the
economy, on <i>the citizens</i> , and the Member States.	economy, on households, micro and small
In particular, the inclusion of greenhouse gas	enterprises, among regions and cities, and the
emissions from buildings and road transport into	Member States. In particular, the inclusion of
the scope of Directive 2003/87/EC of the	greenhouse gas emissions from buildings and
European Parliament and the Council [31] should	road transport into the scope of Directive
provide an additional economic incentive to	2003/87/EC of the European Parliament and the
invest into the reduction of fossil fuel	Council [31] should provide an additional
consumption and thereby accelerate the reduction	economic incentive to invest into the reduction of
of greenhouse gas emissions. Combined with	fossil fuel consumption and thereby accelerate

other measures, this should, in the medium to	the reduction of greenhouse gas emissions.
long term, reduce the costs for buildings and road	Combined with other measures, this should, in
transport, and provide new opportunities for job	the medium to long term, reduce the costs for
creation and investment.	buildings and road transport, and provide new
	opportunities for job creation and investment.
[31] Directive 2003/87/EC of the European	
Parliament and of the Council of 13 October	[31] Directive 2003/87/EC of the European
2003 establishing a system for greenhouse gas	Parliament and of the Council of 13 October
emission allowance trading within the Union (OJ	2003 establishing a system for greenhouse gas
L 275, 25.10.2003, p. 32).	emission allowance trading within the Union (OJ
	L 275, 25.10.2003, p. 32).

Reason
Self-explanatory.

# Amendment 3 Recital 10

Text proposed by the European Commission	CoR amendment
The increase in the price for fossil fuels may	The increase in the price for fossil fuels may
disproportionally affect vulnerable households,	disproportionally affect vulnerable households,
vulnerable micro-enterprises and vulnerable	vulnerable micro and small enterprises and
transport users who spend a larger part of their	vulnerable <i>mobility</i> users who spend a larger part
incomes on energy and transport, who, in certain	of their incomes on energy and transport, who, in
regions, do not have access to alternative,	certain regions, do not have access to alternative,
affordable mobility and transport solutions and	affordable mobility and transport solutions and
who may lack the financial capacity to invest into	who may lack the financial capacity to invest into
the reduction of fossil fuel consumption.	the reduction of fossil fuel consumption. The
	impact of these measures is also likely to be very
	different depending on the specific conditions
	and context of the various EU regions and these
	differences should be explicitly explored.

#### Reason

It is relevant to highlight that regional and local differences should be explored and analyzed. The Social Climate Fund should extend its scope to vulnerable micro and small enterprises instead of just targeting micro-enterprises.

# Amendment 4

Text proposed by the European Commission	CoR amendment
Therefore, <i>a part of</i> the revenues generated by	Therefore, the revenues generated by the
the inclusion of building and road transport into	inclusion of building and road transport into the

the scope of Directive 2003/87/EC should be	scope of Directive 2003/87/EC must be used to
used to address the social impacts arising from	address the social and economic impacts arising
that inclusion, for the transition to be just and	from that inclusion, for the transition to be just
inclusive, leaving no one behind.	and inclusive, leaving no one behind.

# *Reason* All the revenues generated by the ETS for buildings and road transport will be spent in measures to address the social impacts caused by setting a carbon price.

# Amendment 5

Text proposed by the European Commission	CoR amendment
Text proposed by the European Commission This is even more relevant in view of the existing levels of energy poverty. Energy poverty is a situation in which households are unable to access essential energy services such as cooling, as temperatures rise, and heating. About 34 million Europeans reported an inability to keep their homes adequately warm in 2018, and 6.9% of the Union population have said that they cannot afford to heat their home sufficiently in a 2019 EU-wide survey [32]. Overall, the Energy Poverty Observatory estimates that more than 50 million households in the European Union experience energy poverty. Energy poverty is therefore a major challenge for the Union. While social tariffs or direct income support can provide immediate relief to households facing energy poverty, only targeted structural measures, in particular energy renovations, can provide lasting solutions. [32] Data from 2018. Eurostat, SILC [ilc_mdes01])	CoR amendment This is even more relevant in view of the existing levels of energy poverty. Energy poverty is a situation in which households lack access to essential energy services that underpin a decent standard of living and health, including adequate heating, cooling, lighting, and energy to power appliances, in the relevant national or regional context, and in the relevant existing social policy and other relevant policies, often as a result of low income, facing a high share of energy expenditure and low energy efficiency as part of their disposable income. About 34 million Europeans reported an inability to keep their homes adequately warm in 2018, and 6.9% of the Union population have said that they cannot afford to heat their home sufficiently in a 2019 EU-wide survey [32]. Overall, the Energy Poverty Observatory estimates that more than 50 million households in the European Union experience energy poverty. Energy and mobility poverty is therefore a major challenge for the Union. Despite the importance of that challenge having been acknowledged at the Union level for over a decade through various initiatives, legislation and guidelines, there is no standard Union-level definition of energy or mobility poverty, therefore the necessary indicators to measure it need to be developed with full attention to the regional and local diversity, as only one third of Member States have put in place a national definition of energy poverty. As a result, no transparent and comparable data on energy poverty in the Union-level

definition should be established to effectively address energy poverty and measure progress across Member States. While social tariffs or direct income support can provide immediate relief to households facing energy poverty, only targeted structural measures, the application of the energy efficiency first principle, the installation of additional renewable energy sources, including through community-led projects, in particular energy refurbishment, can provide lasting solutions and effectively help combat energy poverty.
[32] Data from 2018. Eurostat, SILC [ilc_mdes01])

A clear and standardised definition and concept of energy poverty should be determined, taking a joint, cross-cutting, flexible and coordinated approach to the different social, technical, economic and budgetary aspects.

# Amendment 6

Text proposed by the European Commission	CoR amendment
For that purpose, each Member State should	For that purpose, each Member State should
submit to the Commission a Social Climate Plan	submit to the Commission a Social Climate Plan
('the Plan'). Those Plans should pursue two	('the Plan'). Those Plans should pursue two
objectives. Firstly, they should provide	objectives. Firstly, they should <i>identify and map</i>
vulnerable households, vulnerable micro-	households in situation of energy and mobility
enterprises and vulnerable transport users the	poverty or at risk of falling into energy poverty,
necessary resources to finance and carry out	vulnerable micro and small enterprises, and
investments in energy efficiency,	provide a detailed analysis, conducted together
decarbonisation of heating and cooling, in zero-	with the local and regional authorities, social
and low-emission vehicles and mobility.	partners and civil society, on the main causes of
Secondly, they should <i>mitigate the impact of the</i>	energy and mobility poverty in their respective
increase in the cost of fossil fuels on the most	territories. The Plans should also set targets for
vulnerable and thereby prevent energy and	the progressive and effective eradication of
transport poverty during the transition period	energy and mobility poverty. Secondly, they
until such investments have been implemented.	should provide households in energy poverty
The Plans should have an investment component	and people facing mobility poverty, as well as
promoting the long-term <i>solution</i> of <i>reduce</i> fossil	micro and small enterprises, the necessary
fuels reliance and could envisage other	resources to finance and carry out investments
measures, including temporary direct income	in the <i>deep renovation</i> of <i>buildings, in particular</i>
support to mitigate adverse income effects in the	worst performing buildings and social housing,
<i>shorter</i> term.	in powering any residual demand for heating

and cooling with renewable energy, and in zero-
emission mobility. The Plans should mainly have
an investment component promoting the long-
term solutions of phasing out fossil fuels
reliance. Other measures such as direct support
can be envisaged but should be limited in time
and conditioned to long- term investments with
long lasting impacts.

The mapping should include also households that are not yet characterised by energy poverty, but could slide easily into it in the near future, due to bad insulation and rising energy prices.

## Amendment 7

Recital 15

Text proposed by the European Commission	CoR amendment
Member States, in consultation with regional	Member States, in consultation with regional,
<i>level</i> authorities, are best placed to design and to	local, urban and other public authorities, civil
implement Plans that are adapted and targeted to	society, economic and social partners, are best
their local, regional and national circumstances as	placed to design and to implement Plans that are
their existing policies in the relevant areas and	adapted and targeted to their local, regional and
planned use of other relevant EU funds. In that	national circumstances as their existing policies
manner, the broad diversity of situations, the	in the relevant areas and planned use of other
specific knowledge of local and regional	relevant EU funds. In that manner, the broad
governments, research and innovation and	diversity of situations, the specific knowledge of
industrial relations and social dialogue structures,	local and regional governments, of social and
as well as national traditions, can best be	economic partners and the civil society, research
respected and contribute to the effectiveness and	and innovation and industrial relations and social
efficiency of the overall support to the	dialogue structures, as well as national traditions,
vulnerable.	can best be respected and contribute to the
	effectiveness and efficiency of the overall support
	to the vulnerable.

