
BELLONA



**DRIVING CO₂ CAPTURE
AND STORAGE IN THE EU:
NEW POLICIES,
NEW PERSPECTIVES**

BEST

BELLONA ENVIRONMENTAL CCS TEAM

Acknowledgments and legal disclaimer

The Bellona Foundation, Oslo, Norway 2013

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EXECUTIVE SUMMARY AND POLICY RECOMMENDATIONS

The current suite of EU-level policies provides effective, targeted support to wind, solar, biomass, cogeneration and energy efficiency abatement opportunities – but not CCS. This makes CCS especially dependent on the EU Emissions Trading System (ETS) and the related NER300 scheme to drive its deployment.

However, because the CO₂ price in the EU has been much lower than anticipated, the current EU policy framework is not simply trying to pick winners but effectively picking CCS as a loser. Until an effective structural reform of the ETS can be realized, targeted support for CCS will be necessary.

CCS is unique as a climate abatement tool because it is the sole technology able to decarbonise certain emissions-intensive industrial processes, such as cement and steel production. Its development will thus be crucial in any ambitious future emission reduction scenarios, irrelevant of energy sourcing. Additionally, when combined with biomass, CCS provides the only large scale route for net negative emissions.

The cost of tackling climate change is moving up the political agenda. At this stage in the long-term transition to a low-carbon society, CCS may be able to cost-effectively deliver large amounts of CO₂ abatement in both the power and non-power sectors. Without a definitive and enduring EU policy shift, however, the Union will lag behind other regions in the world in the deployment of CCS, needlessly increasing the cost of decarbonisation to EU taxpayers and consumers.

In order to prevent further costly delay, Member States should step forward with CCS market incentive schemes at the national level to plug funding gaps created by the current lack of an effective EU policy framework for CCS.

From 2020 onwards, however, this paper recommends a core EU CCS policy framework comprised of:

1. An overarching EU-wide CCS target;
2. A complementary EU CCS certificate scheme to help Member States achieve this target efficiently; and
3. A connected CCS fund to provide extra support to first movers and drive the development of shared projects and infrastructure of EU relevance.

It is essential that this policy framework be fully integrated into the EU's 2030 Climate and Energy Package, creating a level playing field for CCS so that it is able to compete with other technologies in the decarbonisation of the EU energy system.

National Market Incentive Schemes until 2020

Until the EU's 2030 Climate and Energy Package comes into force, Bellona recommends that EU Member States come forward with a blend of CCS market incentive schemes at the national level to plug existing funding gaps and drive the early deployment of CCS within their borders.

These market incentive schemes would cater to the significant differences between Member States in terms of: 1) the structure of their electricity markets; 2) public opinion on energy sources and use; 3) preferences on the modalities of government intervention; and 4) the fiscal capacity to directly fund policies. Because most incentive schemes require the direct management of funds with market actors, they are most suitably realized through national authorities. And finally, they can generally be implemented more quickly than policies at the EU level, addressing the urgent need for action.

There have been many successful examples of the use of financial incentives to shape energy markets in EU Member States: Grant schemes, loan guarantees, green certificates, capacity auctions, purchase contracts, emission performance standards and feebates have all been successfully employed. Each has its merits and a place in the policy maker's toolbox.

Amongst the policies examined, however, feed-in tariffs arguably offer investors the greatest security of income. This is because well-designed feed-in tariffs provide financial support to power plants in a form that best ensures them of access to the electricity grid, reducing both revenue risk and price risk for investors. For this reason, they have been very successful in driving the deployment of other forms of low-carbon technology in the EU.

Whatever policies are enacted, they should provide an output-based rather than a CO₂-storage-based incentive to avoid perversely incentivising the use of high-carbon fuels and inefficient processes.

An EU 2030 CCS Target

At the EU-level, Bellona recommends that the Union makes a CCS milestone (similar to the '20% by 2020' renewable energy target) an integral part of its 2030 Energy and Climate Package.

EU and IEA studies show that in order to maintain standards of living whilst limiting global temperature rises to 2°C at the lowest cost, CCS will need to account for 32% of gross power generation in the EU by 2050,¹ whilst 328 MtCO₂ will need to be captured annually from EU industrial sources.² To be on track to meet these 2050 volumes, by 2030 at least 60GW of CCS generation capacity will need to be installed and 80 MtCO₂/year of non-power industrial emissions captured and stored.

¹ As per the 'Low Nuclear' scenario in the 2050 Energy Roadmap, in line with events since Fukushima.

² Necessary CCS deployment in the energy intensive Iron & Steel, Cement, Chemicals, Pulp & Paper, Refining, Biofuels and Gas Processing, International Energy Agency, 2012. Energy Technology Perspectives, Paris. Industrial emissions in the EU amounted to 940 MtCO₂ in 2010. Source Eurostat.

A legally binding EU requirement for Member States to hit these 2030 targets would be a politically salient and mobilizing goal, driving CCS deployment in both the power and non-power sectors. It would reassure investors of the political commitment to CCS, but still be flexible enough to complement other policy initiatives at the EU- or national-levels. It would also accommodate Member State differences in ability and willingness to deploy CCS.

Should a CCS milestone prove too difficult to agree, however, a constructive fall-back option would be the adjustment of the current EU renewables target to allow it to be met through CCS in the future. For example, instead of a 2030 renewable energy target, a low-carbon energy target would grant Member States increased freedom to choose a decarbonisation trajectory that best matched their strengths. It would permit CCS to compete on a level playing field in the EU, allowing it to find a suitable niche in the energy mix.

An EU CCS Certificate System

This overarching CCS target should be coupled with a complementary EU CCS certificate system that provides the revenues to cost effectively achieve it.

Such a scheme would see the EU issue tradable certificates to CCS power or industrial plants for the low-carbon output they produce. Utilities and industry would then be obliged to acquire a certain number of certificates for the CO₂ they emit, giving the certificates a monetary value that would provide a supplementary income to CCS plant operators. Alternatively, fossil fuel providers could be obliged to source certificates against the CO₂ embedded in the commodities they supply to the EU market. There would be no need for EU institutions to directly manage revenues – the Union would simply control the scarcity of certificates, indirectly giving them value to their bearers.

Because it is a market-based system, an EU CCS certificate scheme would not offer industry the same revenue certainty as, for example, a national feed-in tariff. It would therefore be less effective at driving deployment. However, the advantages of a pan-European CCS market incentive scheme are that it is more compatible with the EU's single-market ambitions, and the larger market for tradable certificates would also put greater downward pressure on CCS costs. As such, there appears to be a degree of support for such a scheme amongst EU decision makers.

A note of caution, however: Whilst an EU-wide market based instruments for CCS is theoretically attractive, great care will have to be taken to ensure that it neither falls prey to the shortcomings of the EU ETS, nor undermines its operation. The challenges faced by the ETS suggest that suitable floor and cash-out prices would be necessary ensure revenue stability for market actors, with unused revenues paid into the CCS fund described below.

An EU CCS Fund

From 2020 onwards, the EU should consolidate its existing grant programmes for CCS to provide extra support to CCS first movers and drive the development of CCS projects of interest to the Union.

Providing that the teething problems in the first rounds of the NER grant scheme are not repeated, allocating one portion of the revenues from such a programme to the initial wave of commercial scale plants would help counterbalance the commercial risks taken by CCS first-movers.

Another share of revenues should be earmarked for the development of the necessary EU enabling infrastructure, including the characterisation of geological storage formations, the development of storage hubs and the development of connecting CO₂ transport routes.

As well as NER auctions and the EU budget (as is the case now) revenues could also be drawn from national ETS auctions and/or the cash-out proceeds from the CCS certificate scheme. The administration of these revenues should be directed by an inter-service panel drawn from DG CLIMA, DG ENER and DG ENTR to ensure that CCS is deployed harmoniously with the EU's other policies in both power and non-power industrial sectors.

Other EU Recommendations

Around this core policy framework (an EU-level goal combined with market mechanisms and a grant scheme to help Member States meet the goal efficiently), there are several other stand-alone actions that would greatly facilitate the deployment of CCS in the EU.

First off, EU legislation should be put in place to ensure privileged grid access for CCS electricity generation in the same way that priority grid access for renewable energy and cogeneration facilities is mandated by EU law. Such access is necessary to ensure investors in CCS that their plants will actually be run once they are built.

And the EU should also strongly consider how limited border carbon adjustment measures could help specific industrial sectors address the dangers of carbon leakage should they deploy CCS. Whilst significant practical questions remain about such schemes, competitiveness is a key barrier to CCS deployment in industry and the EU has an exclusive competence in the field of international trade.

CONTENTS

1	Introduction.....	1
1.1	<i>Scope.....</i>	<i>1</i>
1.2	<i>The First round of NER300 funding: A post-mortem</i>	<i>1</i>
1.2.1	<i>The ETS & NER300</i>	<i>3</i>
1.2.2	<i>Initial structure of the NER300 funding mechanism & inconsistent Member State support..</i>	<i>4</i>
1.2.3	<i>Summary.....</i>	<i>5</i>
1.3	<i>The barriers to commercial CCS deployment are rising.....</i>	<i>6</i>
1.4	<i>There is a real risk of a lock-in to unabated fossil fuels.....</i>	<i>7</i>
1.5	<i>The way forward: An overview.....</i>	<i>8</i>
2	Kick-Starting EU CCS Projects: The Early Commercial Phase (2013-2020)	11
2.1	<i>Grant schemes*.....</i>	<i>11</i>
2.2	<i>Loan guarantees.....</i>	<i>13</i>
2.3	<i>An EU-wide CCS or 'low-carbon' milestone*.....</i>	<i>15</i>
2.4	<i>Priority grid access*.....</i>	<i>17</i>
3	Bridging the Gap: Policy Measures for both the Early and Middle Stages of Deployment (2013-2030)	21
3.1	<i>Feed-in tariffs*.....</i>	<i>21</i>
3.2	<i>CCS certificate systems*.....</i>	<i>24</i>
3.3	<i>CCS purchase contracts through reverse auctions.....</i>	<i>27</i>
3.4	<i>CCS capacity auctions.....</i>	<i>28</i>
3.5	<i>Feebates</i>	<i>29</i>
4	Ensuring the Competitiveness of CCS (2030+)	31
4.1	<i>Reforming the EU emissions trading system*.....</i>	<i>31</i>
4.2	<i>Emission performance standards.....</i>	<i>33</i>
4.3	<i>Border carbon adjustment to fund CCS deployment in specific industries*.....</i>	<i>36</i>



1. INTRODUCTION

Despite the urgent need to reduce CO₂ emissions, global fossil fuel use is on the increase and fossil fuels are forecast to continue to meet most of the world's energy needs to 2035. CO₂ Capture and Storage (CCS) can abate 90% of emissions from fossil fuel use and complement the large-scale deployment of intermittent renewable energy with low-carbon baseload power generation and, possibly, balancing capacity. Moreover, CO₂ emissions result from many industrial processes, making CCS vital to achieving the European Union (EU) 2050 roadmap goals of reducing industrial emissions by the necessary 83%-87% compared to 1990 levels by 2050. In short, it is clear that without immediate large-scale demonstration of CCS, society runs the risk of either failing to effectively combat climate change or doing so at a much increased economic and social cost.

Notwithstanding its critical role, CCS has now reached a tipping point in the EU. CCS is the only established abatement technology that does not benefit from targeted support in the current suite of EU-level policies. It is therefore particularly dependent on the EU Emissions Trading System (ETS) to drive its deployment. With Emission Unit Allowances trading at near record low prices, the steady attrition of projects from the EU's original 12-plant CCS demonstration programme, and the recent failure of CCS projects to win any funds at all in the first round of the EU's NER300 scheme, urgent policy action is needed to put CCS back on track in the EU – and with it the bloc's energy, climate and industrialization objectives.

With CO₂ prices as low as they are in the EU, CCS will require billions of Euros of supplementary support to ensure that the large-scale deployment of intermittent renewable energy we are seeing is complemented with the necessary levels of dispatchable low-carbon backup generation. Enabling this will dramatically lower the cost of preventing catastrophic climate change.³ It makes little eventual difference whether these funds come from taxpayers or energy consumers – because energy use is pervasive, these are usually the same people. By failing to commit the necessary funds for effective decarbonisation to date, the EU has in effect been living beyond its means.

³ Without CCS, costs to halve emissions by 2050 rise by 40% in the electricity sector. IEA (2012), 'Technology Roadmap: Carbon Capture and Storage', OECD.

1.1 Scope

This policy paper looks at ways of effectively incentivizing CCS demonstration and deployment in the EU. It presents and evaluates a dozen policy options in terms of how well they cater to the needs of society and industry, as well as how they have been deployed in the energy sector to date. In addition to examining ways of reducing technology costs, this report also looks at how policy design could facilitate industry investment decisions with as little extra cost to society as possible.

It pays special attention to the politico-economic context within the EU, where parallel layers of governance can sometimes complicate the design and administration of energy policies, and blur institutional lines of responsibility. Its final objective is to provide clear and practical recommendations to decision makers operating at both the EU and Member State levels for the necessary reform of the current CCS policy framework within the Union.

1.2 The First round of NER300 funding: A post-mortem

European CCS demonstration efforts through such support mechanisms as the New Entrants Reserve (NER300)⁴, European Energy Programme for Recovery (EEPR)⁵ and the first UK CCS competition⁶ have been unsuccessful in realising any full-scale CCS demonstration projects to date.⁷ This is costly to society because of the significant role CCS is able to play in cost-effectively decarbonising large portions of our electricity generation and industrial production.

The NER300 was the flagship programme for EU CCS demonstration. Launched in 2010 the programme was the world largest low-carbon demonstration scheme. At the time, the NER300 placed Europe at the centre of global CCS efforts, being the only region to boast a well-funded demonstration programme allied to a carbon trading scheme that provided a price signal to reduce CO₂ emissions. The plan was simple: the demonstration of ten to twelve full-scale CCS demo projects would facilitate cost discovery and 'buy down' the costs of the technology, with the EU ETS providing the long-term incentive for private investment thereafter.

By December 2012 it was announced that no CCS demonstration project would be awarded any funds in the first phase of the NER300, with the full amount of all available monies being allocated to innovative renewable projects instead. The major factors resulting in the failure of the first round of the NER300 have been the initial structure of the funding mechanism, inconsistent Member State support and, critically, an over reliance on the ETS to provide both the demonstration funds and the long term driver for commercial deployment.

⁴ European Commission Memo (2012) "Questions and Answers on the outcome of the first call for proposals under the NER300 programme" http://europa.eu/rapid/press-release_MEMO-12-999_en.htm

⁵ Hinc (2012) "CCS in Europe – the way forward" Demos Europa

⁶ National Audit Office (2012) "Carbon Capture and Storage: Lessons from the completion for the first UK demonstration" Department of Energy and Climate Change

⁷ Although at the time of writing, the results of the second UK CCS competition are due for announcement.

1.2.1 The ETS & NER300

Introduced in 2005, the EU ETS is the bloc's flagship policy to address climate change and the largest carbon market in operation worldwide. Because CCS has not been the beneficiary of significant targeted support schemes to date – feed-in-tariffs or portfolio requirements, for example – its fate is especially dependent on the ETS CO₂ price. As illustrated greater detail in Section 1.4, a high CO₂ price would have ensured that the marginal cost of unabated generation would increase, making CCS generation competitive and driving its deployment in the EU.

The failure of the ETS to provide a sufficient CO₂ price has eroded the business case for CCS in the EU.

Unfortunately, the price of CO₂ has not been as robust as originally forecast (see Figure 1). At the time of writing, an allowance to emit one tonne of CO₂ – an Emissions Unit Allowance (EUA) – is trading at around €4.30/tCO₂. This compared with forecast prices of around €30/t from mid-2008.⁸ Moreover, the low price of 10-year CO₂ futures indicates that the market currently does not see the price of EUAs increasing dramatically in this time window. The failure of the ETS to provide as robust a CO₂ price as originally forecast has eroded the business case for CCS in the EU in two important ways.

First, the faltering EUA price has failed to provide the long-term price signal for CO₂ emitters to pursue the development of CCS technology. In particular, the incentive to develop capital intensive decarbonisation technologies such as CCS has declined along with the EUA market. As forecast CO₂ prices remain weak due to difficulties in reforming the scheme significantly before 2020,⁹ so too will European commercial interest in CCS technology. The degree of operational support the ETS would have offered demonstration plant has also declined, with demonstration operators in most Member States left with significant commercial risks to sunk investments. These include reduced reliability of plant, higher operating cost and reduced competitiveness in the electricity market.

And secondly, the lower price of EUAs auctioned for the NER300 scheme (€8.10)¹⁰ greatly reduced the funds available to immediately support demonstration projects: At CO₂ prices of €30/tonne, total support could have been as high as €9 billion, however the eventual figure is likely to be around €2 billion. The shrinkage of the pot of funds meant that projects successful in the competition would receive less support than initially anticipated, placing an additional burden on co-funders such as host states and sponsor companies. It also resulted in a rationalisation of the scheme, with fewer full-scale plants able to be supported. Since this diminished the chances of success for individual candidates, it also reduced their incentive to devote significant resources to taking part in the process.