# Reason

Local and regional authorities should be recognised as key actors in the implementation and drafting of the plans.

Civil society and economic and social partners also have a role to play.

#### **Amendment 8**

Text proposed by the European Commission	CoR amendment
Ensuring that the measures and investments are	Ensuring that the measures and investments are
particularly targeted towards energy poor or	particularly targeted towards energy poor or

vulnerable households, vulnerable micro-	vulnerable households, vulnerable micro and
enterprises and vulnerable <i>transport</i> users is key	small enterprises, and vulnerable mobility users
for a just transition towards climate neutrality.	is key for a just transition towards climate
Support measures to promote reductions in	neutrality. Support measures to promote
greenhouse gas emissions should help Member	reductions in greenhouse gas emissions should
States to address the social impacts arising from	help Member States, regions and cities to address
the emissions trading for the sectors of buildings	the social impacts arising from the emissions
and road transport.	trading for the sectors of buildings and road
	transport.

Subnational governments are also responsible for protecting vulnerable households, micro and small enterprises and mobility users in the just transition, but to exercise their competences effectively they also require support schemes.

## Amendment 9 Recital 20

Taxt monored by the European Commission	CoR amendment
Text proposed by the European Commission	
Member States should submit their Plans together	Member States should submit their Plans together
with the update of their integrated national	with the update of their integrated national
energy and climate plans in accordance with	energy and climate plans in accordance with
Article 14 of Regulation (EU) 2018/1999 of the	Article 14 of Regulation (EU) 2018/1999 of the
European Parliament and of the Council. The	European Parliament and of the Council, drafted
Plans should include the measures to be financed,	in close and meaningful cooperation with local
their estimated costs and the national	and regional authorities, in accordance with the
contribution. They should also include key	principles of the European code of conduct on
milestones and targets to assess the effective	partnerships established by Commission
implementation of the measures.	Delegated Regulation (EU) No 240/2014. The
	Plans should include an estimate of the expected
	impacts and financing in different regions, at
	least at NUTS 3 level, the measures to be
	financed, their estimated costs and the national
	contribution. They should also include key
	milestones and targets to assess the effective
	implementation of the measures and a
	monitoring system. There should be a possibility
	for the regions to draft their own plan,
	especially for rural, mountainous, peripheral
	and island regions.

#### Reason

The plans should include an estimate of the expected impacts in different regions and provide for a system to monitor implementation, since local and regional governments have a better knowledge of the socio-economic context of their local areas. Significant involvement of LRAs in the design and

implementation of the Social Climate Plans is crucial for the success of the Fund, because a significant part of the measures have to be implemented at local level to be successful, given territorial factors and differences.

# Amendment 10 Recital 21

Text proposed by the European Commission	CoR amendment
The Fund and the Plans should be coherent with	The Fund and the Plans – besides being aligned
and framed by the reforms planned and the	with the other structural and transition funds,
commitments made by the Member States under	namely ERDF, ESF+, CF and JTF, should be
their updated integrated national energy and	coherent with and framed by the reforms planned
climate plans in accordance with Regulation (EU)	and the commitments made by the Member
2018/1999, under Directive [yyyy/nnn] of the	States under their updated integrated national
European Parliament and the Council [Proposal	energy and climate plans in accordance with
for recast of Directive 2012/27/EU on energy	Regulation (EU) 2018/1999, under Directive
efficiency], the European Pillar of Social Rights	[yyyy/nnn] of the European Parliament and the
Action Plan [37], the European Social Fund	Council [Proposal for recast of Directive
Plus (ESF+) established by Regulation (EU)	2012/27/EU on energy efficiency], Directive
2021/1057 of the European Parliament and of	[aaaa/nnn] of the European Parliament and of
the Council [38], the Just Transition Plans	the Council [amending Directive (EU)
pursuant to Regulation (EU) 2021/1056 of the	2018/2001 of the European Parliament and of
European Parliament and of the Council [39]	the Council, Regulation (EU)2018/1999 of the
and the Members States long-term buildings	European Parliament and of the Council and
renovation strategies pursuant to Directive	Directive 98/70/EC of the European Parliament
2010/31/EU of the European Parliament and of	and of the Council as regards the promotion of
the Council [40]. To ensure administrative	energy from renewable sources] and the
efficiency, where applicable, the information	Members States long-term buildings renovation
included in the Plans should be consistent with	strategies pursuant to Directive 2010/31/EU of
the legislation and plans listed above.	the European Parliament and of the Council [37].
	To ensure administrative efficiency, where
[37] Endorsed by the European Council on 24	applicable, the information included in the Plans
and 25 June 2021.	should be consistent with the legislation and
[38] Regulation (EU) 2021/1057 of the	plans listed above.
European Parliament and of the Council of 24	[27] Direction 2010/21/EU of the European
<i>Fund Plus (ESF+) and repealing Regulation</i>	[37] Directive 2010/31/EU of the European Parliament and of the Council of 10 May 2010 on
	Parliament and of the Council of 19 May 2010 on the energy performance of buildings (OJ L 153,
(EU) No 1296/2013 (OJ L 231, 30.6.2021, p. 21).	18.6.2010, p.13).
[39] Regulation (EU) 2021/1056 of the	10.0.2010, p.13).
European Parliament and of the Council of 24	
June 2021 establishing the Just Transition	
Fund (OJ L 231, 30.6.2021, p. 1).	
[40] Directive 2010/31/EU of the European	
Parliament and of the Council of 19 May 2010 on	

the energy performance of buildings (OJ L 153,	
18.6.2010, p.13).	

# Amendment 11

Recital 22

Text proposed by the European Commission	CoR amendment		
The Union should support Member States with	The Union should support Member States with		
financial means to implement their Plans through	financial means under shared management to		
the Social Climate Fund. Payments from the	implement their Plans through the Social Climate		
Social Climate Fund should be made conditional	Fund. In order to ensure the most efficient use		
on achievement of the milestones and targets	of EU funds, payments from the Social Climate		
included in the Plans. This would allow	Fund should be made conditional on the		
efficiently taking into account national	achievement of the milestones and targets		
circumstances and priorities while simplifying	included in the Plans as well as on the adoption		
financing and facilitating its integration with	by Member States of legally binding targets and		
other national spending programmes while	measures for the phase out of all fossil fuels in a		
guaranteeing the impact and the integrity of EU	timeframe consistent with the objective of		
spending.	limiting global warming to 1.5°C above pre-		
	industrial levels, including the phase out of solid		
	fossil fuels by 2030 at the latest and of fossil gas		
	by 2040.		

Reason

Self-explanatory.

# Amendment 12 Recital 23

Text proposed by the European Commission	CoR amendment
The financial envelope of the Fund should, in	The financial envelope of the Fund should, be
<i>principle</i> , be commensurate to amounts	commensurate to amounts corresponding to at
corresponding to 25% of the <i>expected</i> revenues	<i>least</i> 25% of the revenues from the inclusion of
from the inclusion of buildings and road transport	buildings and road transport into the scope of
into the scope of Directive 2003/87/EC in the	Directive 2003/87/EC in the period 2026-2032.
period 2026-2032. Pursuant to Council Decision	Pursuant to Council Decision (EU, Euratom)
(EU, Euratom) 2020/2053, Member States should	2020/2053, Member States should make those
make those revenues available to the Union	revenues available to the Union budget as own
budget as own resources. Member States are to	resources. Member States are to finance 35% of
finance $50\%$ of the total costs of their Plan	the total costs of their Plan themselves. For this
themselves. For this purpose, as well as for	purpose, as well as for investment and measures
	to accelerate and alleviate the required transition
investment and measures to accelerate and	for citizens negatively affected, Member States
alleviate the required transition for citizens	should use their expected revenues from emissions trading for buildings and road transport
negatively affected, Member States should inter	under Directive 2003/87/EC for that purpose.
alia use their expected revenues from emissions	Member States shall establish a minimum
	member since shan establish a minimum

trading for buildings and road transport under	threshold of 35% of revenues to be allocated to
Directive 2003/87/EC for that purpose.	local and regional authorities, to be used for
	implementing measures to address the social
	impacts of the inclusion of the building sector
	and road transport into the emissions trading
	system.
	Flexibility to allow a higher share of the Fund
	to be targeted to the most vulnerable regions
	should be planned.

The Social Climate Fund envelope can reach its potential only with a higher co-financing, as the proposed one could penalize Member States and regions with a more limited fiscal capacity. LRAs also should be given direct access to funding and resources.