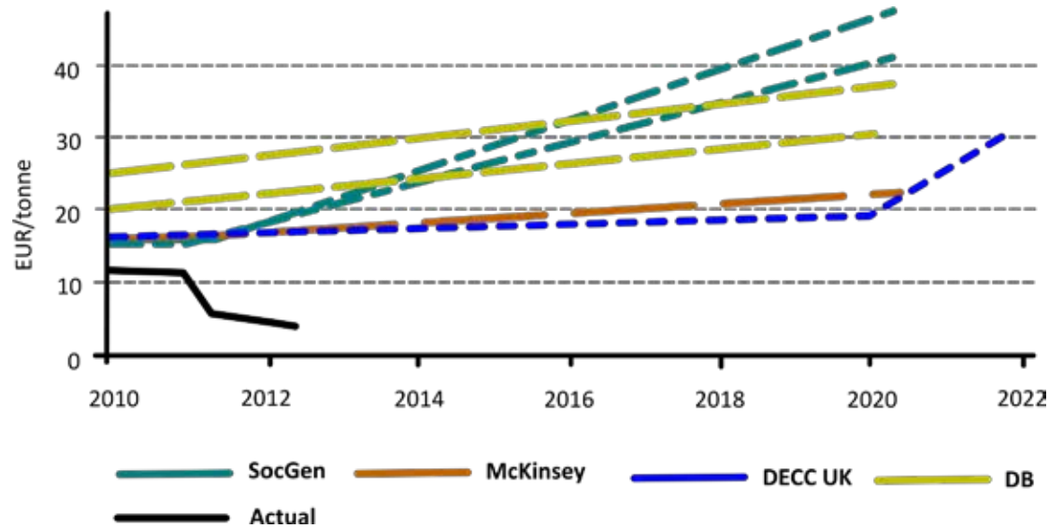


Figure 1: Projected EUA price forecasts from Member State and the financial sector from 2008 – 2010 and the Actual EUA price. Sources: UK Department of Energy & Climate Change, Barclays Bank, Deutsche Bank, Société Générale and McKinsey & Company.

8 Energy and Climate Change Committee (2012) "the EU Emissions Trading System: government Response to the Committee's Tenth report of Session 2010-2012"

9 Tilford (2012) "Weak Carbon Prices Threaten the EU's Environmental Leadership" tgae.

10 EIB – NER300 Monetisation Monthly Report <http://www.eib.org/products/ner-300/reports.htm>

1.2.2 Initial structure of the NER300 funding mechanism & inconsistent Member State support

The metric by which prospective demonstration projects were rated in the NER300 resulted in a distorted awarding process. Directive 2009/29/EC states that the award of NER300 funds shall be dependent upon the verified avoidance of CO₂ emissions.¹¹ However, projects were reviewed primarily on the cost per tonne of CO₂ stored (€/CO₂ stored).¹² This did not take account of the cost of electricity output, and may have resulted in poor value for money for co-financing Member States that would have been obliged to fill any resulting funding gap.

Figure 2 aptly illustrates the lost opportunity of the NER300 and the continued need for CCS development. It shows that the realization of any single CCS project in the NER300 competition would have generated more low-carbon electricity than all the innovative renewable generation projects awarded funds combined – and with less use of NER300 monies. Although renewable energy will form the backbone of the future energy mix, this very clearly illustrates how CCS is able to cost-effectively deliver large amounts of CO₂ abatement in the transition away from fossil fuels. With the cost of tackling climate change causing jitters in EU capitals,¹³ the first round of the NER300 thus represents a grave lost opportunity.

The awarding of a CCS demonstration project would have resulted in significant obligations on the part of the host Member State. In some cases, host states would have to underwrite the entire demonstration project, while being repaid from the NER300 only on a CO₂ stored basis. Failure to store CO₂ in full contracted volumes would require the host state to reimburse the EC the difference. And in all cases, Member States had to 'confirm' the value and structure of the total public funding contribution, with legal consequences for errors in this. Many Member States may have regarded these terms as overly onerous, particularly as demonstration projects are risky and the experience of a successful demonstration would benefit all Member States (more information in Section 2.1).

Compounding the issues mentioned, Member State support for CCS demonstrations continues to be inconsistent,¹⁴ with few Member States having a national strategy for CCS development and fewer still with policies to assist commercial CCS deployment. The absence of supplementary Member State support structures to bolster the beleaguered ETS CO₂ price made commercial operation of CCS demonstrations in these countries problematic.¹⁵

11 Directive 2009/29/EC of the European Parliament and of the Council of 23 April 2009 amending Directive 2003/87/EC so as to improve and extend the greenhouse gas emission allowance trading scheme of the Community Text with EEA relevance.

12 Commission Decision of 3.11.2010 laying down criteria and measures for the financing of commercial demonstration projects that aim at the environmentally safe capture and geological storage of CO₂ as well as demonstration projects of innovative renewable energy technologies under the scheme for greenhouse gas emission allowance trading within the Community established by Directive 2003/87/EC of the European Parliament and of the Council, SEC (2010) 1319, SEC(2010) 1320.

13 Clark (2013) "Europe wobbles on green energy costs", 07/04/2013, Financial Times.

14 With the notable exception of the UK.

15 Forbes (2012) "Policy not technology' the big barrier to carbon storage" European Energy Review <http://www.europeanenergyreview.eu/site/pagina.php?id=1565>

CCS is able to cost-effectively deliver large amounts of CO₂ abatement.

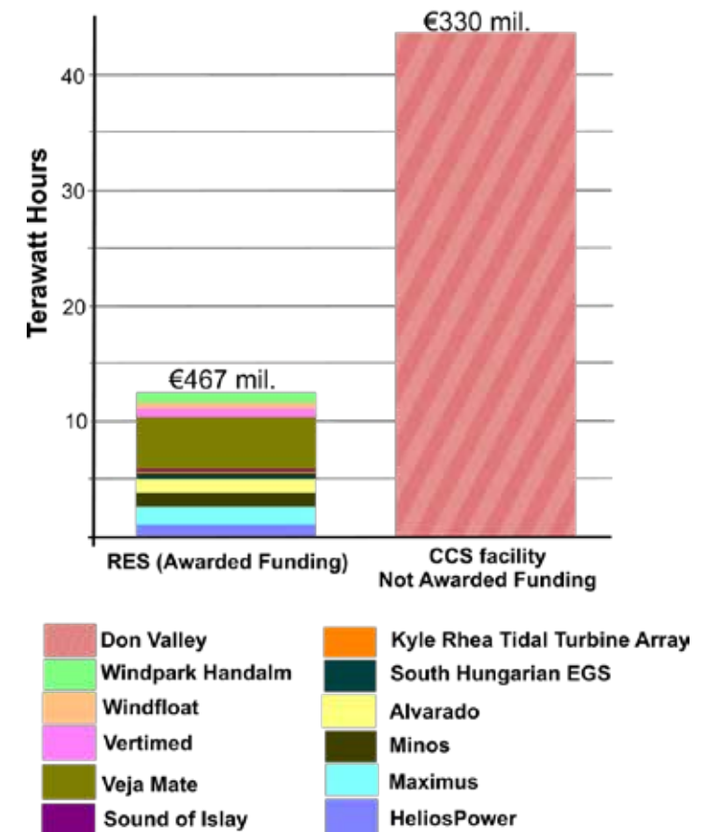


Figure 2: GW hours of low-carbon electricity supplied to the grid over a 10-year period as a result of the NER300 (first tranche). Assumes a capacity factor of 0.25 for solar, ocean and wind and 0.8 for geothermal and CCS. Data: http://europa.eu/rapid/press-release_MEMO-12-999_en.htm.

1.2.3 Summary

In review, the failure of the NER300 was a result of many factors including the initial design of the award process, the funding structure of the award, Member State participation and liability and the way award funds were raised (Table 1). Because CCS lacks other EU- or national-level targeted support schemes (feed in tariffs or binding 2020 targets, for example), most commercial facilities and Member States were unwilling to support the projects. As a result only one Member State agreed to co-finance an NER300 backed demonstration project, but agreed funding from the sponsor facility was not met.¹⁶

The failure of the NER300 was a result of many factors.

Table 1: Factors in NER300 failure to support CCS demonstrations

Funding	Low EUA price and low price forecasts	Failure to raise appropriate levels of funding
		Failure to incentivise participation on the part of industrial and power sectors
Award Structure	Structure of award to Member States	Risk for Member States based on payment only after storage is proven
	CO ₂ avoided metric	Disadvantage of industrial and more mature projects
Timeline	Conflict with national CCS competitions	Member states unprepared to support NER project until national competition finalised
	Congested timeframe for securing permits	
Wider Economic Environment	Risk of closure of industrial plants	Result in a forfeit of awarded NER300 award, with all cost liable to Member State
	Member State finances	Lack of available funds or appetite for large projects
Wider Regulatory Environment	Renewables Directive	Additional support such as feed-in for other generation technologies resulted in prioritised investment
	Present short term EU emissions reduction goals	Lower priority for rapid CO ₂ emissions reductions

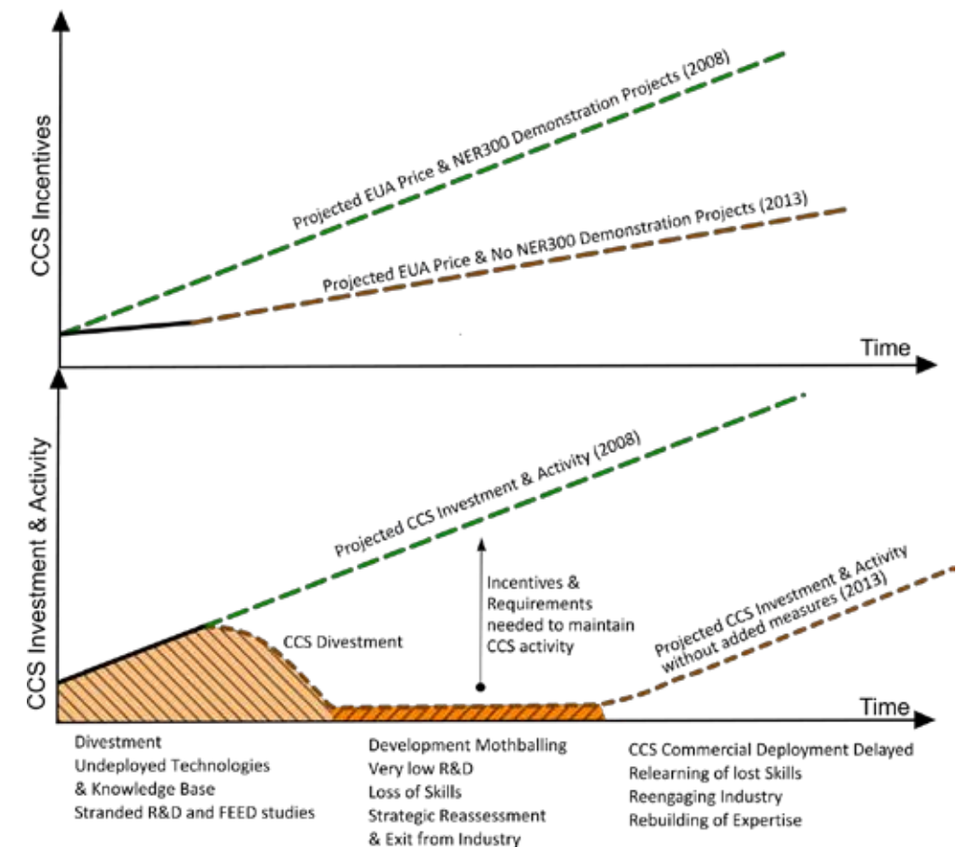


Figure 3: Diminishing incentives and greater uncertainty of projected commercial CCS deployment will have a direct impact on CCS technology development, resulting in divestment and a loss of acquired learning.

1.3 The barriers to commercial CCS deployment are rising

Notwithstanding the importance of CCS, the first phase of the NER300 has failed to achieve its key goals:

- Reducing the cost and risk of CCS technology. Reducing the capital and operating costs of CCS at thermal plant and industry settings. Advancing CCS so that it is cost competitive with other low-carbon technologies.
- Removing key barriers to the deployment of CCS, through the development of sufficient storage capacity, transport infrastructure and relevant industrial know-how.

This failure has left many barriers to commercial CCS deployment unaddressed. The absence of full-scale integrated CCS demonstrations will have significant long term repercussions on the development of CCS in Europe, retarding the development of indigenous CCS service providers, jeopardising the timeline for commercial deployment and subsequently reducing the technologies' ability to contribute to CO₂ emissions reductions.¹⁷

As the timeline for commercial CCS deployment becomes more remote, so too do the learning benefits of hosting a demonstration to the operator.¹⁸ The poor market outlook for CCS

equipment and services providers – an essential constituent of the future CCS industry – also increases the opportunity cost of their investments into R&D. To date valuable work has been achieved on CCS that has generated a significant body of research on topics such as the development of advanced CO₂ storage sites characterisation and monitoring methods, along with front-end engineering and design studies.¹⁹ The delay in furnishing an effective policy framework for CCS will result in the costly dissolution of acquired knowledge and skills (Figure 3).

In the absence of renewed projects, professionals will migrate to other sectors resulting in the loss of expertise. Additionally, the continued uncertainty surrounding CCS will further reduce investors' confidence, resulting in short-term planning from energy utilities. The appetite for the risk on behalf of the sponsors is diminishing: they now prefer to pursue more de-risked ventures such as conventional thermal,²⁰ biomass or other renewables.²¹ The construction of such generation is seen as more and more attractive at present, but it has possible damaging effects on both climate policy (due to carbon lock-in) and energy policies such as energy supply security, diversity and price.

¹⁹ 1st Competition: Front End Engineering Design Studies (FEED), UK Department of Energy and Climate Change, http://webarchive.nationalarchives.gov.uk/20121217150421/http://decc.gov.uk/en/content/cms/emissions/ccs/ukccscomm_prog/feed/feed.aspx

²⁰ Green alliance (2011) "Avoiding gas lock-in: Why a second dash for gas is not in the UK's interest".

²¹ ecoprog (2012) "Biomass to Energy 2012/2013", <http://www.ecoprog.com/en/publications/energy-industry/biomass-to-energy.htm>.

¹⁶ NER300.com (2013) "ULCOS: a CCS project withdrawn under peculiar circumstances" http://www.ner300.com/?page_id=243

¹⁷ European Commission (2012) "Energy Roadmap 2050"

¹⁸ Eurelectric (2012) "Now or never? The urgent need for CCS demonstration", http://www.eurelectric.org/media/70511/eurelectric_position_ccsdemo_programme_final-2012-170-0006-01-e.pdf.

A renewed effort on the part of EU institutions, national governments and commercial stakeholders is required to power through this setback and reach the goal of a commercially viable, privately financed, and consumer supported model for CCS. A revised EU demonstration programme will need to address the existing commercial uncertainties by **creating near to medium term incentives on a national and EU level to incubate significant CCS research development and deployment through to competitive commercial deployment.**

1.4 There is a real risk of a lock-in to unabated fossil fuels

Unpredictable developments in energy markets directly affect the ‘invest-ability’ of different generation technologies. Surprising many analysts, the economic attractiveness of coal in Europe has strongly increased relative to other fossil fuel sources in recent years. This has primarily been the result of plummeting coal prices due to increased exports from the US, a very low penalty for CO₂ emissions and, finally, the maximization of the use of many coal fired plants not compliant with the EU’s Large Combustion Plant Directive before their impending retirement at the end of 2015.²² As such, the amount of electricity generated from coal is rising at annualised rates of as much as 50% in some European countries.²³ Although there is uncertainty as to how long this will continue, the market drivers of this trend – US shale gas production and the low CO₂ price – look set to persist.

In some Member States, such as the United Kingdom, the current combination of legislative or public barriers to new coal capacity, rapidly ageing generation plant and a growing share of intermittent renewables is increasing the attractiveness of Combined Cycle Gas Turbine (CCGT). Under these conditions, such plants offer a low-risk combination of the lowest capital cost of any major generating technology, high flexibility and rapid construction. With existing market structures, they allow utilities to hedge against uncertain and decreasing load factors, capture high prices during times of low generation from intermittent renewables and hedge against modest future increases in the CO₂ price.²⁴

It is critical that we develop a system that can provide on-demand low-carbon generation to supplement variable renewable production (Figure 4).²⁵ This is important as renewable energy – notably wind power – provides a relatively high energy amount, but contributes little to an adequate power system due



to its low capacity credit.²⁶ A decarbonisation trajectory utilising solely renewables and unabated generation will result in a higher cost of abatement, significantly increased stranded assets, and higher costs for consumers while increasing the prospect of carbon lock-in.²⁷

For CCS to be competitive and contribute to climate mitigation a suitable niche must be found in the energy system.

Without additional support beyond the current low CO₂ price, CCS in Europe faces a closing window of opportunity and significantly delays in deployment, if not abandonment. Any policy measures to assist the deployment of CCS must also take into account the operational characteristics anticipated for CCS in that energy market. For CCS to be competitive and contribute to climate mitigation a suitable niche must be found in the energy system, providing a load factor to facilitate deployment. Not providing a profitable niche for CCS technologies in the energy sector will result in a locked in development trajectory, with baseload and peaking generation dominated by nuclear and unabated fossil fuel capacity respectively.

²² Directive 2001/80/EC of the European Parliament and of the Council of 23 October 2001 on the limitation of emissions of certain pollutants into the air from large combustion plants.
²³ The Economist (2013) ‘Europe’s dirty secret: The unwelcome renaissance’, <http://www.economist.com/news/briefing/21569039-europes-energy-policy-delivers-worst-all-possible-worlds-unwelcome-renaissance/print>.
²⁴ As CCGTs often function as price makers, setting the wholesale price of electricity in European energy markets, rising fuel prices can be passed on to consumers.
²⁵ UK ERP (2011) ‘The future role for energy storage in the UK Main Report’ Technology Report
²⁶ Capacity Credit is a measure of how much electricity any new plant can be depended upon to deliver. Nicolsi, Marco and Fürsch, Michaela. (2009). ‘The Impact of Increasing the Share of RES-E on the Conventional Power Market - The example of Germany’ Zeitschrift fuer Energiewirtschaft 03/2009.
²⁷ Rubbelke, Voge (2012) ‘Effects of Carbon Capture and Storage in Germany on European Electricity Exchange and Welfare’ Basque Centre for Climate Change.

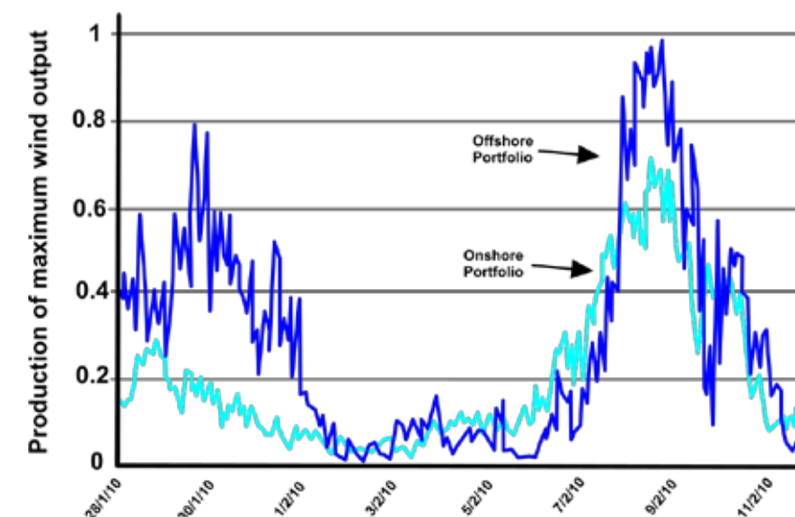


Figure 4: Variability in generation from wind at peak demand showing wind generation as a proportion of total capacity (left hand scale) and average demand for the UK (right hand scale, drops in demand are weekends). With an installed capacity of 30GW and an expected 35% load factor, this would leave a 1TWh gap (or average 9GW), in a period when the total demand was 5.7TWh. (Data from E.ON.)

1.5 The way forward: An overview

A predictable and reliable long term market for CCS must be ensured. Emitters need sufficient signals that CCS will either be profitable or a requirement if they wish to continue to use fossil fuels in power generation and traditional industrial processes. The commercial and regulatory environment needs to reduce uncertainty to both emitters and prospective CCS service providers (Figure 5).

The commercial and regulatory environment needs to reduce uncertainty to both emitters and prospective CCS service providers.

In most Member States, the absence of incentives to operate a CCS demonstration facility severely reduced participation on the part of sponsor facilities. For the technology to be commercially available in a timely manner, support mechanisms need to be put in place now to reward or require emitters to take an active role in the technologies development. Pre-commercial deployment support is necessary to guide the technology through the transitional phase from demonstration to commercialisation. This is critical if CCS is not to be bogged down, its pre-demonstration phase falling prey to the ‘valley of death’. **The key goal is to build effective and complimentary incentive frameworks at both the EU and national levels to facilitate the commercial deployment of CCS, allowing the technology to compete with other low-carbon generation.**

The rest of this report describes and discusses different policy measures aimed at incentivizing CCS.

Although this report predominantly explains policies with reference to the power sector, eleven of the twelve options considered in this paper can be applied to drive CCS deployment in industrial processes such as cement and steel production with little or no reworking.²⁸ CO₂ capture from many industrial processes is significantly easier than in the power sector due to the relatively high concentration of CO₂ produced. It therefore represents low hanging fruit for carbon abatement.

The EU has committed itself to reversing the decline of industry in Europe, aiming to boost its weight from around 16% of GDP today to 20% by 2020.²⁹ However, this goal is in tension with the Union’s ever more stringent climate targets. Commission analysis indicates that, using a 1990 baseline, CO₂ emissions from industry must be reduced by at least 34% by 2030 and 83% by 2050.³⁰ The application of CCS to industrial processes will therefore become increasingly pressing.

To assist the reader, the policies examined have been organized into three sections according to the timeframes in which they would usually be deployed. However, it is important to note that the best timeframe for implementing a policy can vary significantly from project to project, and many policies can be adapted to make them effective in more than one deployment phase.

Additionally, every EU CCS projects so far has relied upon a

²⁸ The exceptions are capacity auctions (Section 3.2) and priority grid access (Section 3.4).
²⁹ Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions: A Stronger European Industry for Growth and Economic Recovery, Industrial Policy Communication Update, COM(2012) 582 final.
³⁰ Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and The Committee of the Regions: A Roadmap for moving to a competitive low carbon economy in 2050, COM(2011) 112 final.

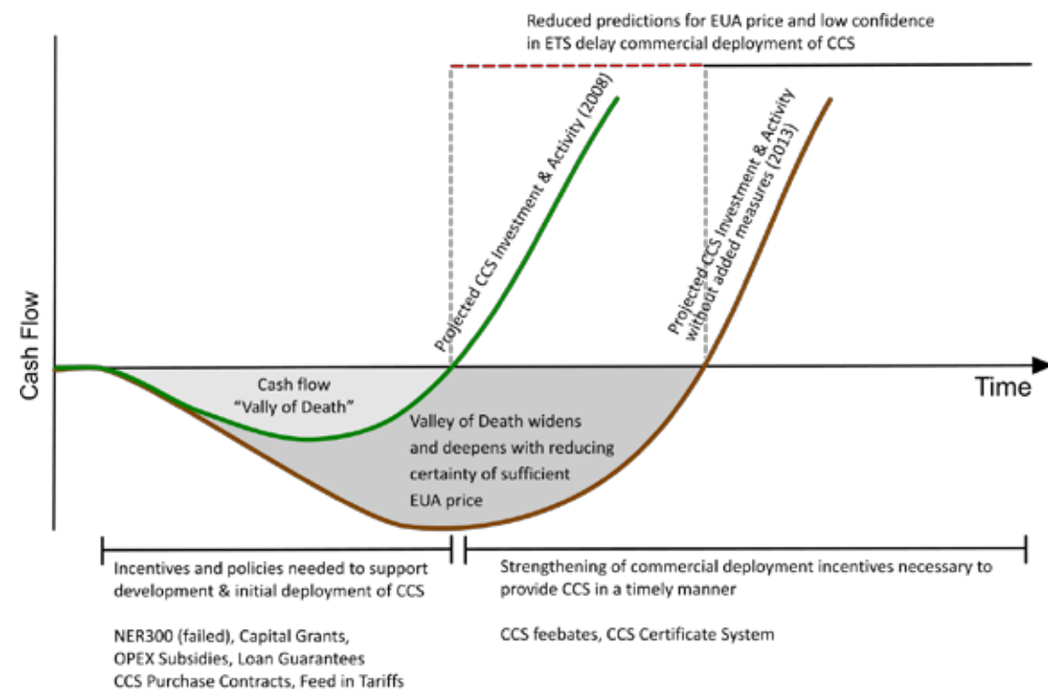


Figure 5: Lack of sufficient Member State and EU wide support frameworks for CCS deployment endangers CCS development

tailor-made 'blend' of several mechanism, suggesting that the policy measures described will almost inevitably be deployed in overlap with each other.

The following sections are therefore best read as a menu in a restaurant where diners are encouraged to order two desserts and have them served alongside the main course. Correspondingly, future policies for CCS should be designed to be as complimentary as possible with others in the foreknowledge that any one of them alone will be insufficient to make the commercial case for a prospective investment.

Within the EU, parallel layers of governance can complicate the design and administration of energy policies, and blur institutional lines of responsibility. Although there are no hard and fast rules, this report illustrates that different kinds of policies are best implemented by different levels of government.

Taking into account all of the above, the report identifies a handful of 'star' policies (denoted by an asterisk in the section titles) that could be a key part within the following course of policy action:

Until the EU's 2030 Climate and Energy Package comes into force, this paper recommends that EU Member States come forward with a blend of CCS market incentive schemes at the national level to plug existing funding gaps and drive the early deployment of CCS without further costly delay. These can be generally be implemented more quickly than policies at the EU level, addressing the urgent need for action, and would better accommodate the significant differences existing between Member States at present.³¹

There have been many successful examples of the use of

³¹ For example, in terms of: 1) the structure of their electricity markets; 2) public opinion on energy sources and use; 3) preferences on the modalities of government intervention; and 4) the fiscal capacity to fund policies.

CO₂ emissions from many industrial processes cannot be substantially reduced without CCS.

financial incentives to shape energy markets in EU Member States. Amongst the policies examined, however, feed-in tariffs arguably offer investors the greatest security of income.

Following 2020, however, this paper calls for a 2030 Climate and Energy Package that fully integrates the following 3 elements:

1. An overarching EU-wide CCS milestone analogous to the '20% by 2020' renewable energy target; and
2. A complementary EU CCS certificate scheme to help Member States reach this milestone at a low cost; and
3. A CCS fund to provide extra support to the very first movers and drive the development of shared projects and infrastructure of EU relevance.

In line with EU and IEA estimates,³² Bellona recommends that the EU commits to installing at least 60GW of CCS

³² EU and IEA studies show that in order to maintain standards of living whilst limiting global temperature rises to 2°C at the lowest cost, by 2050 CCS will need to account for 32% of gross power generation in the EU and 328 MtCO₂ will need to be captured annually from EU industrial sources. As per the 'Low Nuclear' scenario in the 2050 Energy Roadmap, in line with events since Fukushima. International Energy Agency, 2012. Energy Technology Perspectives, Paris.

generation capacity and capturing 80 MtCO₂/year of its non-power industrial emissions by 2030. This politically salient and mobilizing goal would reassure investors of the political commitment to CCS, but still be flexible enough to complement other policy initiatives at the EU- or national-levels.

The overarching EU CCS target should be coupled with a complementary EU CCS certificate system that provides the revenues to cost effectively achieve it. Such a scheme would not offer industry the same revenue certainty as a national feed-in tariff, for example. However, it would more compatible with the EU's single-market ambitions, and there appears to be a degree of support for such a scheme amongst EU decision makers.

And the EU's existing grant programmes for CCS should be consolidated in a single CCS fund with revenues drawn from the NER auctions and the EU budget (as is the case now), as well as national ETS auctions and/or the unused proceeds from the CCS certificate scheme. One portion of the revenues should be earmarked for the initial wave of commercial scale plants, and another for the development of projects of EU importance aimed at unlocking private investment in the value chain.

Around this core policy framework, there are several other stand-alone actions that would greatly facilitate the deployment of CCS in the EU.

Most notably, EU legislation should be put in place to ensure sufficient grid access for CCS electricity generation in the same way that priority grid access for renewable energy and cogeneration facilities is mandated by EU law. And the EU should strongly consider how limited border carbon adjustment measures could help specific industrial sectors address the dangers of carbon leakage should they deploy CCS. Whilst significant practical questions remain about such schemes, competitiveness is a key barrier to CCS deployment in industry, and the EU has an exclusive competence in the field of international trade.

2. KICK-STARTING EU CCS PROJECTS: THE EARLY COMMERCIAL PHASE (2013-2020)

This section addresses policy options for the crucial early stages of CCS deployment – where Europe finds itself today. It begins with a timely debate around the most cost effective way to disburse and complement funds in the second round of the NER300 competition. It then goes on to examine two critical policies: An EU-wide CCS milestone, and priority grid access for future CCS electricity generation in the Union.

2.1 Grant schemes*

Grants are financial awards given by public authorities to a grantee for a concrete investment activity, usually a specific project. While grants are non-repayable, almost all require some level of compliance and reporting. Grants offer a means for public authorities to influence investment and the supply of services by various other market actors. They are commonly used to overcome market failures – most notably, to tackle externalities and incentivize the provision of public goods. In the EU energy sector, grants have accordingly been widely deployed to disseminate socially valuable technologies and promote private investment in the development of both market and enterprise. Such grants have been successfully administered by Member States and the EU, and there exists a wealth of institutional knowledge at both levels of government for their use.

Although economic theory suggests that grants can be a good instrument to solve or compensate for market failure, grants are not neutral interventions and can have harmful effects on market development if they are based on erroneous assumptions. For example, grants may be subject to political and ideological preferences that distort markets. Grants awarded to projects that are not technically or financially viable waste public resources. And it makes little sense for policy makers to seek to reduce project risk through the use of grants if policy uncertainty itself is the main source of risk. Provided pitfalls such as these can be avoided, grants have an invaluable place in the policy maker's toolbox.

In the case of CCS, the net marginal benefit to the 'first movers' who take the lead in CCS deployment will be lower than the overall benefit to society. Market conditions therefore render the private provision of CCS unprofitable, which in turn leads to its non-provision. Grants allow public authorities an effective means of redressing this market failure. CCS has accordingly benefitted from European Commission financing under the organization's Seventh Framework Programme for Research and the European Economic Programme for Recovery.

Most notably, CCS is eligible for grants raised by the auctioning of some 300 million emissions allowances from the EU ETS – the NER300 scheme. As narrated earlier, none of the CCS projects which took part in the first round of the scheme succeeded in being awarded any funds. This section looks at the possible ways in which future CCS grant funding can best be administered in light of the fact that: 1) the unused NER300 funds will be carried over and made available for the second call

for proposals; and 2) delivery mechanisms can have a dominant impact on the cost-effectiveness of grant schemes.³³

The design and implementation of grant projects can be complex and often requires learning by doing. Implementation modalities have a major impact on their effectiveness and efficiency. Currently, NER300 project funding is disbursed according to rules set out in Directive 2009/29/EC³⁴ and Commission Decision C(2010) 7499.³⁵ The table above looks at several separate requirements that are, *inter alia*, stipulated by the legislation that may merit re-examination in light of the fall in funding levels and other lessons learned. The conclusions are necessarily qualified and impressionistic because business confidential data makes a thorough examination of the NER300 first round difficult. Nevertheless, successfully addressing these issues would remove many of the problems faced by CCS projects applying for NER300 funding.

Above all, there is a pressing need for further clarification of the circumstances surrounding the first round of the NER300. Although its causes were numerous (see Section 1.2.3), the outcome of the NER300 raised fundamental questions about the underlying willingness of the EU to support CCS. Questions about the way in which the NER300 scheme was designed and administered have fostered uncertainty as to whether an aversion to CCS exists within certain EU Institutions. These doubts have been amplified by an incomplete report on the first round of the NER300 prepared by DG CLIMA,³⁶ and will linger until at least the full circumstances surrounding the funding decisions come to light.

An audit by the Commission's Internal Audit Service (IAS) may be the most appropriate means for this. Although each DG has its own audit Unit, the IAS would not be subject to institutional biases that may cloud an analysis of the relevant issues. Its involvement is justified by the importance of the NER300 and significant benefit of clear lessons learned emerging from the first round. Such an audit should address both the initial design and the execution of the scheme against its stated political objective:

"to help stimulate the construction and operation of up to 12 commercial demonstration projects that aim at the environmentally safe capture and geological storage (CCS) of CO₂ as well as demonstration projects of innovative renewable energy technologies, in the territory of the Union."³⁷

In addition, the relevant Commission services should also candidly reassess their own resources earmarked to implement the scheme. Although a wealth of institutional knowledge on grant scheme administration exists within the Commission, the NER300 was a particularly large and complex competition. A

³³ The question of whether funding levels are sufficient, and whether additional instruments would be necessary to realize CCS projects given the low CO₂ price is addressed elsewhere in this report.

³⁴ Directive 2009/29/EC of the European Parliament and of the Council of 23 April 2009 amending Directive 2003/87/EC so as to improve and extend the greenhouse gas emission allowance trading scheme of the Community Text with EEA relevance.

³⁵ Commission Decision of 3.11.2010 laying down criteria and measures for the financing of commercial demonstration projects that aim at the environmentally safe capture and geological storage of CO₂ as well as demonstration projects of innovative renewable energy technologies under the scheme for greenhouse gas emission allowance trading within the Community established by Directive 2003/87/EC of the European Parliament and of the Council, SEC(2010) 1319, SEC(2010) 1320.

³⁶ Bellona Press Release, 'NER300 second call to be launched in April, European Commission announced', 13.03.2013, <http://bellona.org/ccs/ccs-news-events/news/article/ner300-second-call-to-be-launched-in-april-european-commission-announced.html>.

³⁷ Directive 2009/29/EC.

marginal increase in the administration resources (and hence costs) may well be justified in light of reports of miscommunication and slow communication between the European Commission, Member States and grant applicants.

Table 2: NER300 Project Funding Requirements

Requirement	Suggestion
1) <i>The award of funds shall be dependent upon the verified avoidance of CO₂ emissions. More specifically, disbursement should take place annually, on the basis of the amount of CO₂ stored for CCS demonstration projects.</i>	Currently, cost-per-unit performance is measured by the requested funds divided by the amount of CO ₂ stored. Alternatively, as long as the plant meets certain emissions standards, measuring CCS performance on the basis of the amount of electricity or industrial product generated may be a more suitable metric.
2) <i>No project shall receive support via the mechanism that exceeds 15 % of the total number of allowances available for this purpose.</i>	An important question in <i>ex ante</i> economic analysis is the optimal grant percentage. Analytically, this should be primarily dependent on the policy objectives and the characteristics of the project itself – not the pool of available funds. Creating binding rules that limit absolute funding levels can reduce the effectiveness of the grant programme, particularly if other rules exist that set a minimum project threshold size (≥250MW in the case of the NER300).
3) <i>NER300 financing should be reduced by the amount of financing received from the EEP.</i>	Depending on the market failure to be corrected and the characteristics of the project, financing could be justified in covering a greater proportion of costs and/or a different share of costs (OPEX, for example). In some cases, a more flexible interpretation of the legislation governing the administration of EU Structural Funds to allow them to support CCS would facilitate this.
4) <i>Financing is fixed at 50 % of the additional investment costs in land, plant and equipment which are borne by the project due to the application of CCS.</i>	Risk sharing may have been skewed, with Member States taking almost all of the investment risk, and the Commission not bearing any risk at all. In light of the uncertain nature of CCS demonstration projects, risks may have to be distributed more evenly across funding bodies.
5) <i>Member States must confirm the value and structure of the total public funding contribution.</i>	NER 300 projects may have been pushed into a timeframe that was unachievable. Large infrastructure projects (such as the ≥250MW CCS demonstration plants eligible for NER300 funding) face long lead times in many EU Member States due to inclusive and protracted planning processes. As such, the sanctions linked to timelines in the NER 300 may have to be relaxed.
6) <i>Award decisions shall be conditional upon all relevant national permits.</i>	
7) <i>Award decisions shall be conditional upon final investment decisions being reached by the sponsors, within 24 months of adoption of the award decisions.</i>	

Accordingly, Bellona would recommend that all future grant funding for CCS be administered by inter-service panels drawn from the Directorate General for Climate Action, the Directorate General for Energy and the Directorate General for Enterprise and Industry. The inter-service administration of funds is well established in the European Commission and would be compatible with legislation currently governing the NER300. Such an arrangement would ensure that a greater pool of expertise and resources are available to effectively administer this important call. It would also address concerns that political or ideological preferences may influence funding decisions.