# Amendment 13

Recital 24

Draft opinion	Amendment
	The Social Climate Fund will be endowed with a
	baseline allocation in the EU budget, which will
	also benefit from annual reinforcements in
	alignment with a higher carbon price, by means
	of an automatic adjustment of the relevant MFF
	ceilings, in order to further support households
	and transport users in making the climate
	transition. It should be an integral part of the
	EU budget in order to preserve the unity and
	integrity of the budget, respect the Community
	method and ensure that there is effective control
	by the budgetary authority, composed of the
	Parliament and the Council.

Reason

Self-explanatory.

# Amendment 14

Text proposed by the European Commission	CoR amendment
In order to ensure an efficient and coherent	In order to ensure an efficient and coherent
allocation of funds and to respect the principle of	allocation of funds and to respect the principle of
sound financial management, actions under this	sound financial management, actions under this
Regulation should be consistent with and be	Regulation should be consistent with, come in
complementary to ongoing Union programmes,	addition to and be complementary to ongoing
whilst avoiding double funding <i>from</i> the Fund	Union, national and, where appropriate,
and other Union programmes for the same	regional programmes, instruments and funds,

expenditure. [...]

whilst avoiding double funding *and that* the Fund *substitutes* other programmes, *instruments and funds*, for the same expenditure. [...]

# Reason

Self-explanatory.

# Amendment 15

Article 1

Text proposed by the European Commission	CoR amendment
The Social Climate Fund ('the Fund') is established. It shall provide support to Member States for the financing of the measures and investments included in their Social Climate Plans ('the Plans'). The measures and investments supported by the Fund shall benefit households, micro-enterprises and transport users, which are vulnerable and particularly affected by the inclusion of greenhouse gas emissions from buildings and road transport into the scope of Directive 2003/87/EC, especially households in energy poverty and citizens without public transport <i>alternative to</i> individual <i>cars</i> (in remote and rural areas). The general objective of the Fund is to contribute to the transition towards climate neutrality by addressing the social impacts of the inclusion of greenhouse gas emissions from buildings and road transport into the scope of Directive 2003/87/EC. The specific objective of the Fund is to support vulnerable households, vulnerable micro-enterprises and vulnerable transport users through measures and investments intended to increase energy efficiency of buildings, decarbonisation of heating and cooling of buildings, including the integration of energy from renewable sources, and granting improved access to zero- and low-emission mobility and transport.	The Social Climate Fund ('the Fund') is established. It shall provide support <i>under shared- management</i> to Member States, <i>and regions</i> , for the financing of the measures and investments included in their <i>National or</i> <i>Regional</i> Social Climate Plans ('the Plans') <i>as</i> <i>part of their structural funds</i> . The measures and investments supported by the Fund shall benefit households, micro <i>and small</i> enterprises, transport users, which are vulnerable and particularly affected by the inclusion of greenhouse gas emissions from buildings and road transport into the scope of Directive 2003/87/EC, especially households in energy poverty and citizens <i>in</i> transport <i>poverty</i> , <i>including supporting</i> individual <i>motorised</i> <i>mobility challenges without public transport</i> . The general objective of the Fund is to contribute to the transition towards climate neutrality by addressing the social impacts of the inclusion of greenhouse gas emissions from buildings and road transport into the scope of Directive 2003/87/EC. The specific objective of the Fund is to support vulnerable households, vulnerable mobility users through temporary direct income support and through measures and investments intended to increase energy efficiency of buildings, decarbonisation of heating and cooling of buildings, including the integration of energy from renewable sources, and granting improved access to zero- and low-emission <i>sustainable</i>

mobility	solution	and	integrated	transport
services,	including	sustain	able public	c transport,
shared	transport,	cycli	ing and	pedestrian
friendly d	lesign.			

The focus of the Fund is on vulnerable individuals. Geographical, climate, social and economic considerations that may determine the vulnerability of an individual have a territorial component. Regional factors have a crucial role in defining vulnerability. Drafting Social Climate Plans detailing the concrete measures to address inequalities caused by the green transition, should also be carried out by local and regional authorities, if they so wish.

Citizens with a public transport alternative but without enough economic means or experiencing social difficulties should also be included in the target.

The Fund should constitute a part of the structural funds.

#### Amendment 16

Article 2

Text proposed by the European Commission	CoR amendment
<ul> <li>[]</li> <li>(2) 'energy poverty' means energy poverty as defined in point [(49)] of Article 2 of Directive (EU) [yyyy/nnn] of the of the European Parliament and of the Council [50]</li> <li>[]</li> <li>(10) 'transport users' means households or micro-enterprises that use various transport and mobility options;</li> <li>(11) 'vulnerable households' means households in energy poverty or households, including lower middle-income ones, that are significantly affected by the price impacts of the inclusion of buildings into the scope of Directive 2003/87/EC and lack the means to renovate the building they occupy;</li> <li>(12) 'vulnerable micro-enterprises' means micro-enterprises that are significantly affected by the price impacts of buildings into the scope of Directive 2003/87/EC and lack the means to renovate the buildings into the scope of Directive 2003/87/EC and lack the means to renovate the buildings into the scope of Directive 2003/87/EC and lack the means to renovate the buildings into the scope of Directive 2003/87/EC and lack the means to renovate the buildings into the scope of Directive 2003/87/EC and lack the means to renovate the buildings into the scope of Directive 2003/87/EC and lack the means to renovate the buildings into the scope of Directive 2003/87/EC and lack the means to renovate the building they occupy;</li> </ul>	<ul> <li>[]</li> <li>(2) 'energy poverty' means poverty affecting vulnerable households that have a significant share of energy expenditure to disposable income or limited access to essential and affordable energy services that underpin a decent standard of living and health, including adequate heating, cooling, lighting, and energy to power appliances, due to, inter alia, low quality housing, as well as low-level incomes.</li> <li>[]</li> <li>(9a) 'small enterprise' means an enterprise that employs fewer than 50 persons and whose annual turnover and / or annual balance sheet total does not exceed EUR 10 million;</li> <li>(10) 'mobility users' means households, individuals or micro and small enterprises that use various transport and mobility options;</li> <li>(11) 'vulnerable households' means households or individuals in or at risk of energy or mobility poverty or households, including lower middle-income ones, that are significantly affected by the price impacts of the inclusion of buildings and road transport into the scope of Directive 2003/87/EC that are vulnerable of falling into energy poverty, due to a rising energy prices and inefficient energy performance of their households and lack the means or the rights to</li> </ul>

renovate the building they occupy and may often depend on landlords, which constitutes one of the greatest barriers hindering the development of sustainable renovations of residential buildings in Europe;
(12) 'vulnerable micro <i>and small</i> enterprises' means micro <i>and small</i> enterprises that are significantly affected by the price impacts of the inclusion of buildings <i>and road transport</i> into the scope of Directive 2003/87/EC and lack the means to renovate the building they occupy <i>or to switch to sustainable transport modes</i> ;
(13a) 'mobility poverty' means households or
individuals unable to afford the necessary
transport required to meet essential services as
well as essential cultural and socio-economic
needs, in particular quality employment and
education and training, in a given context and
which can be caused by one or the combination
of the following factors: low-level incomes, high
fuel expenditures and/or high costs of public
transport, availability of mobility alternatives
and their accessibility and location, travelled distances and transport practices, particularly in
rural, insular, mountainous and remote areas,
including peri-urban areas.
including pert-arban areas.

Inclusion of definitions in order to clarify the beneficiaries.

# Amendment 17

Article 3.1

Text proposed by the European Commission	CoR amendment
Each Member State shall submit to the	Each Member State shall submit to the
Commission a Social Climate Plan ('the Plan')	Commission as part of the programming
together with the update to the integrated national	documents for the Structural Funds, and based
energy and climate plan referred to in Article	on the princples of partnership and multi-level
14(2) of Regulation (EU) 2018/1999 in	governance, a Social Climate Plan ('the Plan')
accordance with the procedure and timeline laid	together with the update to the integrated national
down in that Article. The Plan shall contain a	energy and climate plan referred to in Article
coherent set of measures and investments to	14(2) of Regulation (EU) 2018/1999 in
address the impact of carbon pricing on	accordance with the procedure and timeline laid
vulnerable households, vulnerable micro-	down in that Article. The Plan shall contain a
enterprises and vulnerable transport users in order	coherent set of measures and investments to
to ensure affordable heating, cooling and	address the impact of carbon pricing on

mobility while accompanying and accelerating	vulnerable households, vulnerable micro- and
necessary measures to meet the climate targets of	small enterprises and vulnerable transport users
the Union.	in order to ensure affordable heating, cooling and
	mobility while accompanying and accelerating
	necessary measures to meet the climate targets of
	the Union. In setting up their Plans, Member
	State shall closely cooperate with Regional and
	Local Authorities that should be involved in the
	drafting process.

A Social Climate Plan should be a part of the Structural Funds and it should be prepared by each Member State, based on the principles of partnership and multi-level governance.

# Amendment 18

Article 3.2

Text proposed by the European Commission	CoR amendment
The Plan may include national measures	The Plan may include <i>national and/or</i>
providing temporary direct income support to	subnational measures providing direct support to
vulnerable households and households that are	households and <i>people</i> , <i>provided</i> that <i>they</i>
vulnerable transport users to reduce the impact	demonstrate that such support is proportional,
of the increase in the price of fossil fuels	and is part of a holistic strategy to lift those
resulting from the inclusion of buildings and	households and people out of energy and
road transport into the scope of Directive	mobility poverty, with special attention to
2003/87/EC.	women and people living in remote and less
	accessible areas, including peri-urban areas, to
	help reducing immediate energy and mobility
	costs, by providing facilitated access to green
	energy efficient solutions and shared and
	integrated mobility services.

Reason

Self-explanatory.

# Amendment 19 Article 3.3

Text proposed by the European Commission	CoR amendment
The Plan shall include national projects to:	The Plan shall include national, regional and
(a) finance measures and investments to	<i>local</i> projects to:
increase energy efficiency of buildings, to	(a) finance measures and investments to
implement energy efficiency improvement	increase energy efficiency of buildings, to
measures, to carry out building renovation, and to	implement energy efficiency improvement
decarbonise heating and cooling of buildings,	measures, to carry out building renovation, and to

including the integration of energy production	decarbonise heating and cooling of buildings,
from renewable energy sources;	including the integration of energy production
(b) finance measures and investments to	from renewable energy sources and district
increase the uptake of zero- and low-emission	heating and cooling;
mobility and transport.	(b) provide financial and technical support to
	renewable energy communities and community-
	led local development projects in urban, peri-
	urban and rural areas, including locally owned
	energy systems, as well as the arrangements for
	engaging and building capacity at the local
	level;
	(c) finance measures and investments to ensure
	access to decent, affordable and sustainable
	housing, including through the rehabilitation of
	abandoned buildings;
	(d) finance measures addressing non-monetary
	barriers to improvements in the energy
	efficiency in buildings and uptake of renewable
	energy as well as barriers to accessing
	sustainable mobility and public transport
	services, in order to combat energy poverty and
	mobility poverty, these may include measures
	addressing administrative barriers and
	information deficit such as energy consultations
	and advice services, including at community
	level;
	(e) finance measures and investments with a
	lasting impact to accelerate the shift towards
	zero-emission mobility, prioritising demand-side
	measures and applying the energy efficiency
	first principle, starting with measures and
	investments leading to a modal shift from
	private to public, shared and active mobility.

Europe's regions and cities need to have a crucial role in implementing the individual policies and projects under the Fund. Geographical, climate, social and economic considerations that may determine the vulnerability of an individual have a territorial component.

#### Amendment 20

Article 4.1.b

Text proposed by the European Commission	CoR amendment
(b) concrete accompanying measures needed to	(b) concrete accompanying measures and
accomplish the measures and investments of the	reforms that are needed to accomplish the

Plan and reduce the effects referred to in point	measures and investments of the Plan as well as
(c) as well as information on existing or planned	information on existing or planned financing of
financing of measures and investments from	measures and investments from other Union,
other Union, international, public or private	international, public or private sources; including
sources;	measures aimed at ensuring that building
	renovations do not result in evictions or indirect
	evictions through rent increases of vulnerable
	people, while strengthening the protection and
	safeguards of tenants and promoting the right to
	decent, affordable and sustainable housing;

Self-explanatory.

# Amendment 21

Article 4.1.d

Text proposed by the European Commission	CoR amendment
Text proposed by the European Commission	(d) a gender impact assessment and an explanation of how the measures and investments contained in the Plan take into account the objectives to contribute to gender equality and equal opportunities for all and the mainstreaming of those objectives, in line with principles 2 and 3 of the European Pillar of Social Rights, with the UN Sustainable Development Goal 5 and, where relevant, with
	the national gender equality strategy;

Reason
Self-explanatory

# Amendment 22

Article 4.1.e

Draft Opinion	Amendment
	d) measures and investments to guarantee the
	income of small European farmers who are
	obliged to meet the EU's demanding production
	standards. Reciprocity or mirror clauses shall be
	required for imported products;

High quality and food safety standards must be ensured, regardless of the origin of the products. This will encourage these health, labour and social standards to be taken up by third countries, thus promoting global benefits.

# Amendment 23

Article 4.1.i

Text proposed by the European Commission	CoR amendment
(i) the arrangements for the effective monitoring	(i) the arrangements for the effective monitoring
and implementation of the Plan by the Member	and implementation of the Plan by the Member
State concerned, in particular of the proposed	State and regional and local authorities
milestones and targets, including indicators for	concerned, including the involvement of
the implementation of measures and investments,	economic and social partners and civil society in
which, where relevant, shall be those available	the process, in particular of the proposed
with the Statistical office of the European Union	milestones and targets, including indicators for
European Statistical Office and the European	the implementation of measures and investments,
Energy Poverty Observatory as identified by	which, where relevant, shall be those available
Commission Recommendation 2020/156354 on	with the Statistical office of the European Union
energy poverty;	European Statistical Office and the European
	Energy Poverty Observatory as identified by
	Commission Recommendation 2020/156354 on
	energy poverty;

Reason
Self-explanatory.

# Amendment 24 Article 4.1.j

Text proposed by the European Commission	CoR amendment
(j) for the preparation and, where available, for	(j) for the preparation and for the implementation
the implementation of the Plan, a summary of the	of the Plan, a written opinion of local and
consultation process, conducted in accordance	regional authorities, and a summary of the
with Article 10 of Regulation (EU) 2018/1999	consultation process, conducted in accordance
and with the national legal framework, of local	with Article 10 of Regulation (EU) 2018/1999
and regional authorities, social partners, civil	and with the national legal framework, of local
society organisations, youth organisations and	and regional authorities, social partners, civil
other relevant stakeholders, <i>and</i> how the input of	society organisations, youth organisations and
the stakeholders is reflected in the Plan;	other relevant stakeholders, outlining how the
	input of the stakeholders is reflected in the Plan
	and how the different degree of regions'
	vulnerability has been taken into account and
	how the different degree of regions'

vulnerability has been taken into account, with
particular focus on the situation of regions with
natural handicaps that are especially
vulnerable, such as island and mountain
regions;

LRAs know what is best for their own regions and cities because they are aware of the problems and socio-economic circumstances of their local areas. A consultation is not enough to include their point of view into the National Social Climate Plans. LRAs must be able to communicate and express the needs of their citizens and this communication must be considered at national level, highlighting the differences and specificities among regions.

## **Amendment 25**

Article 4.1.1

Draft opinion	Amendment
	the proportion of the fund set aside for
	community-led local climate transition
	strategies with allocation of minimum 5% of the
	total envelope

Reason
CLLD has proven itself a tailored tool for local strategic planning in most of the member states, it can
also contribute to better coordination and action in rural areas and urban neighbourhoods both.

# Amendment 26

Article 4.3

Text proposed by the European Commission	CoR amendment
When preparing their Plans, Member States may	When preparing their Plans, Member States and
request the Commission to organise an exchange	local and regional authorities may request the
of good practices. Member States may also	Commission to organise an exchange of good
request technical support under the ELENA	practices. Member States may also request
facility, established by an Agreement of the	technical support under the ELENA facility,
Commission with the European Investment Bank	established by an Agreement of the Commission
in 2009, or under the Technical Support	with the European Investment Bank in 2009, or
Instrument established by Regulation (EU)	under the Technical Support Instrument
2021/240 of the European Parliament and of the	established by Regulation (EU) 2021/240 of the
Council.	European Parliament and of the Council.

Reason
Self-explanatory.

## Amendment 27

Article 5.1

Text proposed by the European Commission	CoR amendment
The Fund shall provide financial support to	The Fund shall provide financial support to
Member States to fund the measures and	Member States and regions via shared
investments set out in their Plans.	management and respecting the principles of
	partnership and multi-level governance to fund
	the measures and investments set out in their
	Plans.
	Each Member State should set a minimum
	threshold of at least 35% of these funds
	available to be managed directly by the local
	and regional authorities.

#### Reason

The regional component is key for the implementation and success of the SCF. LRAs know best the problems and socio-economic circumstances of the territory, being able to better identify the most vulnerable individuals and sectors, so resources from the fund should also be made available to them. The Fund should be governed via shared management, respecting the principles of partnership and multi-level governance.