The European Commission's current view is that the ETS and the NER programme are the primary EU-level tools to drive CCS demonstration. However, it is worth pausing to contemplate if these EU mechanisms alone will be sufficient in light of market developments since their inception. As already mentioned, EU CCS demonstration projects have faced the double blow of low EUA prices increasing their effective OPEX, and

the concomitant shrinkage of available funds from the NER300 increasing their CAPEX requirements. This has created a funding gap that has led to a number of candidate projects failing the selection process for NER300 funds, the Commission has confirmed.³⁸ Compounding the matter further, national funding opportunities have also diminished, due to the current global economic climate.

The second round of the NER300 should be administered by an inter-service panel drawn from the DG CLIMA, DG ENER and DG ENTR.

³⁸ Press Release: Questions and Answers on the outcome of the first call for proposals under the NER300 programme, MEMO/12/999, 18/12/2012.

The advantage of a pan-European system of support for CCS deployment is that it is more compatible with the EU's single-market ambitions. As such, the European Commission should consider opening a dialog with Member States and industry to coordinate efforts for identifying and making available alternative sources of financing that are complementary to the forthcoming NER300 second call.

Prime among the alternatives for consideration should be the unlocking of pre-allocated structural funds for CCS demonstration. Aimed at reducing regional disparities in income, wealth and opportunity, EU Structural Funds comprise one of the largest items of the Union's budget. Under European Law, however, structural funds for the period 2014 to 2020 cannot be disbursed to installations falling under ETS. Although the intention of the measure was to support the general shift to renewable energy sources by investing in adequate production capacity, its effect has also been to disqualify low-carbon investments that fall under the ETS, such as CCS.³⁹ An exemption for CCS demonstration projects may therefore be justified in that it would promote further decarbonisation.

And decision makers will need to decide if entirely new EU-level funding mechanisms will be necessary if gaps are still likely to remain after even the most effective use of the existing instruments. Provided that the evidence suggests that additional funding is what is needed, the EU should be frank about the role it could play. Policy makers can be overly fixated on keeping capital costs 'off the books'. However, if European consumers are unable to pay for CCS deployment, then taxpayers must, and because energy use is ubiquitous, these are largely the same people. By failing to commit the necessary funds for effective decarbonisation, the EU has in effect been living beyond its means.

In this vein, Bellona calls for the consolidation of the EU's existing grant programmes for CCS in the 2030 Energy and Climate package. Allocating one portion of the revenues from such a programme to the initial wave of commercial scale plants would help counterbalance the commercial risks taken by CCS first-movers. Another share of revenues should be earmarked for the development of the necessary projects of EU importance, including the characterisation of geological storage formations, the development of storage hubs and the development of connecting CO₂ transport routes, for example. As well as NER auctions and the EU budget (as is the case now), from 2020 onwards revenues could also be drawn from national ETS auctions and/or the cash-out proceeds from a possible EU CCS certificate scheme (see Section 3.2).

Whatever changes are decided, it is essential that there is a clear shared understanding between the European Commission, Member States and industry on the way in which any new sources of funding are permitted to fit together. Given the strains of the funding application process on all parties, there can be no latitude for interpretation on necessary requirements.

³⁹ Regulation of the European Parliament and of the Council on the Cohesion Fund and repealing Council Regulation (EC) No 1084/2006, COM(2011) 612 final; Regulation of the European Parliament and of the Council on specific provisions concerning the European Regional Development Fund and the Investment for growth and jobs goal and repealing Regulation (EC) No 1080/2006, COM(2011) 614 final.



2.2 Loan guarantees

Due to the higher debt-to-equity ratios of CCS demonstration projects, and the government's lower cost of capital, public loan guarantees with performance or capacity conditions could be a cost-effective way of reducing their capital cost.

Coal and gas fired power stations with CCS are more expensive to build than their unabated equivalents, giving them a higher burden of capital cost to recover over their operating lifetimes, i.e. the interest that must be paid on debt or the cost of equity. This is especially true if there is reluctance or inability on the part of project stakeholders to provide initial equity capital. However it is raised, financing will typically absorb revenue for an extended period of operation, and represent a large share of the revenue from a CCS power plant. Investors will want to ensure that operating conditions can remain profitable throughout this period or demand higher returns to take on the risk.

Whilst CO₂ pricing can create conditions that make investment in CCS more attractive, there are uncertainties associated with future movements in fuel prices, wholesale power prices, EUA prices, and political decisions. These make such projects riskier to investors, which discourages outlay and drives up the cost of capital. The effect may be that investors still prefer to build

unabated coal and gas fired power stations even though the CO₂ price may have matched the levelled generating costs of their CCS equivalents.

Government loan guarantees would dramatically reduce the cost of capital by effectively replacing the borrower's risk profile with that of the public authority, greatly lowering the chance that the loan will not be repaid, and therefore reducing the borrowing cost. Because the government bears the responsibility for repayment in the event of default, there is a risk cost associated with each loan that the government guarantees. This is called the credit subsidy cost. The credit subsidy cost for CCS projects in Europe could come from Member States, the sale of Emissions Unit Allowances, or other EU financial instruments. The use of public funds can be justified by the fact that such loan guarantees would correct a market failure whereby individual lenders assume a disproportionate risk for CCS projects that, in fact, provide a valuable public good.

Compared to grants, loan guarantees have the advantage of leveraging government funds by providing support through mainly off-budget channels. This is especially important given the current fiscal situation in Europe, allowing public authorities

to support a greater number of projects. Additionally, having accepted a portion of the risk of the project, loan guarantees may also have a feedback effect with policy makers, re-doubling their commitment to the success of CCS. This could, in turn, lead to other more effective policies, further lowering costs to tax-payers.

Government loan guarantees can dramatically reduce the cost of borrowing.

Perhaps the most notable use of loan guarantees in the energy sector has been by the United States by the Department of Energy. Section 1703 of the Energy Policy Act of 2005 authorized the Secretary of Energy to issue loan guarantees for up to 80% of the value of projects that reduce greenhouse gas emissions and employ new or significantly improved technologies compared to commercial technologies at the time of the guarantee. The threshold for eligibility was only that projects offer a "reasonable prospect of repayment", providing a high level of effective risk subsidization by the US Government.⁴⁰ The use of loan guarantees under the 2005 Energy Policy Act was then expanded by American Recovery and Reinvestment Act of 2009, which amended the 2005 law by adding Section 1705, the Temporary Programme for Rapid Deployment of Renewable Energy and Electric Power Transmission Projects. To date, 28 loan guarantees totalling \$26.3 billion have been issued by the Section 1703 and 1705 programmes.⁴¹

Loan guarantees are also a tool already used by EU Institutions to facilitate investment in the energy sector, although not for low-carbon projects specifically. The Union's Trans-European Energy Networks programme has seen numerous European Investment Fund⁴² loan guarantees offered to energy infrastructure projects.⁴³ The European Investment Bank has also recently signed a €440-million loan guarantee with the Slovenian government for a 600MW lignite plant in the town of Šoštanj.⁴⁴ Institutions and expertise therefore exists at the EU level that can be built upon to add-value to CCS deployment.

There are certain limitations to this policy measure. Loan guarantees will not decisively help secure final investment decisions for projects that are currently uneconomic irrespective of the ease of financing. The use of loan guarantees to absorb and manage complex technological risk may also pose significant management challenges for the government authorities administering these loans for the first time. In particular, there may be limited ability to accurately assess and budget for the risk in its loan guarantee portfolio for the novel technologies in question.⁴⁵

⁴⁰ <http://www.gpo.gov/fd/sys/pkg/PLAW-109publ58/pdf/PLAW-109publ58.pdf>

⁴¹ https://ipo.energy.gov/?page_id=45

⁴² Funded 30% by the European Commission, 30% by banks and other financial institutions and the remaining 30% by the European Investment Bank, the EU's non-profit long-term lending institution.

⁴³ Regulation (EC) No 680/2007 of the European Parliament and of the Council of 20 June 2007 laying down general rules for the granting of Community financial aid in the field of the trans-European transport and energy networks

⁴⁴ <http://www.eib.org/projects/loans/2006/20060319.htm>

⁴⁵ Boroughs et al. (2012) 'Assessing the Value of Loan Guarantees as an Instrument for Supporting the Deployment of New Clean Energy Technology', Center for International Science and Technology Policy. <http://www.gwu.edu/~cisip/assets/docs/capstone/2012/Loan%20Guarantees%20Capstone%20Project%20Final.pdf>

2.3 An EU-wide CCS or 'low-carbon' milestone*

Quota or portfolio obligation approaches to promoting low-carbon technologies define targets for the deployment of the technology and oblige a particular party (e. g. public authorities, utilities or consumers) with the fulfilment of these targets. This subsection discusses the purest examples of such an approach, which do not explicitly furnish or specify any additional policy mechanism to facilitate the attainment of set targets other than a penalty for non-compliance.

For example, the US State of Illinois has introduced a Clean Coal Portfolio Standard Law⁴⁶ to drive CCS deployment in the coal producing state. Starting in 2015, the state's power utilities will be legally required to source 5% of their electricity from a 'clean coal' power source, with a target of 25% by 2025. Plants in operation before 2016 qualify as clean coal as long as at least 50% of CO₂ emissions are captured and stored. This requirement rises to 70% for plants expected to commence operating in 2016 or 2017, and to 90% thereafter. The law also authorizes the development of two CCS projects in Illinois: one 500 MW coal-to-electricity power plant and one coal-to-natural gas power plant.

Of course, quota or portfolio obligation approaches have also been deployed at the EU-level, albeit with the obligation placed on Member States, rather than utilities. The market diffusion of new renewable energy technologies in the EU has increased significantly over the last decade. A major driver of this development has been the host of national support strategies triggered by the EU's 2009 Renewable Energy Directive, which set a binding target of a minimum 20% share of energy consumption from renewable sources in the bloc as a whole by 2020,⁴⁷ as well as the non-binding renewables target set by its predecessor, Directive 2001/77/EC.⁴⁸

Similar milestones for CCS could prove equally effective. For example, EU and IEA studies show that in order to maintain standards of living whilst limiting global temperature rises to 2°C at the lowest cost, CCS will need to account for 32% of gross power generation in the EU by 2050,⁴⁹ and 328 MtCO₂ will need to be captured annually from EU industrial sources.⁵⁰ To be on track to meet these 2050 volumes, by 2030 at least 60GW of CCS generation capacity will need to be installed and 80 MtCO₂/year of non-power industrial emissions captured and stored.

A legally binding EU requirement for Member States to meet these targets would be a politically salient and mobilizing goal, reassuring investors in both the power and non-power sectors of the political commitment to CCS, and flexibly driving CCS deployment.

As per the Renewable Energy Directive, Member States would be free to decide on the best mechanisms to deploy at the national-level in order to achieve this target: Regional certificate schemes or feed in tariffs could be developed within the overarching objective. Member States could, moreover, have the possibility of making a statistical transfer of a specified amount of CCS from one Member State to another, allowing those who are most able to deploy the technology to make up for (and be reimbursed by) those who are not.

Given the significant growth in transboundary electricity flows anticipated in the EU internal market, Member States moving forward with CCS would be providing dispatchable, low-carbon electricity that help would reduce the costs of electricity throughout the Union. The provision of this EU-wide good helps to justify the EU-wide effort- and cost-sharing that a CCS milestone entails.

Unlike the Renewable Energy Directive, however, a banded CCS milestone such as the one described above would also serve to reduce direct emissions from industrial processes, opening the possibility for Member States to meet a significant proportion of their targets through cement, steel, refining and biomass-based industries, like biofuels production.⁵¹ Member States would therefore have to adopt a CO₂ capture action plans setting national targets for the share of CCS from electricity and industry, as well as the means to achieve these targets.

An EU CCS target could prove as effective as the EU renewables target.

Such a CCS milestone will, of course, be subject to the same criticisms the EU renewables target has been subject to. Most notably, this includes concerns that a CCS milestone would be an economically inefficient way of reducing CO₂ emissions because it would create a specially protected and reserved market for CCS generators. Although the academic debate on picking winners in such a way is a heated one,⁵² the record suggests that policy makers seldom judge it wise to entrust decarbonisation to a CO₂ price mechanism alone – not least because the CO₂ price to date has proven too volatile and low to signal sufficient investment in capital intensive low-carbon technologies.

Given the pressing need to reduce CO₂ emissions, and the vast abatement opportunity CCS offers, such a goal may well be justified. A protected market for CCS would help buy the costs of CCS down, and put the technology on parity with other abatement opportunities that have received billions of Euros and years of targeted support to date.

Member States would be free to decide on the best mechanisms to deploy at the national-level in order to achieve this target.

But should a CCS milestone prove too difficult to agree, a beneficial fall-back would be a modification of the current EU renewables target to also allow for the increased utilisation of CCS technologies. The current suite of EU-level policies offers targeted support to wind, solar, biomass, biofuels, cogeneration and energy efficiency abatement opportunities – but not CCS. This distortion of deployment makes the adoption of a wider number of technologies more difficult as they become squeezed out from the energy market. At present, the EU policy framework – through providing targeted support for certain low-carbon technologies but not others – is not simply trying to pick winners but actively picking CCS as a loser. This squeeze may serve to lock Member States into a single, suboptimal decarbonisation path.

The replacement of the Renewable Directive with a Low-Carbon Directive in 2030 would grant Member States increased freedom in choosing a decarbonisation trajectory that best matches their strengths. Although it would not allow CCS to compete on a level playing field in and of itself (targeted support to other abatement opportunities has already lowered their relative costs), it would stimulate a wider deployment of technologies needed to decarbonise both the energy system and industry, including CCS.

While an EU-wide CCS milestone is therefore a blunt instrument, it offers an understandable and robust commitment that would offer industry the level of security it needs to invest in CCS, whilst also being flexible enough to accommodate the full spectrum of national differences with regards to the technology present in the EU-27 today.

A CCS milestone would also serve to reduce direct emissions from industrial processes.

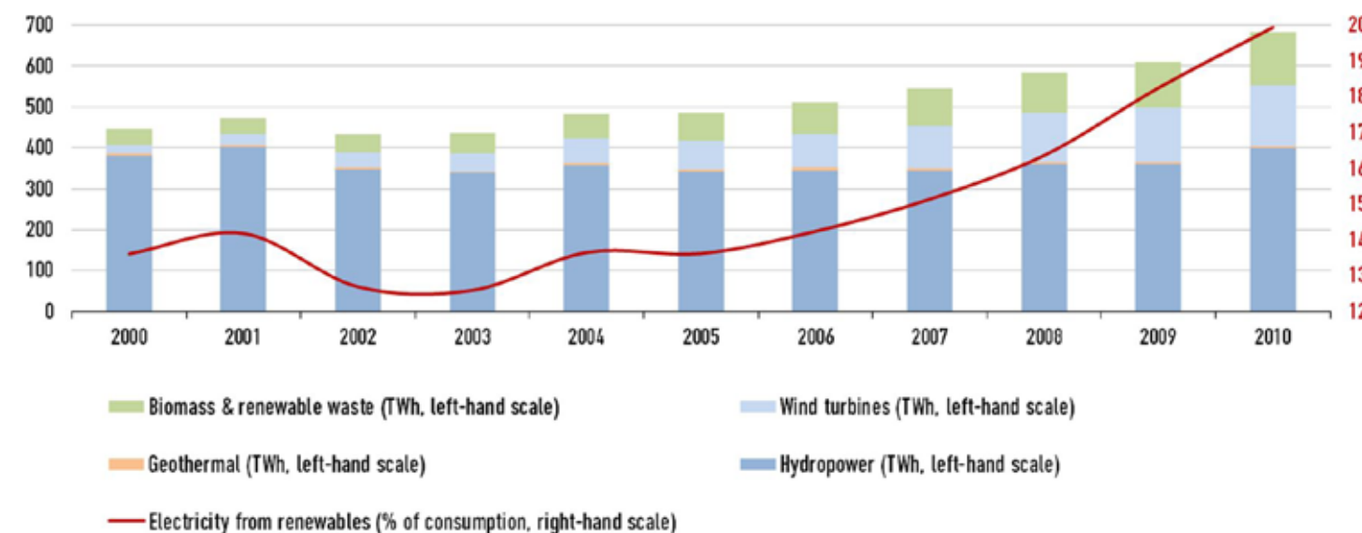
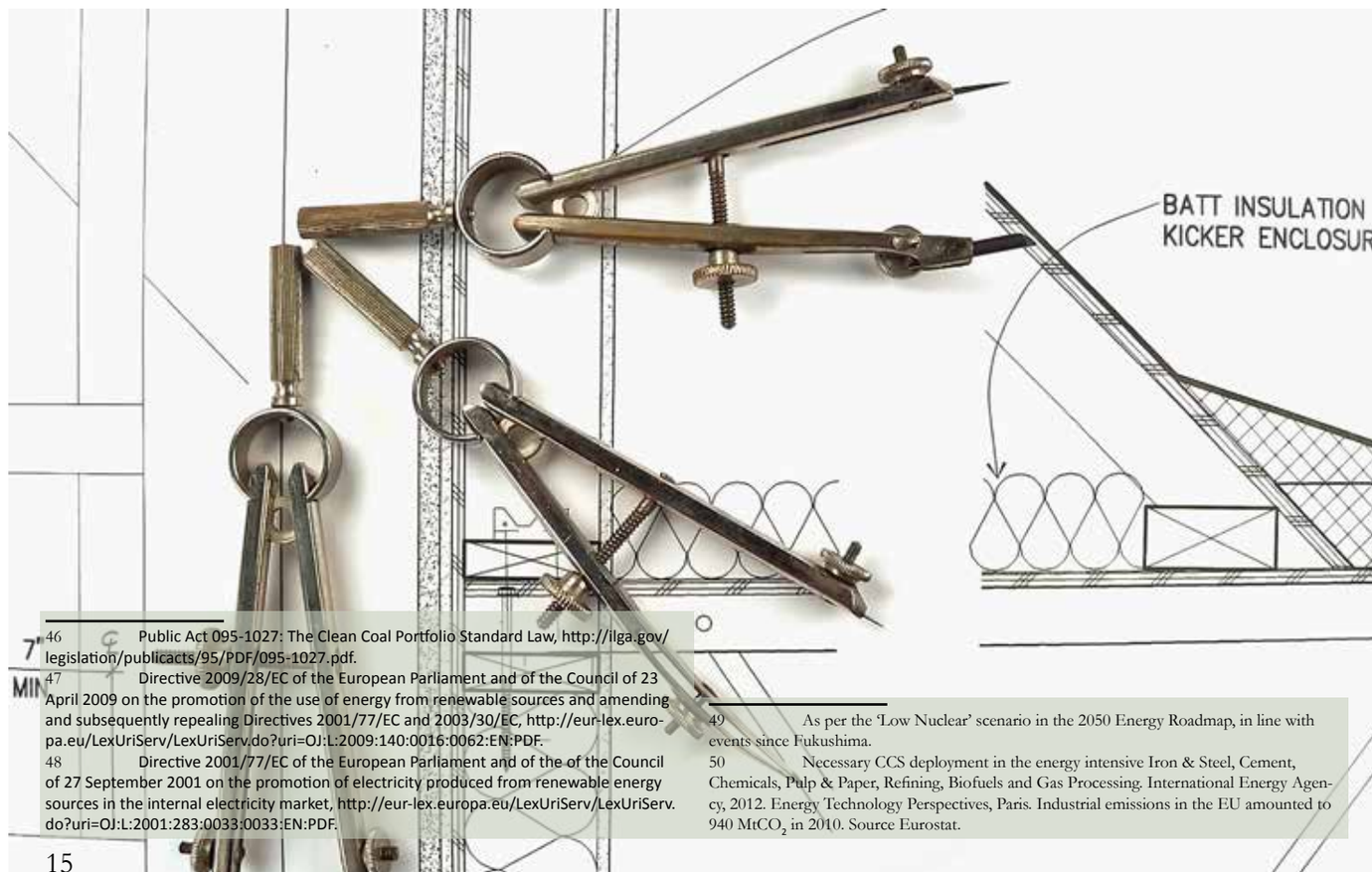


Figure 6: Electricity generated from renewable energy sources, EU-27, 2000-2010. Source: Eurostat

51 Biomass uptake has risen sharply in the EU over the last few years in response to the Union's renewable energy targets.
 52 Gross et al. (2012), 'On picking winners: The need for targeted support for renewable energies', Imperial College London.

46 Public Act 095-1027: The Clean Coal Portfolio Standard Law, <http://lga.gov/legislation/publicacts/95/PDF/095-1027.pdf>.
 47 Directive 2009/28/EC of the European Parliament and of the Council of 23 April 2009 on the promotion of the use of energy from renewable sources and amending and subsequently repealing Directives 2001/77/EC and 2003/30/EC, <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2009:140:0016:0062:EN:PDF>.
 48 Directive 2001/77/EC of the European Parliament and of the Council of 27 September 2001 on the promotion of electricity produced from renewable energy sources in the internal electricity market, <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2001:283:0033:0033:EN:PDF>.

49 As per the 'Low Nuclear' scenario in the 2050 Energy Roadmap, in line with events since Fukushima.
 50 Necessary CCS deployment in the energy intensive Iron & Steel, Cement, Chemicals, Pulp & Paper, Refining, Biofuels and Gas Processing, International Energy Agency, 2012. Energy Technology Perspectives, Paris. Industrial emissions in the EU amounted to 940 MtCO₂ in 2010. Source Eurostat.

The conventional dispatch order does not necessarily reflect the levelized generation costs of various energy sources, their environmental sustainability, nor the long-run costs of the system as a whole.

2.4 Priority grid access*

The position of a generation technology in the merit order has important implications for the commercial attractiveness of that technology. New plants with high upfront cost such as CCS may require high load factors in order to recoup investments and generate an acceptable return for operators. Uncertainty surrounding the load factor of a facility and thus revenues generated may be a commercial barrier to deployment.⁵³

Throughout Member States, electricity is generally dispatched to the grid through a form of ‘merit order’. The variable operating cost of various generators – also known as their marginal cost of production – is the key organizing principle that determines which units the power system dispatches to meet electricity demand at any given moment.

Strictly speaking, there is no fixed ‘merit order’ in liberalized electricity markets such as in the EU: generators are free to trade as they see fit within the constraints of their operating characteristics (such as output ramping rates) and the regulatory framework. However, the term is a useful shorthand to describe what typically happens in the market – i.e. a plant that has high up-front capital costs and low variable operating costs (nuclear power, for example) will normally run whenever it is physically capable of doing so, however low the electricity market price is. Progressively higher variable cost facilities will operate to follow seasonal and daily demand variation, as market prices rise.⁵⁴

It is important to note that this ‘conventional’ dispatch order does not necessarily reflect the levelized generation costs of various energy sources, their environmental sustainability, nor the long-run costs of the system as a whole.⁵⁵ In other words, the disaggregated decisions of individual competing agents in the market may not ensure system-wide optimisation.

Traditionally, low marginal cost fossil plants such as coal and lignite would rank highly on the merit order just behind nuclear, dominating baseload generation and receiving high load factors.⁵⁶ Older, less efficient coal plants and combined cycle gas facilities would operate as mid merit, while open cycle gas plants and oil would provide rapid response peaking plant.

However, the traditional merit curve is undergoing change with the deployment of large scale renewable generation incentives by national and EU policy. Renewables such as wind are characterised by high capital cost and very low marginal cost, as the technology has zero fuel costs. As such, whenever the wind is blowing the electricity produced is sold onto the market regardless of the price, receiving the highest dispatch priority. On top of this, the EU requires Member States to give priority access to the grid for renewable energy sources.⁵⁷

The end result is a shifting of the traditional merit curve, with intermittent renewables – whenever available – occupying baseload alongside inflexible low marginal cost nuclear generation. Lignite, coal and gas capacity is displaced, migrating to

53 Energy and Climate Change Committee (2012) – “Draft Energy Bill: Pre-legislative Scrutiny Written evidence submitted by Carbon Capture and Storage Association”.
54 Heptonstall, Gross, Jones (2011) “Carbon Capture and Storage: Realising the Potential? Work Package 3, Task 5 Working Paper Version 2.1” UKERC.
55 Nicolsi, Marco and Fürsch, Michaela. (2009). “The Impact of Increasing the Share of RES-E on the Conventional Power Market - The example of Germany.” Zeitschrift fuer Energiewirtschaft 03/200.
56 Vivideconomics (2011) Productivity Commission Electricity dispatch regimes.
57 RES National Policy Reviews (2013) <http://www.res.org.uk/publications/national-pol-rev.html> European Renewable Energy Council.

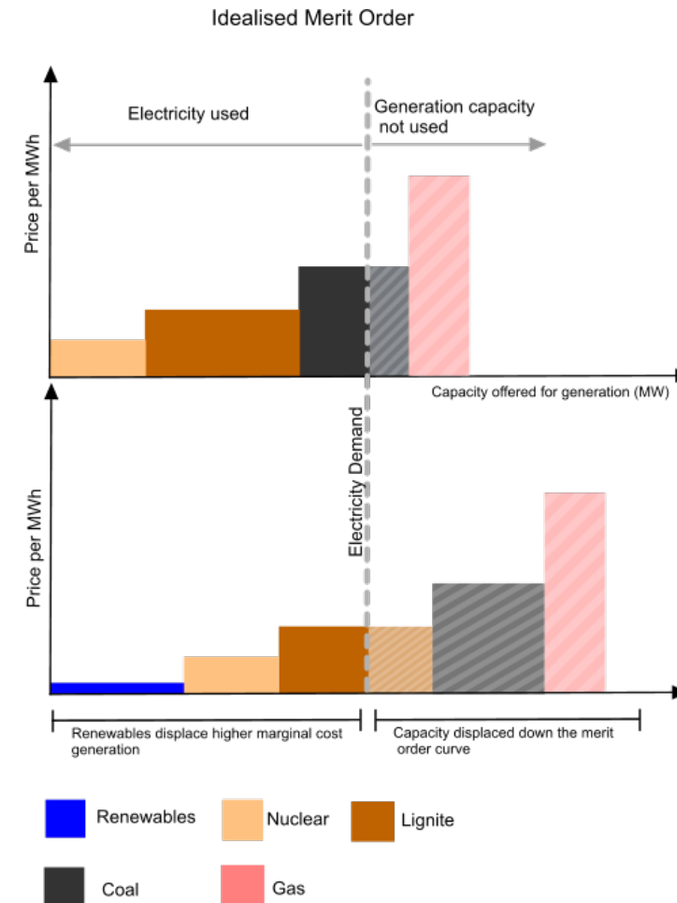


Figure 7: Effect of renewables on electricity market dispatch.

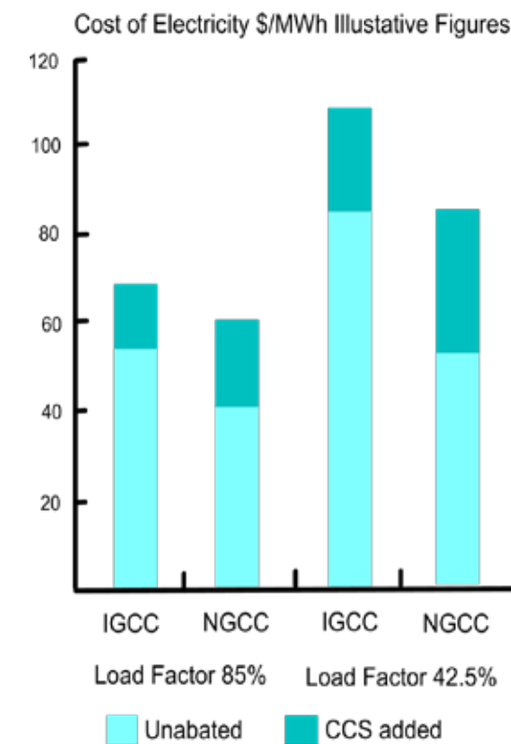


Figure 8: Estimated effect of different load factor on the generating cost from CCS facility

mid-merit generation due to their relatively high marginal cost (Figure 7). This effect is anticipated to accelerate as the deployment of renewables ramps up.

Currently, the EU electricity market is characterized by conditions of a low CO₂ price combined with high levels of intermittent renewables generation. Under these aberrant conditions, the higher marginal cost of CCS generation means that it would have a low position in the merit order. This, in turn, would reduce a CCS facility’s load factor, curtailing revenue generation. E.ON anticipates coal CCS load factor in the UK to be in the region of 60-80% to 2025, declining to 45-60% by 2035 with the prevailing market structure.⁵⁸

The lower dispatch of electricity from a capital intensive investment such as a CCS facility will substantially increase the risk to revenues, making it difficult to secure higher shares of debt funding.⁵⁹ In this way, uncertainty surrounding expected load factors may be sufficient to dissuade investment in CCS, as much of the risks of this investment would have to be internalized.

A reduced load factor for CCS facilities will curtail revenue and dissuade investment.

Figure 8 describes the cost of electricity from an Integrated Gasification Combined Cycle (IGCC) and Natural Gas Combined Cycle (NGCC) fitted with CCS at high (85%) and low (42.5%) load factors. As CCS is anticipated to remain relatively capital intensive in the coming decades, prospective operators will seek high utilisation of their facilities. CCS operating as baseload enables the plant to be operated in the most economically efficient manner. The high capacity credit of CCS facilities is a key benefit of the technology and needs to be taken into account by energy planners.

CCS facilities will also likely be required to operate with a degree of flexibility in order to provide low-carbon system support services.⁶⁰ Many techniques exist to further increase the operational flexibility of coal or gas CCS facilities, such as temporarily reducing the rate of capture, storing of amine for post combustion, buffering hydrogen for later use at an IGCC facility or storing oxygen in the case of an oxyfuel plant.⁶¹ However, such modifications may further increase the capital outlay and increase operational cost associated with CO₂ transport and storage.⁶²

Within the framework of strong, targeted support for intermittent renewable generation, the load factor of CCS can be increased through displacing unabated generation on the merit order. As the short run marginal cost of unabated coal or gas is the cost of fuel, CO₂ price as well as operation and maintenance costs, this goal can be accomplished through the following

58 E.ON in the UK response to DECC Call for Evidence on 2050 Pathways Analysis, http://www.eon-uk.com/2050_pathways_response.pdf.
59 Houston, Pearce (2011) “Business Model for CCS” Poyry Carbon Capture Journal.
60 Rodriguez (2011) “Exploring the potential role of CCS in the future low-carbon electricity market” Centre of Environmental Policy, Imperial College London.
61 Ladbroke, Pearce (2010) “Flexible CCS for power generation” Poyry Energy Consulting
62 Lohwasser, Madlener (2009) “Impact of CCS on the Economics of Coal-Fired Power Plants – Why Investment Costs Do and Efficiency Doesn’t Matter” E.ON Energy Research Center

policies.⁶³

1) Significantly increasing the penalty on operating an unabated plant through a CO₂ price (Figure 9).

This measure would increase the marginal cost of unabated generation, requiring operators to purchase carbon allowances or pay a carbon tax. Reducing the competitiveness of unabated capacity relative to CCS capacity would give CCS a place in the mid-merit that would ensure investors of a sufficient return.

Recently, the low EU ETS CO₂ price has meant that a scenario such as that depicted in the figure above has not materialized. More fundamentally, CO₂ price volatility has undermined some CCS investors' beliefs that a high and stable CO₂ price would sustain long enough to deliver an adequate return on capital if CCS is not supported by supplementary policies (see Section 4.1).

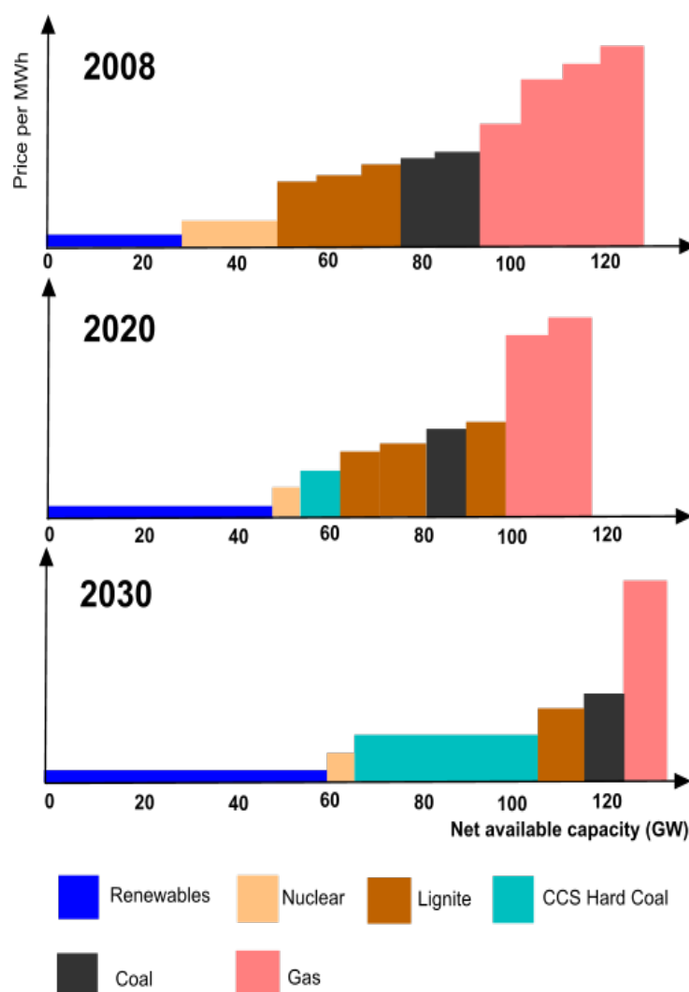


Figure 9: Merit order curve for the Germany/Austria/Switzerland region. At high CO₂ prices, conventional fossil fuel-fired power plants are replaced in the merit order by both renewable energy technologies and CCS capacity across Europe.

63 Seebregs, Deurzen (2010) "Carbon Capture & Storage in power generation and wind energy: flexibility and reliability issues in scenarios for Northwest Europe" Energy Procedia

2) Directly modifying the electricity dispatch system to reflect the value of low-carbon generation and not just marginal cost alone.

In certain cases, modifying the rules that determine the dispatch order of generation capacity could also be used to increase the load factor of CCS capacity. It is possible to alter the system to preferentially dispatch low-carbon generation 'out of merit'. This would increase CCS utilization by moving CCS plant up the merit order and incentivize CCS deployment as it allows the technology to capture a larger slice of the energy market.

Under conditions where electricity networks are operated as monopolies,⁶⁴ modifying the dispatch order is relatively straightforward. For example, China has begun trials on a modified dispatch routine known as Regulation on Energy Conservation Power Generation Dispatching.⁶⁵ Seven classes of generation units based on their carbon intensity were created with the intention for units from a more carbon intensive class to only be brought on-line once the lower carbon class is operating at full capacity (Table 3).⁶⁶ In such a system, fossil fuelled plant equipped with CCS would rank in class 4.