# Amendment 28

Article 5.2

Text proposed by the European Commission	CoR amendment
Payment of support shall be conditional upon achieving the milestones and targets for measures and investments set out in the Plans. Those milestones and targets shall be compatible with the Unions climate targets and cover in particular: (a) energy efficiency; (b) <i>building renovation</i> ; (c) zero- <i>and</i> low-emission mobility and transport; (d) greenhouse gas emissions reductions; (e) reductions in the number of vulnerable households, <i>especially households in energy</i> <i>poverty, of vulnerable micro-enterprises</i> and <i>of</i> <i>vulnerable transport users</i> , including in rural and remote areas.	Payment of support shall be conditional upon achieving the milestones and targets for measures and investments set out in the Plans. Those milestones and targets shall be compatible with the Union's climate targets and cover in particular: (a) energy efficiency; (b) energy refurbishment of buildings; (c) development and use of renewable energy sources including through renewable energy communities; (d) zero - or low-emission mobility (electric, hybrid or hydrogen fuelled), integrated mobility services and public transport; (e) greenhouse gas emissions reductions; (f) reductions in the number of vulnerable households, micro- and small enterprises, mobility users, including in rural and remote

areas, disaggregated per gender;
(g) adaptation to the adverse effects of climate
change for vulnerable households.
(h) nature protection, biodiversity targets and
nature-based solutions.

Self-explanatory.

## Amendment 29

Article 6.2

Text proposed by the European Commission	CoR amendment
Member States may include the costs of the	Member States and regions may include the
following measures and investments in the	costs of the following measures and investments
estimated total costs of the Plans, provided they	in the estimated total costs of the Plans, provided
principally benefit vulnerable households,	they principally benefit vulnerable households,
vulnerable micro-enterprises or vulnerable	focusing on unbanked citizens and lower-
transport users and intend to:	income households, vulnerable micro and small
	enterprises, or vulnerable mobility users and
	intend to:

# Reason

The regional component is key for the implementation and success of the Social Climate Fund. LRAs know best the problems and socio-economic circumstances of their local areas, being able to better identify the most vulnerable individuals and sectors. Citizens with a very limited amount of resources and not able or willing to open a bank account should also be targeted and supported with the Fund measures.

# Amendment 30

Article 6.2.d

Text proposed by the European Commission	CoR amendment
(d) provide access to zero- and low-emission	(d) provide access to zero- and low-emission
vehicles and bikes, including financial support or	vehicles and bikes, including financial support or
fiscal incentives for their purchase as well as for	fiscal incentives for their purchase as well as for
appropriate public and private infrastructure,	appropriate public and private infrastructure,
including for recharging and refuelling; for	including for recharging and refuelling; for
support concerning low-emission vehicles, a	support concerning low-emission vehicles, a
timetable for gradually reducing the support shall	timetable for gradually reducing the support shall
be provided;	be provided, taking into account that solutions
	provided should be affordable for vulnerable for
	households in terms of cost, maintenance and
	sustainability in time as well, to ensure the
	effectiveness of the measures;

The economic support for acquiring an electric vehicle is not the most suitable solution for vulnerable households, because of the high maintenance costs. It must be ensured that the measures are reasonable and pragmatic to tackle the real problems of the vulnerable citizens(the cost of energy bills)

## Amendment 31

# Article 6.2.e

Text proposed by the European Commission	CoR amendment
(e) grant free access to public transport or	grant free access to public transport or adapted
adapted tariffs for access to public transport, as	tariffs for access to public transport, as well as
well as fostering <i>sustainable</i> mobility on demand	fostering zero- and low- emission mobility on
and <i>shared</i> mobility services;	demand and share mobility services, especially
	in rural, insular, mountainous, remote and less
	accessible areas or for less developed regions or
	territories, including less developed peri-urban
	areas;

## Reason

Regulation should be technology- neutral from a life-cycle perspective. Considering only direct tailpipe emissions risks increasing emissions from producing electricity and risks excluding other renewable fuels.

#### Amendment 32

Article 6.2.g

Text proposed by the European Commission	CoR amendment
	(g) support Renewable Energy Community
	initiatives, including collective generation and
	self-consumption of renewable energy as a way
	to address energy poverty.

	Reason	
Self-explanatory.		

# Amendment 33

Article 8

Reason

The regional component is key for the implementation and success of the Social Climate Fund. The economic support for acquiring an electric vehicle, are not the most suitable solution for vulnerable households, the real problems are ways of covering the cost of energy bills.

# Amendment 34

Article 10.2

Text proposed by the European Commission	CoR amendment				
Member States <i>may</i> entrust the managing	Member States can entrust the managing				
authorities of the European Social Fund Plus	authorities of the European Social Fund Plus				
(ESF+) established by Regulation (EU)	(ESF+) established by Regulation (EU)				
2021/1057 and of the cohesion policy operational	2021/1057 and of the cohesion policy operational				
programmes under Regulation (EU) 2021/1058	programmes under Regulation (EU) 2021/1058				
with the implementation of measures and	with the implementation of the measures and				
investments []	investments []				

Reason

Self-explanatory.

# Amendment 35

Article 11

Text proposed by the European Commission	CoR amendment				
The Fund shall be implemented by the	The Fund shall be implemented by the				
Commission in direct management in accordance	Commission and Member States under shared				
with relevant rules adopted pursuant []	management in accordance with the principle of				
	partnership and multi-level governance as laid				
	down in the General Provisions Regulation as				
	<i>well as</i> relevant rules adopted pursuant []				

Reason

The Fund should be implemented under shared management, in line with the principle of partnership and multi-level governance.

#### Amendment 36

Article 14.1

Text proposed by the European Commission	CoR amendment
Member States shall contribute at least to 50	Member States shall contribute at least to 50
percent of the total estimated costs of their Plans.	percent of the total estimated costs of their Plans
	under shared-management.

Self-explanatory.

Reason

# Amendment 37

Article	14.2	

Text proposed by the European Commission	CoR amendment
Member States shall inter alia use revenues from	Member States shall inter alia use revenues from
the auctioning of their allowances in accordance	the auctioning of their allowances in accordance
with Chapter IVa of Directive 2003/87/EC for	with Chapter IVa of Directive 2003/87/EC for
their national contribution to the total estimated	their national contribution to the total estimated
costs of their Plans.	costs of their Plans.
	(a) Member State should set a minimum
	percentage threshold of at least 20% of their
	ETS auction revenues to be managed directly by
	local and regional governments. The revenues
	managed by local and regional authorities
	should be exclusively used for climate
	mitigation and adaptation efforts, especially
	those supporting the energy transition and
	addressing the risks on the most vulnerable
	territories and households. In case the carbon

price leads to higher revenues than expected,
the financial envelope of the Social Climate
Fund will be increased accordingly.

It is essential that the new Social Climate Fund could also directly support the investments of local and regional governments in renovating and improving local social housing and affordability of local public transport.

# Amendment 38

Article 15.1

Text proposed by the European Commission	CoR amendment
The Commission shall assess the Plan and, where	The Commission shall assess the Plan and, where
applicable, any amendment to that Plan submitted	applicable, any amendment to that Plan submitted
by a Member State in accordance with Article 17,	by a Member State in accordance with Article 17,
for compliance with the provisions of this	for compliance with the provisions of this
Regulation. When carrying out that assessment,	Regulation. When carrying out that assessment,
the Commission shall act in close cooperation	the Commission shall act in close cooperation
with the Member State concerned. The	with the Member State concerned. The
Commission may make observations or seek	Commission may make observations or seek
additional information. The Member State	additional information. The Member State
concerned shall provide the requested additional	concerned shall provide the requested additional
information and may revise the Plan if needed,	information and may revise the Plan if needed,
including after the submission of the Plan. The	including after the submission of the Plan. The
Member State concerned and the Commission	Member State concerned and the Commission
may agree to extend the deadline for assessment	may agree to extend the deadline for assessment
by a reasonable period if necessary.	by a reasonable period if necessary. The
	Regional Social Climate Plans drafted by
	regions willing to ask for the additional
	envelope will be assessed by the Member State,
	to ensure the consistency with the National
	Social Climate Plan and avoid overlapping
	measures.

#### Reason

The regional component is key for the implementation and success of the SCF. Local and regional authorities know best the problems and socio-economic circumstances of the territory, being able to better identify the most vulnerable individuals and sectors.