Table 3: Trial Energy Conservation Power Generation Dispatching in China

1	Wind, solar, ocean and must-run hydro
2	Adjustable hydro, biomass, geothermal and solid waste
3	Nuclear
4	Coal-fired Combined Heat and Power (CHP) units
5	Natural gas and coal gasification-based combined cycle
6	Other coal-fired units including co-generation without head load
7	Oil-based generation units

Whilst the Chinese example seems attractive, its application in the liberalized EU electricity market is troublesome. EU system operators do have some leeway to classify units as running in out-of-merit dispatch so as to provide reactive power to support transmission grids and to hold units as "spinning-reserve". However, the aim of this is to substantially reduce the market clearing price at times when rapidly increasing demand would otherwise cause it to spike. Running large scale CCS generation out of merit would therefore be in tension with some of the basic operating principles of the common liberalized electricity market that the European Commission has worked to attain since 1996.

64 In public ownership, as closely regulated private utility companies, or as local municipal undertakings.
65 Cheung (2011) "Integration of Renewables Status and challenges in China" IEA Working Paper
66 Videoeconomics (2011) Productivity Commission Electricity dispatch regimes

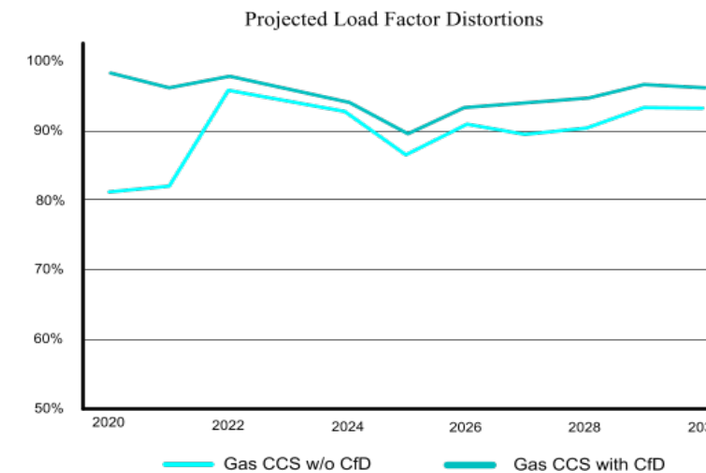


Figure 10: Higher mid-merit – Projected load factor distortions under metered output ("with distortion") and firm volume ("without distortion")

3) Providing supplementary income streams to reward CCS generation.

As covered in Section 3.1, the effect of the proposed UK CfD will be to reduce the short-run marginal cost of CCS by the strike price less the reference price.⁶⁷ This reduction in marginal cost will, if set correctly, be sufficient for CCS equipped plant to displace unabated facilities in the merit order curve, independent of the prevailing CO₂ price (Figure 10). Not only would fixed-tariffs over a clear timeframe provide certainty of income for investors, it would also further reduce system emissions.⁶⁸

Without a substantial CO₂ price to penalise unabated electricity generation (increasing its marginal cost relative to CCS) or a policy to decrease the relative marginal cost of CCS generation and thereby ensure it of a high place on the merit order, there can be no business case for CCS. Even if the technology were deployed, there would be no commercial rationale to operate the plant. As such, CCS facilities constructed through a simple deployment mandate would require such additional policies in order to avoid non-operational or 'mothballed' facilities.

It is interesting to note that two EU-level precedents already exist for providing priority dispatch in the electricity market. Renewable energy sources are ensured priority access with the 2009 Renewable Energy Directive⁶⁹ and the 2012 Energy Efficiency Directive mandates priority access for high efficiency combined heat and power facilities, albeit with provisos that

this does not endanger grid stability.⁷⁰ Although it was left to Member States to decide how to implement this priority access, the supplementary income offered by widely-employed feed-in tariff (FiT) and green certificate schemes for both technologies ensured them priority dispatch without violation of the general economic principle that the lowest marginal cost generation should be dispatched first.

With CO₂ price developments uncertain and direct control of dispatch unrealistic in liberalized electricity markets, FiT schemes present the most attractive option to investors for ensuring CCS of a high enough place on the dispatch curve to limit revenue risks and facilitate investment (see Section 3.1). If stable prices can be ensured, green certificate schemes could do the same (Section 3.2). An EU Directive giving CCS some degree of privileged access to the grid would therefore likely be fulfilled by the majority of Member States through either of these two incentives.

As priority dispatch of renewables and CHP were both provisioned in the 3rd Energy Package's Electricity Directive⁷¹ any new EU legislation granting priority access to CCS may require an amendment to this.

FiTs offer one way to ensure CCS of priority grid access in the liberalized electricity market.

67 LCP (2012) "LCP's assessment of the dispatch distortions under the Feed-in Tariff with Contract for Differences policy."
68 Lohwasser, Mandlener (2009) Simulation of the European Electricity Market and CCS Development with the HECTOR Model
69 Article 16. Directive 2009/28/EC of the European Parliament and of the Council of 23 April 2009 on the promotion of the use of energy from renewable sources and amending and subsequently repealing Directives 2001/77/EC and 2003/30/EC (Text with EEA relevance).

70 Article 15. Directive 2012/27/EU of the European Parliament and of the Council of 25 October 2012 on energy efficiency, amending Directives 2009/125/EC and 2010/30/EU and repealing Directives 2004/8/EC and 2006/32/EC (Text with EEA relevance).
71 Article 15. Directive 2009/72/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in electricity and repealing Directive 2003/54/EC (Text with EEA relevance).

3. BRIDGING THE GAP: POLICY MEASURES FOR BOTH THE EARLY AND MIDDLE STAGES OF DEPLOYMENT (2013-2030)

This section presents policy options that are suitable for both the early and pre-commercial stages of deployment, where targeted support gradually transitions to support that encourages increased competitiveness with other abatement alternatives. Feed-in tariffs and certificate schemes are the star policies identified here.

Effective support for innovation requires that policy frameworks are not subject to a ‘missing middle’ (also referred to as the ‘valley of death’) where innovation and development falter when grant funded R&D ends and fully commercial deployment remains a remote prospect.⁷² Targeted support can create early markets for emerging technologies, effectively ‘buying down’ the cost of generation from these technologies so that they can be deployed more cost effectively in the future.⁷³ This is because such targeted support has dynamic effects: it fosters innovation, yields increasing returns to adoption and helps low-carbon technologies move along their learning curve (Figure 11).^{74 75}

Government support can ‘buy down’ the costs of CCS.

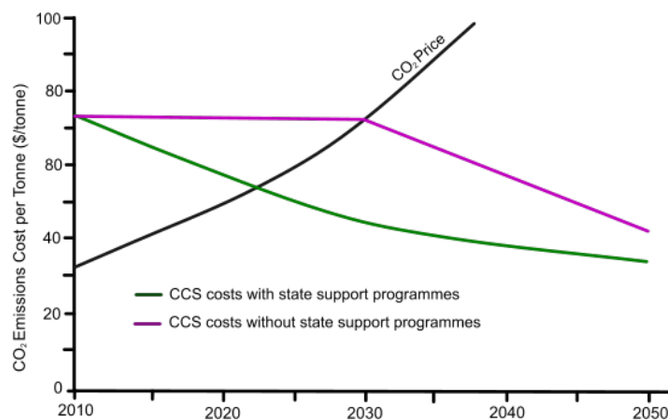


Figure 11: Effect of government support on cost of CCS

72 Foxon, T., Gross, R., Chase, A., Howes, J., Arnall, A., Anderson, D. (2005) Innovation systems for new and renewable energy technologies: drivers, barriers and system failures, *Energy Policy*, 33, pp. 2123-2137.

73 IEA (2000) ‘Learning curves for energy technology policy’, International Energy Agency, Paris, France.

74 Gross et al. (2012), ‘On picking winners: The need for targeted support for renewable energies’, Imperial College London.

75 Mills, R. (2011) *Capturing Carbon: The New Weapon in the War Against Climate Change*, p.237.

3.1 Feed-in tariffs*

Feed-in Tariff schemes (FiTs) offer targeted subsidies to production, setting total fixed price per unit of electricity for a generation technology or technologies.⁷⁶ FiTs are designed to cover the long-term average costs of generation, which means initial capital costs are included in the tariff. Generally the tariff is set for 10 to 20 years to provide transparency, longevity and certainty (TLC) to investors.⁷⁷ After this set period, the price returns to market levels. A variation of the fixed price schemes are premium payment schemes. These provide a fixed premium to be paid to the generator on top of the market price for electricity.⁷⁸

In general, FiTs offer investors a significant security of income, reducing uncertainty and correspondingly lowering the cost of capital. However, unlike ‘guaranteed rate of return’ contracts, the technological risk remains with the developer.⁷⁹ This is to say that if the construction and operational cost are greater than expected, these are borne by the developer.

Due to FiT’s ability to limit risk to taxpayers while proving very successful in achieving renewable energy deployment, the policy tool has become increasingly popular throughout Europe. As of 2012, 24 Member States had implemented FiTs, with 20 using the instrument as the primary renewable energy support mechanism.⁸⁰ In the EU it has been estimated that 85% of all new wind systems and nearly 100% of all new solar photovoltaic systems since 1997 have been installed with feed-in tariffs.⁸¹ A 2005 Commission study concluded that “well-adapted feed-in tariff regimes are generally the most efficient and effective support schemes for promoting renewable electricity.”⁸²

The German model to support renewable deployment – the *Erneuerbare-Energien-Gesetz*, or EEG – is an example of a FiT. It provides renewable generators with a technology specific fixed premium per unit of electricity for a fixed period of time. Technologies with higher costs receive higher premiums. As the generation costs of new capacity decrease due to technological advancement, higher market penetration and learning through deployment, the premium paid to new developments is adjusted accordingly. A formidable 22% of Germany’s electricity generation came from renewable sources in 2012.

Their glowing success elsewhere suggests that a tariff scheme for the low-carbon output produced by CCS plants (MWh of electricity or tonnes of steel, for example) could also successfully drive the deployment of CCS in the EU. Eligible sectors would receive a predetermined price for the real-world CO₂ abatement they achieve i.e. their CO₂ savings per MWh or tonne of cement, steel or refined product compared with unabated production.

This paper does not recommend the alternative of a FiT for

76 EPRG (2010) *The Efficiency of Policy Instruments for the Deployment of CCS as a Large-sized Technology*.

77 Fulton, Capalino (2012) “The German Feed-in Tariff: Recent Policy Changes” DB Climate Change Advisors.

78 Gross (2010) “Is there a route to a UK Feed in Tariff for renewable energy?” ICEPT.

79 Rothwell (2010) “New U.S. Nuclear Generation: 2010–2030” NEPI.

80 Ragwitz, Winkler (2012) “Recent developments of feed-in systems in the EU – A research paper for the International Feed-In Cooperation” A report commissioned by the Ministry for the Environment, Nature Conservation and Nuclear Safety.

81 8th International Feed-in Cooperation Workshop on 18 and 19 November 2010.

82 Communication from the Commission: The support of electricity from renewable energy sources, COM(2005) 627 final.

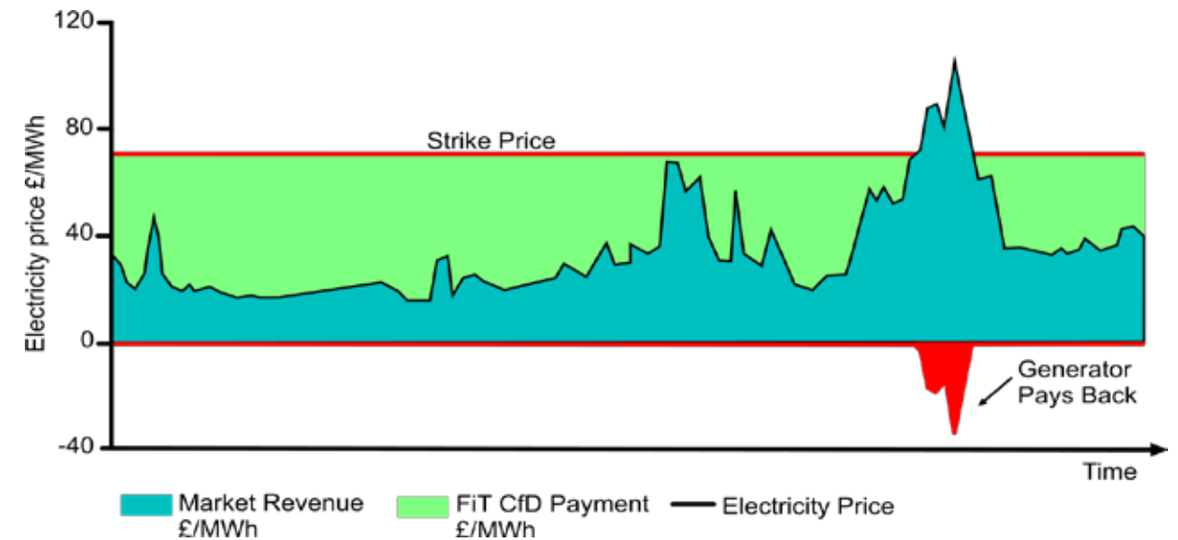


Figure 12: Graphical representation of a generic FiT scheme with a strike price

In the EU, it has been estimated that 85% of all new wind systems and nearly 100% of all new solar PV systems since 1997 have been installed with feed-in tariffs.

FiTs arguably offer investors a greater security of income than any other policy measure examined, reducing uncertainty and correspondingly lowering the cost of capital.

the volume of CO₂ stored. Whilst this latter approach provides a simple unitary financial incentive that could be used to drive CCS deployment in both the power and non-power facilities, providing a CO₂-storage-based incentive perversely incentivises the use of high-carbon fuels and inefficient processes.

Romania has offered its CCS demonstration project, Getica CCS, a FiT for the electricity it would produce, further demonstrating the applicability of the approach to CCS.

And the UK intends FiTs to be the cornerstone of the proposed Electricity Market Reform (EMR), limiting the existing system of tradable Renewables Obligations (see Section 3.2) in favour of a system wide FiT known as a Contract for Difference (CfD).⁸³ The CfD is envisioned to be the first European FiT to support low-carbon capital intensive projects such as nuclear and CCS in parallel to providing support to traditional renewable generation. The CfD will function with a technology specific centrally set strike price, offering a guaranteed electricity price for low-carbon generation while capping prices in times of generation scarcity (Figure 12).⁸⁴ CfD terms will distinguish between intermittent and baseload low-carbon generation as well as risk profile, such as for early stage CCS projects.⁸⁵

Whilst the paragraphs above illustrate their potential, FiTs pose a number of design challenges for policymakers. First of all, it is unavoidable that for large capital cost projects with long lead times, FiTs may expose consumers to risk in the case of

significant technology or market change by locking in purchases from a technology that may be obsolete or expensive. An example is the 30 year FiT contract to support Rockport coal gasification facility in Indiana USA, resulting in costs for consumers due to the subsequent collapse in US natural gas prices after increases in shale gas production.⁸⁶

Secondly, for a FiT to successfully attract investment to CCS, it is necessary that the level of subsidy provided be just right. Too conservative and the desired technology may not be deployed. Too generous, however, and it would result in an over-allocation of support to developers and oversubscription to the scheme at the expense of consumers and the public.⁸⁷ Some have suggested that this has been observed with photovoltaic deployment in Germany and Spain.⁸⁸ This can be controlled by revising the policy when installed capacity reaches a set level – in the case of CCS, for a set capacity or number of capture technologies deployed.

Unlike renewables, however, unpredictable changes in the market price of fuels mean that a CCS FiT will need some form of fuel price indexation to act as a hedge against long term fuel price variability. With a static FiT, fluctuating fuel prices would erode the incentive to construct or operate CCS facilities because it would be impossible for CCS operators to get fuel supply contracts to last the lifetime of their plants. This would in turn diminish the long-term security of income provided by

83 Allen & Overy (2012) “UK Electricity Market Reform: The draft Energy Bill”.

84 Department of Energy and Climate change (2011) “Planning our electric future: technical update”.

85 Written Ministerial Statement on energy policy (Oct 2010) Commentary on EMR White Paper.

86 Indystar.com (2012) “Court ruling may give Indiana lawmakers another swipe at Rockport coal-gas plant”.

87 Finon (2010) “The Efficiency of Policy Instruments for the Deployment of CCS as a Large-sized Technology” EPRG.

88 Fulton, Capalino (2012) “The German Feed-in Tariff: Recent Policy Changes” DB Climate Change Advisors.

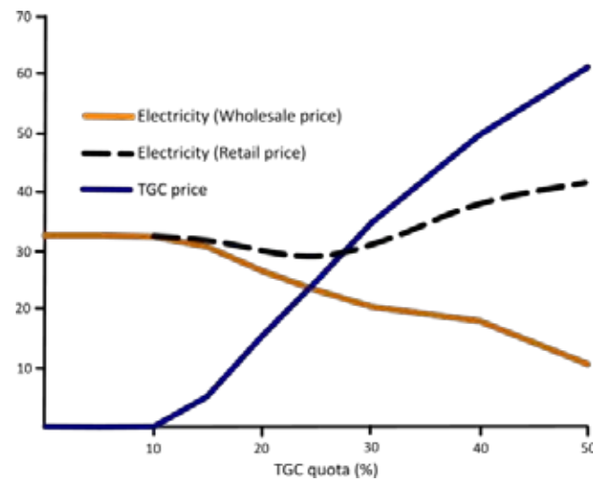


Figure 13: Modelled wholesale electricity, retail electricity and tradable green certificate prices for a hypothetical Nordic market

The Renewables Obligation also included a buyout provision (£36.99 per certificate in 2010/2011), which went into a pool to be redistributed to those utilities that did participate (around £360 million in the same year).⁹⁴ As with the Swedish-Norwegian certificate scheme, the mechanism was technology non-specific, such that different renewable technologies competed against each other, however this is now under review.⁹⁵

A certificate system such as those described above could be put in place to drive CCS deployment in the EU, both in the power and non-power sectors. It could be used to drive CCS deployment according to the schedule that we believe will be necessary to maintain standards of living whilst limiting global temperature rises to 2°C at the lowest cost. There appears to be a degree of support for this concept amongst EU decision makers.

Such a scheme would see the EU issue certificates to CCS power plants for every unit of low-carbon electricity they produce. Electricity utilities would then be required to have a number of EU-issued CCS certificates against their total electricity production (as per the established green certificate model) or their total CO₂ emissions, the latter option placing a greater burden on utilities with larger fossil-fuel portfolios. Utilities would be free to meet this obligation by building and running CCS power plants themselves – thereby receiving certificates directly from the EU – or sourcing certificates from others on the open market.

Industrial CCS applications could also be included in the scheme by issuing CCS-enabled cement, steel or refining plants with certificates for the real-world CO₂ abatement they achieve i.e. their CO₂ savings per tonne of cement, steel or refined product compared with unabated production. The NER300 has shown that extreme care will be needed when deciding precisely how to quantify this. However, provided a fair and accurate metric of real world abatement can be calculated on a sector-by-sector basis, this would improve the economic efficiency of the scheme, allowing CCS to be deployed by the industries most

⁹⁴ Department of Energy and Climate Change, <https://www.gov.uk/government/policies/increasing-the-use-of-low-carbon-technologies/supporting-pages/the-renewables-obligation-to>.

⁹⁵ Woodman, B. and Mitchell, C. (2011). 'Learning from experience? The development of the Renewables Obligation in England and Wales 2002-2010', Energy Policy, 39(7), 3914-3921.



able to do so.

A variation on this theme might see the obligation for purchasing certificates shifted from utilities to suppliers of coal and gas. This would require companies that export coal and gas to Europe, as well as domestic producers, to purchase CCS certificates against the coal and gas they sell within the EU. This might align the costs of CCS deployment more closely with the market actors who have the most to commercially gain from it, making such a scheme politically easier to implement.⁹⁶ Moreover, it may more strongly incentivize market actors in the upstream and mining sectors to develop the safe CO₂ storage services necessary to unlock investment in CCS. By doing so, they would be allocated free-of-charge the certificates necessary to secure the continued sale of their products in the EU.

Regarding implementation at the EU-level, two general models could be followed. Use could either be made of the institutional knowledge present in the European Investment Bank to design and manage the issuance, auctioning and trading of certificates. As there would be no need for EU institutions to directly manage revenues (the EU simply controls the scarcity of certificates which indirectly gives these certificates value to the bearers), this would make the scheme be easier to administer and politically agree.

Alternatively, EU legislation could require Member States to issue CCS certificates themselves. This is currently the practice with guarantees of origin for renewable power generation (GoO), which provide proof that a given quantity of electricity was generated from a renewable or CHP source.⁹⁷ The GoO precedent suggests how Member States could be mandated to designate an independent national body to supervise the issuance of CCS certificates, as well as to ensure compliance amongst parties required to purchase them.

⁹⁶ However all certificate schemes eventually pass costs through to consumers.

⁹⁷ This system was introduced by the introduced by the EU's first Renewable Energy Directive, Directive 2001/77/EC of the European Parliament and of the Council of 27 September 2001 on the promotion of electricity produced from renewable energy sources in the internal electricity market, <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2001:283:0033:0033:EN:PDF>.

In terms of their effectiveness at incentivizing CCS, certificate systems present a complex set of trade-offs for stakeholders.

On the one hand, investors look for revenue stability over the lifetime of the plant, and a certificate scheme may not be the best for this. Unless a high certificate floor price can be agreed, the hurdle rate of any CCS project funded by an EU certificate scheme could be pushed higher because project financiers would discount forecast revenues from this mechanism until it becomes proven.⁹⁸ In effect, this may effectively increase the levelized generation costs of any EU-funded 'first-mover' CCS projects, and by extension the price of CCS certificates (i.e. the cost to the consumer).

In particular, the following are potential stumbling blocks:

- 1. Price stability:** Because CCS certificates would initially be issued to a small number of plants, and because it would be difficult to predict the exact ramp-up of production from these plants, significant changes in the scarcity – and hence price – of certificates should be expected in the early stages of the scheme.
- 2. Interaction with other policies:** Parallel energy policies at both the national- and EU- levels – not least the ETS⁹⁹ – have the potential to distort the market price of certificates. This is significant because every EU CCS project to date has relied upon several funding mechanisms.
- 3. Member State interaction:** The tradability of certificates in a common EU pool is would be the key to the certificate scheme's efficiency. However, it would also mean that the unforeseen success of CCS in any individual Member State could collapse the price of

⁹⁸ The ETS demonstrates that the price stability of EU market mechanisms cannot be taken for granted.

⁹⁹ As fossil fuel power stations are already included in the ETS, reduced emissions resulting from a supplementary CCS certificate scheme may lead to lower priced EUAs, and a therefore reduced net incentive for the plants involved in both schemes to decarbonize.

certificates on the EU market, accentuating differences in the pace of CCS deployment in the EU.

- 4. Political robustness:** Although any draft legislative text proposed by the Commission would likely be fit-for-purpose, this text would be subject to numerous amendments and horse-trading in the European Council and Parliament that could undermine its functioning in ways that may not be entirely obvious to all stakeholders during this political process. The worst case scenario would be a certificate scheme that looks as though it might work at face value but is actually critically flawed.
- 5. All the eggs in one basket:** It is likely that many MS would back away from funding other more robust instruments at the national level, such as FiTs, if an EU scheme existed. The failure of any certificate scheme would therefore set CCS back yet again, and further undermine confidence in EU energy policy.

On the other hand, because of the certificate scheme's inherent flexibility, it will allow Member States who are most able to deploy CCS to make up for those who are not. Moreover, EU-wide trade would contribute to a more efficient market for CCS certificates with higher liquidity and increased turnover. This would stimulate greater effectiveness and increase downward pressure on CCS generation costs than purely national measures.

Many of the other pitfalls highlighted above can be addressed through design. For example, one possible way to reduce interaction with the ETS would be to permanently withdraw an 'equivalent' volume of CO₂ allowances from the market.¹⁰⁰ And putting in place appropriate floor and cash-out prices would ensure revenue stability for market actors: unused revenues could be paid into the CCS fund described in Section 2.1. Any challenges in coming to an effective design may therefore be handsomely rewarded.

And because a certificate scheme privatizes the raising of capital for CCS, keeping financing costs off government books, it answers the politically challenging question of where funding for CCS will come from in the current straightened economic circumstances.

In summary, provided that care is taken to ensure that an EU-wide certificate scheme neither falls prey to the shortcomings that have beset the EU ETS (see Section 4.1), nor undermines its operation, CCS certificate schemes offer a convincing option for CCS deployment in the EU.

¹⁰⁰ However, there are strong political sensitivities around this subject (see Section 4.1) and it would be difficult to predict *a priori* exactly how the different schemes would interact.

3.3 CCS purchase contracts through reverse auctions

In a reverse auction, a buyer advertises a specification for a good or service that it needs. Several sellers then bid to provide this good or service, competing against each other to obtain the buyer's business. Prices will typically decrease, rather than increase, as the sellers seek to undercut each other. This essentially constitutes an auction approach to procurement, also known as a tender in other contexts.

Perhaps most notably within the EU, reverse auctions were used to spur early renewable energy development in the UK through the Non-Fossil Fuel Obligation (NFFO) scheme.¹⁰¹ Between 1989–1998, reverse auctions were conducted by the UK Government's Non-Fossil Purchasing Agency Limited (NFPA) for electricity generated from wind, hydro, landfill gas, sewer gas, biomass, and wet farm wastes.¹⁰² NFFOs then required Regional Electricity Companies in England and Wales, to purchase all generation offered to them through these reverse auctions. Although they were required to buy the electricity, the companies only had to purchase it at the market price.¹⁰³ The difference between the contracted price and the market price was paid by the NFPA out of the funds that came from the Fossil Fuel Levy – a tax on all electricity introduced with the scheme.¹⁰⁴ The NFFO scheme is no longer open to new generators, but existing contracts will continue until the last of them expires in 2019.

To apply reverse auctions to CCS, public authorities could designate an amount of anthropogenic CO₂ to be captured and stored over the next 25 years. This sector-neutral objective would drive CCS deployment in both the power and non-power sectors.

Alternatively a number of MW of generation from a CCS power plant over that same period could be called for. A competitive bidding process would then take place for 20-year purchase contracts to reach either the desired CO₂ volumes or MW (excluding project construction time). Through the use of separate CCS technology bands, such a scheme has the potential for application in both pre- and post-combustion capture. Once bids are solicited, they would be compared with others from within their own technology bands, with the lowest bids selected.

Reverse auctions are attractive to policy makers because they offer one way of letting the competitive market apply downward pressure on CCS costs. For example, one comparative study of reverse auctions shows that tenders were accompanied by a reduction in the domestic price of electricity from renewable sources in the UK, China and Brazil.¹⁰⁵

And whilst the performance incentive of a reverse auction

¹⁰¹ <http://www.ofgem.gov.uk/Sustainability/Environment/NFFOSRO/Pages/NFFOSRO.aspx>.

¹⁰² The original intention was to provide financial support to the UK nuclear power generators, which continued to be state owned following the liberalization of the electricity market in 1989. The proposals were enlarged in scope before the scheme was brought into operation in 1990 to include the renewable energy sector.

¹⁰³ More specifically, the average Pool Selling Price.

¹⁰⁴ Mitchell, C. (2000), 'The England and Wales Non-Fossil Fuel Obligation: History and Lessons', *Annual Review of Energy and the Environment* 25: 285–312.

¹⁰⁵ Cozzi (2012) 'Assessing Reverse Auctions as a Policy Tool for Renewable Energy Deployment', Energy, Climate, and Innovation Program, Tufts University.



would help drive CCS generation costs closer to grid parity, purchase contracts would also provide industry with much-needed economic certainty. Once in place, such agreements would ensure projects of a revenue stream that is insulated from price volatility in the CO₂ and/or electricity markets for a known period of time. The resulting diminished investment risks would, in turn, help to deliver financing and lower capital costs.

Finally, as a demand instrument, purchase contracts could be engineered to be an effective tool in the development of a local market for manufacturing of components. This is a key goal of the pre-commercial phase in the CCS development cycle, and can be ensured by the purchase contract specifying a high local content requirement.

Reverse auctions offer one way of letting the competitive market determine the price paid for CCS once a firm political commitment is made to the technology.

Because CCS purchase contracts would involve a substantial financial commitment and may not fit the needs of all EU Member States, decisions on their deployment are most suitably taken at the national rather than EU-level.

Capacity payments for CCS would need to be closely aligned with individual Member States' needs, energy market structures and existing energy policies .

3.4 CCS capacity auctions

Capacity mechanisms encompass a variety of policy tools to assist energy planners in ensuring sufficient reliable capacity to cover peak demand, or in simple terms “to keep the lights on”. Sufficient resource adequacy is necessary to ensure network robustness in the case of unplanned outages or – of increasing importance in modern generation networks – in times of low renewable generation.¹⁰⁶

Capacity mechanisms have historically been used to drive investment in peaking capacity by adding economic incentives for capacity deployment. Capacity mechanisms may be necessary to supplement flexible capacity that operates below optimal load factors, and thus would otherwise not be sufficiently rewarded by the market.¹⁰⁷

In many Member States, capacity payments have been proposed to help ensure the deployment of sufficient fossil backup capacity to renewable generation. It follows that such a mechanism could be used to prioritise the deployment of flexible low-carbon generation such as CCS. In networks with high renewable deployment and low CO₂ prices, it is possible that CCS facilities will operate at low load factors due to competition from low marginal cost renewables. In such circumstances, due to the capital intensity of CCS plant, investors will require some form a capacity mechanism in order to ensure that capital costs are recovered.

The most basic capacity mechanism is the strategic reserve, used in Sweden, Poland and Finland. Capacity is acquired and withheld from the market as a dispatch of last resort. Often the capacity is comprised of old facilities that would otherwise be retired as uneconomical.¹⁰⁸ A strategic reserve operating to these criteria would thus not support the deployment of new-build flexible low-carbon generation such as CCS.

Another form of capacity mechanism is the capacity payment. Here all generators, incumbents and entrants are paid for being available. The payments contribute towards the generators fixed cost with the payment level set administratively. Such a payment

The clearest danger in the design of a reverse auction is that of underbidding. This is because the tendering process incentivizes firms to make ‘best-case scenario’ bids, which do not allow for potential obstacles or delays such as permitting problems. Design elements therefore need to be incorporated to prevent underbidding and breaches of contract. Another danger is that bidders collude to achieve their common interest of a high price for their services. However auctions can be specifically designed to address these problems.

There is also one last drawback to the schemes described in this subsection. Although competitive at the bidding stage, purchase contracts subsequently isolate generators from the market through their use of must-take contracts for the duration of the specified fixed period. While this certainly does diminish the pressure towards cost-competitiveness when compared with other policy measures, the trade-off can be judged acceptable for the development of CCS in the pre-commercial phase.

A reverse auction doesn't determine either the price or the quantity of low-carbon energy. Instead, it gives public authorities a mandate to source the cheapest generation available from a pre-determined source. Provided that a political commitment can be made to developing a specific technology, reverse auctions help ensure that the development of this technology can be supported in the most cost-effective manner.

¹⁰⁶ Finon, Roques (2012) “European Electricity Market Reforms: The visible Hand of Public Coordination”.

¹⁰⁷ Heptonstall, Gross, Jones (2011) “Carbon Capture and Storage: Realising the Potential? Work Package 3, Task 5 Working Paper Version 2.1” UKERC.

¹⁰⁸ Ewi (2012) “Investing into a sustainable electricity market design for Germany” Institute of Energy Economics. University of Cologne

system is in place in Ireland, Spain, Portugal and Greece.¹⁰⁹

Capacity markets can be constructed in a variety of ways. The UK, through the EMR, will centrally set the net amount of capacity needed to ensure security of supply before a capacity auction. Providers of capacity successful in the auction will enter into capacity agreements, committing to provide electricity or reduce demand for electricity when needed in the delivery years in return for steady capacity payments or face financial penalties. In this way, supply security may be provided through generation and non-generation means, such as demand side response and energy storage.

In the UK EMR, it is not envisioned that low-carbon generators receiving a FiT CfD will be eligible for capacity payments, so as to avoid double payments. Through these current arrangements it is not anticipated a UK capacity market will be provided a significant incentive for the short to medium term deployment of CCS, however in the longer term such a mechanism may supplement the income of low load factor CCS plant. In this way a capacity mechanism of some form to support CCS could serve a positive role in helping to reassure CCS investors concerned about load factor risk in the longer term.¹¹⁰

As with FiTs, capacity payments for CCS would need to be closely aligned with individual Member States' needs, energy market structures and existing energy policies. This makes them unsuitable for an EU-level legislative initiative, although they can certainly play an important role when implemented by Member States as part of an EU-wide policy framework.

3.5 Feebates

Also called a system benefit charge, a feebate can generically be described as a fee imposed by government authorities on socially undesirable activities, the collected revenues from which are applied to fund socially desirable activities. Applied to CCS, authorities could accordingly charge utilities or industry with significant CO₂ emissions to fund a pool that could then be proportionally redistributed to generators with fewer emissions – either through one-time capital expenditure grants or OPEX subsidies. This would reward comparative emissions performance and compensate less polluting plants for their higher capital and operating costs. If designed carefully, therefore, feebates may play a valuable role in CCS deployment, where CO₂ and fossil fuel price volatility results in severe discounting of future OPEX and an investor aversion to generating infrastructure with higher capital costs.

As the chart above illustrates, feebates can be considered a sort of 'soft' EPS, where convergence around a certain emissions standard is financially incentivized rather than directly regulated. Feebates allow for considerable flexibility around a target in terms of the benchmark emission figure, as well as the bonus and malus rates (Figure 14). Although a CO₂ feebate scheme for thermal coal or gas generation would be technology neutral, setting a sufficiently high benchmark CO₂ emission level as well as bonus and malus rates could effectively incentivize CCS deployment.

¹⁰⁹ Commission for Energy Regulation (2011) "CER Factsheet on the Single Electricity Market" www.cer.ie; Platts (2011) "Spain's government passes decree on 2012 power capacity payments"; NEPP (2011) "Capacity mechanisms: Revived interest in capacity mechanisms throughout Europe in the face of high volumes of intermittent generation" Northern Europe Power Perspectives.

¹¹⁰ Heptonstall, Gross, Jones (2011) "Carbon Capture and Storage: Realising the Potential? Work Package 3, Task 5 Working Paper Version 2.1" UKERC.

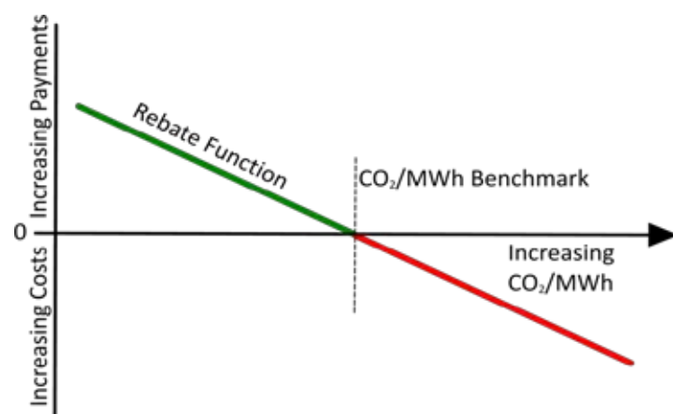


Figure 14: Depiction of a Generic CCS Feebate Programme

However, their inherent flexibility leads to the oft-cited criticism that feebate schemes can be very difficult to administer if the rebate function is made static. For example, although such schemes can theoretically be made revenue-neutral, (the amount of money collected through fees equals the amount paid out in rebates) the difficulty of predicting take up levels makes this difficult in practice.