#### Amendment 39

Article 15.2

Text proposed by the European Commission				CoR amendment							
The	Commission	shall	assess	the	relevance,	The	Commission	shall	assess	the	relevance,

effectiveness, efficiency and coherence of the	effectiveness, efficiency and coherence of the
Plan as follows:	Plan as follows:

(a) For the purpose of assessing relevance, the Commission shall take into account the following criteria:

(i) whether the Plan represents a response to the social impact on and challenges faced by vulnerable households, vulnerable microenterprises and vulnerable transport users in the Member State concerned from establishing the emission trading system for buildings and road transport established pursuant to Chapter IVa of Directive 2003/87/EC, especially households in energy poverty, duly taking into account the challenges identified in the assessments of the Commission of the update of the concerned Member State's integrated national energy and climate plan and of its progress pursuant to Article 9(3), and Articles 13 and 29 of Regulation (EU) 2018/1999, as well as in the Commission recommendations to Member States issued pursuant to Article 34 of Regulation (EU) 2018/1999 in view of the long-term objective of climate neutrality in the Union by 2050. This shall take into account the specific challenges and the financial allocation of the Member State concerned;

(ii) whether the Plan is expected to ensure that no measure or investment included in the Plan does significant harm to environmental objectives within the meaning of Article 17 of Regulation (EU) 2020/852;

(iii) whether the Plan contains measures and investments that contribute to the green transition, including to addressing the challenges resulting therefrom and in particular to the achievement of the 2030 climate and energy objectives of the Union and the 2030 milestones of the Mobility Strategy.

(b) For the purpose of assessing effectiveness, the Commission shall take into account the following criteria:

(i) whether the Plan is expected to have a lasting impact on the challenges addressed by that Plan and in particular on vulnerable households, vulnerable micro-enterprises and vulnerable

(a) For the purpose of assessing relevance, the Commission shall take into account the following criteria:

(i) whether the Plan represents a response to the social impact on and challenges faced by households, vulnerable vulnerable microenterprises and vulnerable transport users in the Member State concerned from establishing the emission trading system for buildings and road transport established pursuant to Chapter IVa of Directive 2003/87/EC, especially households in energy poverty, duly taking into account the challenges identified in the assessments of the Commission of the update of the concerned Member State's integrated national energy and climate plan and of its progress pursuant to Article 9(3), and Articles 13 and 29 of Regulation (EU) 2018/1999, as well as in the Commission recommendations to Member States issued pursuant to Article 34 of Regulation (EU) 2018/1999 in view of the long-term objective of climate neutrality in the Union by 2050. This shall take into account the specific challenges and the financial allocation of the Member State concerned;

(ii) whether the Plan is expected to ensure that no measure or investment included in the Plan does significant harm to environmental objectives within the meaning of Article 17 of Regulation (EU) 2020/852;

(iii) whether the Plan contains measures and investments that contribute to the green transition, including to addressing the challenges resulting therefrom and in particular to the achievement of the 2030 climate and energy objectives of the Union and the 2030 milestones of the Mobility Strategy.

# (iv) whether the Plan has been prepared and developed through the meaningful and inclusive participation of all relevant stakeholders;

(v) whether the Plan contains a gender impact analysis and an explanation of how the measures and investments contained in the Plan are expected to address the gender dimension of transport users, especially households in energy poverty, in the Member State concerned;

(ii) whether the arrangements proposed by the Member State concerned are expected to ensure the effective monitoring and implementation of the Plan, including the envisaged timetable, milestones and targets, and the related indicators; (iii) whether the measures and investments proposed by the Member State concerned are consistent and complying with the requirements under Directive [yyyy/nnn] [Proposal for recast of Directive 2012/27/EU], Directive (EU) Directive 2014/94/EU of 2018/2001. the European Parliament and of the Council60, Directive (EU) 2019/1161 of the European Parliament and of the Council and Directive 2010/31/EU;

(c) For the purposes of assessing efficiency the Commission shall take into account the following criteria:

(i) whether the justification provided by the Member State for the amount of the estimated total costs of the Plan is reasonable, plausible, in line with the principle of cost efficiency and commensurate to the expected national environmental and social impact;

(ii) whether the arrangements proposed by the Member State concerned are expected to prevent, detect and correct corruption, fraud and conflicts of interests when using the funds provided under the Fund, including the arrangements that aim to avoid double funding from the Fund and other Union programmes;

(iii) whether the milestones and targets proposed by the Member State are efficient in view of the scope, objectives and eligible actions of the Fund;(d) For the purpose of assessing coherence, the Commission shall take into account whether the Plan contains measures and investments that represent coherent actions.

energy poverty and mobility poverty and ensure a gender-balanced impact, while contributing to the mainstreaming of gender equality, in line with the national gender equality strategy, the European Pillar of Social Rights and the UN Sustainable Development Goals;

(vi) whether the plan improves the conditions for adapting to the adverse effects of climate change for households and micro and small enterprises experiencing energy and mobility poverty.

(b) For the purpose of assessing effectiveness, the Commission shall take into account the following criteria:

(i) whether the Plan is expected to have a lasting impact on the challenges addressed by that Plan and in particular on vulnerable households, vulnerable micro-enterprises and vulnerable transport users, especially households in energy poverty, in the Member State concerned;

(ii) whether the arrangements proposed by the Member State concerned are expected to ensure the effective monitoring and implementation of the Plan, including the envisaged timetable, milestones and targets, and the related indicators; (iii) whether the measures and investments proposed by the Member State concerned are consistent and complying with the requirements under Directive [yyyy/nnn] [Proposal for recast of Directive 2012/27/EU], Directive (EU) 2018/2001. Directive 2014/94/EU of the European Parliament and of the Council, Directive (EU) 2019/1161 of the European Parliament and of the Council and Directive 2010/31/EU;

(c) For the purposes of assessing efficiency the Commission shall take into account the following criteria:

(i) whether the justification provided by the Member State for the amount of the estimated total costs of the Plan is reasonable, plausible, in line with the principle of cost efficiency and commensurate to the expected national environmental and social impact;

(ii) whether the arrangements proposed by the Member State concerned are expected to prevent,

detect and correct corruption, fraud and conflicts
of interests when using the funds provided under
the Fund, including the arrangements that aim to
avoid double funding from the Fund and other
Union programmes;
(iii) whether the milestones and targets proposed
by the Member State are efficient in view of the
scope, objectives and eligible actions of the Fund;
(d) For the purpose of assessing coherence, the
Commission shall take into account whether the
Plan contains measures and investments that
represent coherent actions.

Assessments are key to monitor the evolution, efficiency and effects of the Fund. As stated, the regional component is crucial for taking into account the differences and specificities of all vulnerable citizens and those most affected by the modification of the ETS.

## Amendment 40

Article 21

Text proposed by the European Commission	CoR amendment
The Commission, and the Member States	The Commission, the Member States and the
concerned shall, in a manner commensurate to	regions concerned shall, in a manner
their respective responsibilities, foster synergies	commensurate to their respective responsibilities,
and ensure effective coordination between the	foster synergies and ensure effective coordination
Fund and other Union programmes and	between the Fund and other Union programmes
instruments, including InvestEU Programme, the	and instruments, including InvestEU Programme,
Technical Support Instrument, the Recovery and	the Technical Support Instrument, the Recovery
Resilience Facility, and the Funds covered by	and Resilience Facility, and the Funds covered by
Regulation (EU) 2021/1060. For that purpose,	Regulation (EU) 2021/1060. For that purpose,
they shall:	they shall:
(a) ensure complementarity, synergy, coherence	(a) ensure complementarity, synergy, coherence
and consistency among different instruments at	and consistency among different instruments at
Union, national and, where appropriate, regional	Union, national and, where appropriate, regional
levels, both in the planning phase and during	and local levels, both in the planning phase and
implementation;	during implementation;
(b) optimise mechanisms for coordination to	(b) optimise mechanisms for coordination to
avoid duplication of effort; and	avoid duplication of effort; and
(c) ensure close cooperation between those	(c) ensure close cooperation between those
responsible for implementation and control at	responsible for implementation and control at
Union, national and, where appropriate, regional	Union, national and, where appropriate, regional
levels to achieve the objectives of the Fund.	and local levels to achieve the objectives of the
	Fund.

Assessments are key to monitor the evolution, efficiency and effects of the Fund. As stated, the regional component is crucial for taking into account the differences and specificities of all vulnerable citizens and those most affected by the modification of the ETS.

# Amendment 41 Article 22

Text proposed by the European Commission	CoR amendment
Member States shall make the data referred to in	Member States and regions shall make the data
Article 20(2), point (d), (i), (ii) and (iv) of this	referred to in Article 20(2), point (d), (i), (ii) and
Regulation publicly available and up to date in a	(iv) of this Regulation publicly available and up
single website in open, machine-readable	to date in a single website in open, machine-
formats, as set out in Article 5(1) of Directive	readable formats, as set out in Article 5(1) of
(EU) 2019/1024 of the European Parliament and	Directive (EU) 2019/1024 of the European
of the Council, which shall allow data to be	Parliament and of the Council, which shall allow
sorted, searched, extracted, compared and reused.	data to be sorted, searched, extracted, compared
The information referred to in Article 20(2), point	and reused. The information referred to in Article
(d), (i) and (ii) of this Regulation shall not be	20(2), point (d), (i) and (ii) of this Regulation
published in cases referred to in Article 38(3) of	shall not be published in cases referred to in
Regulation (EU, Euratom) 2018/1046 or if the	Article 38(3) of Regulation (EU, Euratom)
direct income support paid is less then EUR 15	2018/1046 or if the direct income support paid is
000	less then EUR 15 000

#### Reason

The regional component is key for the implementation and success of the Social Climate Fund. Local and regional authorities know best the problems and socio-economic circumstances of the territory, being able to better identify the most vulnerable individuals and sectors.

# Amendment 42

Article 23.1

Text proposed by the European Commission	CoR amendment
Each Member State concerned shall, on a	Each Member State and region concerned shall,
biennial basis, report to the Commission on the	on a biennial basis, report to the Commission on
implementation of its Plan as part of its integrated	the implementation of its Plan as part of its
national energy and climate progress report	integrated national energy and climate progress
pursuant to Article 17 of Regulation (EU)	report pursuant to Article 17 of Regulation (EU)
2018/1999 and in accordance with Article 28	2018/1999 and in accordance with Article 28
thereof. The Member States concerned shall	thereof. The Member States concerned shall
include in their progress report:	include in their progress report:
(a) detailed quantitative information on the	(a) detailed quantitative information on the
number of households in energy poverty;	number of households in energy poverty;
(b) when applicable, detailed information on	(b) when applicable, detailed information on
progress towards the national indicative objective	progress towards the national indicative objective

to reduce the number of households in energy	to reduce the number of households in energy
to reduce the number of households in energy	to reduce the number of households in energy
poverty;	poverty;
(c) detailed information on the results of the	(c) detailed information on the results of the
measures and investments, included in its Plan;	measures and investments, included in its Plan;
(d) information reported on greenhouse gas	(d) information reported on greenhouse gas
policies and measures and on projections as well	policies and measures and on projections as well
as on energy poverty provided under Article 18	as on energy poverty provided under Article 18
and Article 24 of Regulation (EU) 2018/1999;	and Article 24 of Regulation (EU) 2018/1999;
(e) information reported under the long-term	(e) information reported under the long-term
buildings renovation strategies pursuant to	buildings renovation strategies pursuant to
Directive 2010/31/EU;	Directive 2010/31/EU;
(f) in 2027, an assessment of the Plan referred to	(f) in 2027, an assessment of the Plan referred to
in Article 17(5) in view of the actual direct	in Article 17(5) in view of the actual direct
effects of the emission trading system for	effects of the emission trading system for
buildings and road transport established pursuant	buildings and road transport established pursuant
to Chapter IVa of Directive 2003/087/EC;	to Chapter IVa of Directive 2003/087/EC;
(g) information on changes of its Plan in	(g) information on changes of its Plan in
accordance with Article 17.	accordance with Article 17.
	(h) a periodical revision of the assessment of
	vulnerability in the territories in regions,
	particularly territories with permanent natural
	handicaps that are especially vulnerable, such
	as island and mountain regions, and monitoring
	of the actual impact of additional ETS measures
	at NUTS 2 or NUTS 3 level;
	,

Assessments are key to monitor the evolution, efficiency and effects of the Fund. As stated, the regional component is crucial for taking into account the differences and specificities of all vulnerable citizens and those most affected by the modification of the ETS.

# Proposal for a Council Directive restructuring the Union framework for the taxation of energy products and electricity (recast) COM (2021) 563 final

# Amendment 43

Text proposed by the European Commission	CoR amendment
Targeted reductions in the tax level may prove	Targeted reductions in the tax level may prove
necessary to tackle the social impact of energy	necessary to tackle the social impact of energy
taxes. An exemption from taxation may	taxes. An exemption from taxation may
temporarily prove necessary to protect vulnerable	temporarily prove necessary to protect vulnerable
households.	households, vulnerable micro and small
	enterprises, and vulnerable mobility users,

including in rural, mountainous, peripheral or
island regions.

To adapt the wording to the Social Climate Fund proposal, as energy taxation may be used to complement the planned social measures.

# Amendment 44

Article 17

Text proposed by the European Commission	CoR amendment
For the purposes of point (c), energy products	For the purposes of point (c), energy products
and electricity used by households recognised as	and electricity used by households recognised at
vulnerable may be exempt for a maximum	national or regional level as vulnerable may be
period of ten years after the entry into force of	exempt. For the purposes of this paragraph,
this Directive. For the purposes of this paragraph,	'vulnerable households' shall mean households
'vulnerable households' shall mean households	significantly affected by the impacts of this
significantly affected by the impacts of this	Directive which, for the purpose of this Directive,
Directive which, for the purpose of this Directive,	means that they are below the 'at risk of poverty'"
means that they are below the 'at risk of poverty'"	threshold, defined as 60% of the national median
threshold, defined as 60% of the national median	equivalised disposable income and their
equivalised disposable income.	consumption does not exceed the necessary
	minimum for decent living conditions applicable
	for the given region. 'Vulnerable households'
	also means households in energy poverty or
	households, including lower middle-income
	ones, that are significantly affected by the price
	impacts of the inclusion of buildings and
	transport into the scope of Directive
	2003/87/EC.

## Reason

There should not be a maximum period for the exemption if the household is still in a vulnerable situation. The definition of "vulnerable household" is adapted to the one included in the Fund.

#### Amendment 45

Article 31

Text proposed by the European Commission	CoR amendment
[]. The report shall take into account the proper	[]. The report shall take into account the proper
functioning of the internal market, environmental	functioning of the internal market,
and social considerations, the real value of the	environmental, regional, local, and social
minimum levels of taxation and the relevant	considerations, the real value of the minimum
wider objectives of the Treaties.	levels of taxation and the relevant wider
	objectives of the Treaties.

	Reason
The regional perspective should be evaluated.	

# II. POLICY RECOMMENDATIONS

#### THE EUROPEAN COMMITTEE OF THE REGIONS

- 1. welcomes the announcement of the Social Climate Fund as a way to balance the negative effects on the most endangered groups and territories and ensure socially sustainable transition; underlines that climate and energy policies as well as the carbon market must not affect vulnerable households, micro- and -small enterprises, and mobility users, including in rural and remote areas, as we have seen vast growth in the share of those experiencing energy and mobility poverty since Summer 2021 due to sustained soaring of energy prices;
- 2. stresses that local and regional authorities are very relevant actors in the field of energy and climate, because they know best the characteristics of the territories and the social and economic context in which these policies are implemented, they also have competences on the matter, and they can take the most appropriate approach for enhancing their effectiveness;
- 3. requests that, when assessing and approving the plans, the main focus be on ensuring that the measures provided for are tailored to the target groups so that the groups specified in the proposal are effectively supported. The resources earmarked under the Social Climate Fund are limited, so special care must be taken to ensure that they support the most vulnerable households, micro-and-small enterprises, mobility users, including in rural and remote areas;
- 4. holds the opinion that all policies affecting businesses and households should be evidence based, and in this respect the Commission, the Eurostat and LRAs should cooperate in setting up reliable data management and collection structures, with free access to all policy makers and stakeholders;
- 5. highlights that strategic autonomy is crucial when it comes to Europe's energy supply; underlines that it is not sufficient to phase out our dependence on fossil fuels' supply only from the Russian Federation, but considers the REPowerEU plan a way to accelerate the clean energy transition, to reduce the EU's dependence on imports of energy and raw materials and thus to diminish the political, economic and security risks resulting from these imports. This means that massive investments and concrete measures in accelerating the deployment of renewable energies, boosting energy efficiency, circularity, clean electricity and hydrogen, and research in alternative sustainable fuels are prioritised and coupled together;
- 6. considers it important for the Member States to have the opportunity to reduce energy and mobility poverty using a wide range of tools. One such tool is the "warm rent" system, whereby the property owner is responsible for ensuring an acceptable indoor temperature and thus has a clear incentive to improve energy efficiency. As it stands, this conflicts with the Commission's interpretation of cost-effectiveness in the Energy Efficiency Directive, which focuses instead on individual metering and charging of heating;
- 7. asks the Commission to initiate research and consultation with relevant actors in order to clearly define the minimum energy need of a household for a decent standard of living, based on

reliable data and time series, bearing in mind regional differences, and at the same time, based on the new concept;

- 8. welcomes the European Commission Communication on "Tackling rising energy prices: a toolbox for action and support", encouraging the Member States to use the measures defined in the "toolbox"; welcomes the European Commission proposal for a Council Recommendation on ensuring a fair transition towards climate neutrality; calls on national authorities to take these measures into consideration urgently with views of ensuring a just transition leaving no one behind while making the local and regional authorities participants of their implementation and observing the territorial differences;
- 9. recalls that the Covenant of Mayors for Climate and Energy (CoM) has shown its usefulness in contributing to energy efficiency and climate issues, so the recast of Energy Taxation Directive (ETD) and the new Social Climate Fund (here in after 'new Fund') should take advantage of CoM members' insights and expertise, and fast-track actions included in Sustainable Energy and Action Plans (SEAPs) at local or regional level;
- 10. welcomes the fact that the EC accompanies the proposal for a revision of the Energy Taxation Directive with a subsidiarity grid, although regrets its absence for the Social Climate Fund proposal. The reasoning provided in relation to the European added value of the proposals and the roll-out of measures deriving from EU competencies in the areas of transport, climate change, environment and internal market, is in compliance with the principles of subsidiarity and proportionality
- 11. emphasises that there are regions across Europe where district heating and cooling might be a more reliable, more efficient and affordable solution for citizens, so the new Fund should be harmonised with other ESIF in order to deliver sufficient support for the costs of refurbishing apartments and dwellings so that they are able to connect to the new systems;
- 12. sees that the future of power generation is more decentralised than before and, in this respect, households and businesses ready to engage in photovoltaic or wind energy deployment need more tailored support for decentralised smart networks and to eliminate unnecessary red tape; this also includes dedicated support from the Social Climate Fund for Renewable Energy Communities;
- 13. notices that there are several ESIF support schemes in the Member States favouring energy efficiency measures targeting households and businesses, so it might be useful to develop clear guidance and design support for most vulnerable households and micro-and-small enterprises facing energy and mobility poverty, in order to eliminate any risk of leaving out those most in need of support;
- 14. recommends that Member States, regions and municipalities update urban and land use plans, as well as access to construction permit-related practices, in order to lower taxes and costs and avoid red tape for energy efficiency investments of households and businesses;

## **On the Social Climate Fund proposal**

- 15. welcomes the proposal for a Social Climate Fund as a statement of solidarity and commitment to achieving a just and socially fair transition, as a key tool for supporting the citizens most affected by the transition towards climate neutrality, and as an answer to our call for enhancing the integrity and operation of the EU Emission Trading Scheme (ETS) while providing support for vulnerable regions and groups;
- 16. demands that at least a 35% of the financial envelope of the Social Climate Fund should be directly managed by local and regional authorities, since they can provide a more accurate mapping of vulnerabilities and they are responsible for the successful, targeted and efficient implementation of measures defined in the plans that can target and truly address the needs of lower income groups, including those at risk of poverty;
- 17. regrets that no concrete and specific impact assessment was carried out before putting forward the proposal for the Social Climate Fund. Such an assessment would have allowed an accurate evaluation of distributional impacts of the mechanism, functioning, management and measures of the Fund, focusing on the consequences and benefits for the most vulnerable citizens and at local and regional level, and permitting a better identification of the financially weakest groups, in order to channel appropriately support to those who need it the most;
- 18. recommends that the CoR, as the body representing local and regional authorities, play a facilitating role in shaping and implementing the Social Climate Plans, providing an additional opportunity to reach the local and regional level beyond the Member States' national frameworks;
- 19. calls for a recognition of local and regional authorities' role as key contributors to the national Social Climate Plans, given that they are the level of government closest to citizens and they can provide great knowledge and expertise developed on the ground, while ensuring that the drafting of Social Climate Plans does not add an administrative burden to the local and regional authorities; suggests that local and regional authorities should have the possibility to draft Regional Social Climate Plans in line with the ones at national level under the principles of partnership, multilevel governance, subsidiarity and proportionality;
- 20. mentions that one of the burdens of energy efficient refurbishment of the housing stock is the lack of access to knowledge on energy efficiency and to state-of-the-art solutions already accessible on the market; in order to solve this issue, the CoR suggests financing these measures also from the new Fund;
- 21. underlines that energy prices and the general purchasing power are very poorly connected, and while using GDP or GNI in PPS as an overall indicator is suitable for general cohesion policy, when it comes to energy consumption, asks the Commission to find an indicator that is as reliable as GDP and GNI, but better reflects the energy consumption related behaviour of households and businesses in Europe and that provides Member States with more flexibility to level discrepancies caused by statistics in allocating EU funds;

- 22. emphasises that while the aim of the Social Climate Fund is a step in the right direction to deliver a just green transition, further efforts in financial terms should be developed. The Social Climate Fund itself will not be enough to tackle the undesirable social effects and economic shortcomings of the measures to achieve climate neutrality. Demands that the revenues derived from the ETS II should in part be allocated to the Social Climate Fund and to measures directed to ensure that no one suffers disadvantages from achieving climate neutrality; suggests that in case the carbon price leads to higher revenues than expected, the financial envelope of the Social Climate Fund will be increased accordingly. The CoR advocates that more forms of economic support should be deployed which can take into account the specificities of territories, populations, sectors, cities and regions. While willing to support the most vulnerable individuals, special attention will have to be paid to the appropriateness of the measures and support to homeless, women, citizens without resources, youth and financially weaker entities;
- 23. asks the European Parliament and the Council not to promote any type of individual motorised mobility from the new Fund, and to support sustainable zero- or low- emission sustainable mobility solutions (electric, hybrid or hydrogen fuelled) and integrated mobility services instead;

# On the Energy Tax Directive revision

- 24. welcomes the proposal for a Directive aimed to align energy tax with actual energy content and environmental performance, thereby providing incentives for reducing CO<sub>2</sub> emissions and contributing to the achievement of the new EU climate targets. As it stands, the Directive does not meet this aim, as the European Court of Auditors<sup>1</sup> also pointed out;
- 25. regrets the lack of a specific subsidiarity grid for the Social Climate Fund proposal, while welcomes the fact that the legislative proposal is based on the Articles 91(1)(d), 192(1) and 194(1)(c) of the Treaty on the Functioning of the European Union ('TFEU'), referred to transport, climate change and energy-centred and considers that the proposal clearly outlines its European added value and is in compliance with the principles of subsidiarity and proportionality.
- 26. welcomes the inclusion of the possibility for Member States to assist vulnerable groups and protect households against energy poverty, countering the possible negative effects of the tax;
- 27. welcomes the revision of the Energy Taxation Directive so that its content is adjusted and adapted to the need for increased climate action and environmental protection, while being able to support the development and expansion of renewable energy, and preserve the correct functioning of the internal market, aligning taxation of energy products and electricity with EU energy and climate policies;
- 28. suggests analysing territorial patterns for Member States at regional level in order to allow regional or even local exemptions or reduced levels or other compensation in special circumstances such as poverty risk for the most affected households and businesses;

<sup>&</sup>lt;sup>1</sup> European Court of Auditors Review 01/2022: Energy taxation, carbon pricing and energy subsidies

29. points out that there are regions in Europe where firewood is used for heating and cooking as a clear sign of energy poverty; in such circumstances the recast of the ETD and the ETS2 will both affect these consumers and therefore recommends establishment of additional programmes to support the fuel switch from firewood to clean renewable and efficient energy sources.

The President of the European Committee of the Regions

Apostolos Tzitzikostas

The Secretary-General of the European Committee of the Regions

Petr Blížkovský

# III. PROCEDURE

70.41	Description of the Freedom Desting
Title	Proposal for a Regulation of the European Parliament
	and of the Council establishing a Social Climate Fund
	Proposal for a Council Directive restructuring the
	Union framework for the taxation of energy products
	and electricity (recast)
Reference(s)	COM(2021) 568 final
	COM(2021) 563 final
Legal basis	Article 307(1)
Procedural basis	Rule 41(a) of the Rules of Procedure
Date of Council/EP referral/Date of	14 July 2021
Commission letter	
Date of President's decision	25 August 2021
Commission responsible	Commission for the Environment, Climate Change
	and Energy (ENVE)
Rapporteur	Csaba Borboly (RO/EPP), President of Harghita
	County Council, Romania
Analysis	18 October 2021
Discussed in commission	10-11 March 2022
Date adopted by commission	10 March 2022
Result of the vote in commission	Majority
(majority/unanimity)	
Date adopted in plenary	27 April 2022
Previous Committee opinions	
Date of Subsidiarity Monitoring	
Consultation	