Political challenges include the scope for lobbying on baseline levels, the fact that funds are vulnerable to distribution according to politicized criteria, and potential budget raids on the collected revenues. The need for public authorities to directly manage significant revenues means the scheme would be easier to coordinate at the national level. And of course, feebate schemes for emissions can be in tension with pre-existing cap and trade systems, such as the ETS, as they may effectively penalize or reward market actors twice.

Careful consideration would also have to be given to how the application of such a scheme in the EU would interact with other CO₂ policies already in place. As market players are already included in the ETS, for example, reduced emissions resulting from a supplementary feebate scheme may lead to a reduced net incentive for plants involved in both schemes to decarbonize.

Nevertheless, sector-specific feebates that only collect and redistribute funds within a particular industry have a perceived fairness that can drive industry buy in. For example, such schemes can be viewed as coal paying for the future of coal in the EU, although they could equally be applied to gas generation as well as the steel or cement industries. Preventing a misalignment of incentives could thus secure greater industrial participation in decarbonisation. Moreover, previous instantiations in EU Member States demonstrate that feebate schemes can deliver impressive levels of emissions reductions.

Perhaps the most relevant example is Sweden's Nitrous Oxide (NO_x) Charge, which is directed at the power generation sector and large combustion plants in industry. NO_x emissions are one of the main precursors of acid rain, and cause the eutrophication of forestland and seabeds. In 1990, the Swedish Government therefore introduced a tax on NO_x emissions from boilers, stationary combustion engines and gas turbines with a useful energy production of at least 25 GWh per year. At roughly €4,500/tonne of NO_x, the charge is very high,

although almost all of it¹¹¹ is then distributed back to the participating plants, in proportion to their production of useful energy. This avoids distorting the pattern of competition between those plants which are subject to the NO_x charge and those that are not. It also means that the polluting industry as a whole does not pay anything to society – making the charge more politically feasible.¹¹²

The scheme has been credited for a drop in NO_x emissions from the participating plants of about 40% per unit of energy since it came into force.¹¹³ As the system developed, costs for abatement and metering have fallen, and the criterion for inclusion has been lowered twice: in 1996 plants producing over 40 GWh useful energy per year were included and in 1997 the boundary was lowered to 25 GWh.



¹¹¹ The administration of the charge is carried out by the Swedish Environmental Protection Agency (SEPA), and has been kept at a very low cost, approximately 0.3% of revenues collected. The metering costs are estimated at approximately 3% of total charges paid.

¹¹² SEPA (2006) 'The Swedish charge on nitrogen oxides – Cost-effective emission reduction', Naturvårdsverket, <http://www.naturvardsverket.se/Documents/publikationer/620-8245-0.pdf>.

¹¹³ Lena Höglund-Isaksson (2009) 'Innovation Effects of the Swedish NO_x Charge', OECD, <http://www.oecd.org/greengrowth/consumption-innovation/43211635.pdf>; Millock and Sterner (2004) 'NO_x Emissions in France and Sweden: Advance Fee Schemes versus Regulation' in Harrington and Morgenstern (Eds.) *Choosing Environmental Policy: Comparing Instruments and Outcomes in the United States and Europe*.

4. ENSURING THE COMPETITIVENESS OF CCS (2030+)

As covered in Section 1.5, there is a general consensus that the most cost-effective way to facilitate the deployment of new energy technologies is through a combination of targeted support and CO₂ pricing policies.¹¹⁴ As the IEA highlights, CCS support policies for need to take into account the shifting needs of the technology as it matures, from more specific measures in the early stages to more neutral measures as it approaches commercialization to ensure it becomes competitive with other abatement opportunities.¹¹⁵

Neutral CO₂ pricing avoids the need for governments to make judgements about the costs of individual technologies. Governments are held to be poorly informed about industry costs and prone to make judgements influenced by lobbying from industry. The result may be to over-reward subsidized generators and transfer wealth from consumers to the industry in question.¹¹⁶ Moreover, subsidies have the potential to undermine any market based solution in place, effectively penalizing or rewarding different market actors twice.

However, CO₂ markets are far from perfect. First, costs and benefits – for example, CCS allowing a greater penetration of intermittent renewables, by acting as a back-up – are not transparent, making the ‘optimal’ CO₂ price very difficult to determine.¹¹⁷ Setting a CO₂ tax (or cap), based upon an analysis of global damage costs weighed against the benefits of unabated fossil generation is therefore problematic. And secondly, numerous non-price market failures exist. Uncertainties associated with wholesale power prices, CO₂ prices, and future political decisions may drive up the cost of capital, and discourage investment in CCS.¹¹⁸

The most cost-effective way to facilitate the deployment of CCS is therefore highly contestable, hinging upon whether the notional inefficiencies associated with targeted support for CCS



outweigh the real-world inefficiencies of CO₂ caps or taxes in the context of targeted support for other technologies. In light of this uncertainty, this subsection presents a selection of both technology specific, and technology general policies with a view to stimulating debate on this point.

4.1 Reforming the EU emissions trading system*

Introduced in 2005, the EU ETS is the bloc’s flagship policy to address climate change and the largest carbon market in operation worldwide. Because CCS has not been the beneficiary of significant targeted support schemes to date – feed-in-tariffs or portfolio requirements, for example – its fate is especially dependent on the ETS CO₂ price. As illustrated in Section 1.4, a high CO₂ price would have ensured that the marginal cost of unabated generation would increase, made CCS generation competitive and driven its deployment in the EU.

Unfortunately, the price of CO₂ has not been as robust as originally forecast (see Figure 1). At the time of writing, EUAs are trading at around €4.30/tCO₂. This compared with forecast prices of around €30/t from mid-2008.¹¹⁹ Moreover, the low price of 10-year CO₂ futures indicates that the market currently does not see the price of EUAs increasing dramatically in this time window. Under these conditions, investors and utilities will not deploy CCS as a matter of course. Whilst some may argue that the low price of CO₂ illustrates that the cap-and-trade system has been effective in lowering EU emissions, there can be no doubt that the ETS in its present form fails to provide a satisfactory price signal – now or projected – to encourage the development and deployment of new low-carbon technologies, such as CCS (see section 1.2.1). In that respect, it has failed to achieve an important policy objective.

In the short- to medium-term, the European Commission’s proposal to delay the auctioning of emissions allowances could

increase the amount of funds available to fund CCS in the second round of the NER300. In the longer-term, however, significant institutional reform is necessary to address the following inter-related shortcomings of the EU ETS that prevent it from providing an effective price signal for low-carbon investment.

1) The over-generous allocation of emissions allowances. The political decision making process that gave rise to the ETS Directive resulted in compromises that meant the final form of the legislation was based on a conservative collective understanding of achievable CO₂ emissions reductions. This led to a generous supply of allowances and international credits – in particular, the grandfathering of an excessively large number of allowances to heavily polluting industries in a move that aberrantly resulted in windfalls for many who were able to sell on their unused allowances. These effects were exacerbated by the reduced economic activity caused by the global financial crisis.

According to one study, a total of 1.4 billion allowances are expected to be carried over to Phase III of the EU ETS which starts in 2013. The excess of 1.4 billion allowances will have been built up over the course of Phase II of the ETS (2008-2012) and is equivalent to approximately 70% of the European demand for allowances in 2009.¹²⁰

2) The lack of a monopoly on policymaking in fields that may have an impact on the scarcity of allowances. Parallel energy policies at both the national- and EU-levels – FiTs, carbon floor prices and the Renewables and Energy Efficiency Directives, for example – have the potential to distort the market price of EUAs (see Section 3.2 for a discussion with regards to green certificate schemes). Because 30 countries share a common pool of allowances, policies enacted by any one of them can have unintended consequences in others. Moreover, the weaker the CO₂ price becomes, the greater the temptation to enact parallel policies that weaken it further.

The ability to reactively adjust the scarcity of allowances would offer the EU a means of addressing both of the abovementioned issues. Currently, adjusting the supply of EUAs requires a proposed amendment to the ETS Directive by the European Commission, which the European Parliament and Council both then need to approve. This is a lengthy and uncertain political process.

Alternatively, a structural reform of the ETS could be performed to put in place governance arrangements for discretionary adjustments to the supply of allowances. This would be a break from the market-based logic of allowing the scarcity of a pre-determined limit on emissions determine the CO₂ price. Many would also view it as a breach of the political mandate granted to the EU on how climate change should be addressed.

However, such a reform would allow the EU Institution with executive responsibility for the system to react to inherently unpredictable changes in CO₂ demand that could lead to excessive price movements affecting the orderly functioning of the market. Effective and transparent criteria for intervention will need to be drawn up and the executive institution will need to be assured of both a strong mandate and the independence to execute this mandate. Providing such arrangements can be politically agreed at the EU-level, the resulting changes would be a great step forward for all low-carbon technologies, including CCS.

Until such change can be realized, however, supplementary targeted support for CCS will be necessary – even into the commercial deployment phase. This ‘belt and braces’ approach to decarbonisation has been widely employed by EU Member States – as well as by the EU itself. For example, the EU provides direct support to renewable energy sources beyond the ETS by mandating their deployment with the Renewables Directive (see Section 2.3). Member State and private spending of €20 billion per year until 2020 will be required to meet the obligations of the Directive.

114 Stern, N. (2007) *The Economics of Climate Change: The Stern Review*, Cambridge University Press, Cambridge, UK; Fischer, C. & Newell, R. G. (2008) Environmental and technology policies for climate mitigation. *Journal of Environmental Economics and Management*, 55(2), pp. 142–162. UNDP. (2009) *Charting A New Low-carbon Route To Development*. [Online] United Nations Development Programme, Washington D.C., USA.

115 IEA (2012), ‘A Policy Strategy for Carbon Capture and Storage’.

116 Helm, D. (2010) Government failure, rent-seeking, and capture: the design of climate change policy, *Oxford Review of Economic Policy* 26 (2), pp. 182-196.

117 The impacts of climate change are difficult to properly quantify in financial terms given uncertainty about climate feedbacks, the uneven geographic distribution of impacts and the varying costs (both damage and abatement) across economies. The impacts of climate change are difficult to properly quantify in financial terms given uncertainty about climate feedbacks, the uneven geographic distribution of impacts and the varying costs (both damage and abatement) across economies. Stern, N. (2007) ‘The Economics of Climate Change: The Stern Review’, Cambridge University Press, Cambridge, UK; CCC (2008) ‘Building a Low-carbon Economy: the UK’s Contribution to Tackling Climate Change’, Committee on Climate Change, London, UK.

118 Gross et al. (2012), ‘On picking winners: The need for targeted support for renewable energies’, Imperial College London.

119 Energy and Climate Change Committee (2012) ‘the EU Emissions Trading System: government Response to the Committee’s Tenth report of Session 2010-2012

120 Mulder, A.J., Bos, C.F.M. (2010) ‘Current design of EU ETS clashes with its own objectives’, *EDI Quarterly*, vol. 2 issue 2, pp. 12-16

4.2 Emission performance standards

Emissions Performance Standards (EPS) have long been a key tool in achieving desired environmental goals. The concept is simple, in that once implemented it dictates a maximum allowable release of a pollutant (SO₂, NO_x, CO₂) during the production of a commodity such as a tonne of steel or MWh of electricity. This places a clear obligation on the polluter to alter their production process or install pollution abatement technology to reach the mandated performance standard.

EPS are attractive to policy makers due to their simplicity of implementation, predictable results and low direct cost to the state. However, as an EPS may effectively result in a technology mandate depending on what level the EPS is set at. This can be unattractive to policy makers due to a reluctance of governments to be seen to be “picking winners”. A side effect of an overly strict EPS in the absence of other supporting policies may be underinvestment, as polluters avoid the development of affected technologies, preferring instead to switch fuel or process with the resulting impacts on energy supply diversity and security.

It is unlikely that a basic standalone EPS, isolated from other policy instruments, would deliver near-term CCS deployment in the EU power sector.

Notable EPSs at thermal power plants include the 1971 New Source Performance Standard in the United States. This created the first effective market demand for SO₂ emissions control technology, encouraged investment in R&D and fabrication of Flue Gas Desulphurisation (FGD) technology and also helped foster the creation of a competitive air cleaning industry.¹²¹ However the legislation and subsequent variants failed to address emissions from existing sources or grandfathering, greatly reducing their effectiveness in reducing SO₂ emissions.

In 1983, West Germany introduced the *Großfeuerungsanlagenverordnung* (GFAVo), imposing swingeing emissions cuts on nearly all existing large coal combustion plants.¹²² This EPS could only be met through the application of FGD and was therefore, effectively, a mandate to retrofit the technology. The ambitious GFAVo was ultimately very successful in dramatically reducing SO₂ emissions in a very short time period, but the rapidity of the roll out and the uniformity of the regulations meant that this reduction was achieved at an inflated cost.¹²³

In spite of this, German industry quickly modified, perfected and reduced the cost of FGD technology; incentivised by a large and stable local FGD market, very competitive vendor markets and strict performance guarantees demanded by utilities. Due to competitive yet profitable conditions in the domestic market, German vendors were well placed to compete internationally for FGD contracts, capturing the lion's share of the global FGD market. The GFAVo served as the basis of the EU wide 1988 Large Combustion Plant Directive (LCPD), enforcing SO₂ emissions reductions and increasing the market for the air cleaning industry.¹²⁴

Emissions performance standards have been implemented to help promote CCS deployment in both Canada and the United States. In 2012 the Canadian government finalised performance standards affecting coal electricity generation. All new coal facilities post 2015 and existing facilities over 50 years will be mandated to reduce CO₂ emissions to the level of Combine Cycle Gas Turbine (CCGT) (420kg/MWh), requiring the application of CCS. A grace period in achieving the EPS and thus the deployment CCS has been set to 2025.

The Canada EPS has strongly motivated provincial authorities to work together with industry to keep coal and oil sands resources relevant in the future. This has led to bold action to realize CCS on both their parts, even though action is not driven by immediate profit but by the long-term benefits of learning. Alberta and Saskatchewan are now world leaders in CCS with the Boundary Dam and Quest CCS projects scheduled to come into operation in 2014 and 2015 respectively.

In the United States, an array of regional and state level performance standards have emerged. California, Oregon and Washington have adopted an EPS for baseload thermal electricity generation, requiring all new build and existing facilities entering into long-term contracts to meet an emissions performance equivalent to CCGT. Montana has implemented an EPS through the planning code, with approval of new coal based generation conditional on meeting an EPS with CCS. In New Mexico, incentives such as tax and cost recovery are provided to coal-fired plants that meet an EPS. The state of Illinois is requiring electric utilities to enter into one or more sourcing agreements with “initial clean coal facilities” (see Section 2.3).¹²⁵

The United States EPA is proposing new source performance standards for emissions of CO₂ for new fossil fuel-fired electric generating units. The proposed standard will limit all new capacity to 454 kg of CO₂/MWh. The draft regulation allows new coal facilities flexibility in meeting the standard, with emissions averaged over a 30 year period. This would result in a maximum unabated operation of 10 years before the installation of CCS at a high capture rate.¹²⁶ In the UK, any new coal capacity is already required to have a minimum of 300 MW fitted with CCS as a condition of planning consent.¹²⁷ This is anticipated to expand to a more complete EPS with the passing of the Electricity Market Reform in 2013.¹²⁸ The EMR is a series of interdependent and reinforcing policy tools designed with ambition of providing an attractive market for all forms of low-carbon electricity while maintaining supply security and system integrity. In the design of the EMR, an EPS is envisioned to act as: a) insurance against lock-in to high carbon generation technology; b) a transparent framework on government expectations of CO₂ emissions from the electricity sector; c) certainty for investment in low-carbon technology; and d) along with other measures, assist the deployment of CCS. As designed, the EPS will place an annual limit on CO₂ emissions equivalent to 450 Kg/MWh. The EPS will not be retroactive, only applying to new build or extensively modified facilities. In combination with grandfathering, the EPS is set at the current level until 2045 for capacity built within its scope, creating concerns of emissions lock-in resulting from rapid expansion in natural gas generation capacity.

Emissions performance standards have been implemented to promote CCS deployment in both Canada and the United States.

121 Taylor, Margaret R. The Influence of Government Actions on Innovative Activities in the Development of Environmental Technologies to Control Sulfur Dioxide Emissions from Stationary Sources. Pittsburgh: Carnegie Mellon University, 2001.
122 Berkhout, Christiansen, Skea. “Electricity wastes in the UK and West Germany,” Energy Policy, 1989: 109-115.
123 BioIntelligence. Case Study on the Large Combustion Plants Directive. Paris: European Commission, 2006.
124 Peattie, Ringler. “Management and the Environment in the UK and Germany,” European Management Journal, 1994: Vol 12, 216-225.

125 Simpson, Hausauer & Rao (2010) “Emissions Performance Standards in Selected States” Regulatory Assistance Project, research Brief.

126 Baker & McKenzie (2012) “EPA publishes first-ever carbon dioxide emissions standard for new power plants with future implications for existing sources” <http://www.lexology.com/library/detail.aspx?g=e6fc55b3-6de1-401e-99a0-2b2587e07ec9>
127 Committee, E. a. C. C., 2010. Emissions Performance Standards. First Report of Session 2010-11 Volume 1, UK: House of Commons.
128 House of Commons Energy and Climate Change Committee, 2011. Emissions Performance Standards: Government Response to the Committee's First Report of Session 2010-11, London: Energy and Climate Change Committee.

Table 4: Emissions Performance Standards in selected countries
(Proposed or in place)

	UK	Canada	US
EPS Standard (kg/MWh)	450	420	454
New units	Yes	Yes	Yes
Old Units	No	Yes - Facilities > 50 years	No
Fuel	Fossil Fuels	Coal	Fossil Fuels
Flexibility - Emissions Averaging for peaking and part time operation	Yes	Yes	Yes
CCS Application	Exemption for CCS Demonstration Projects	CCS deployment post 2025	Emissions averaged over 30 year basis. Up to 10 year delay in CCS deployment
Implementation	2012	2012	Draft – 2012

It is clear that many governments see an EPS as an effective policy tool to assist the deployment of CCS. EPSs have also been deployed at the EU level: The EU's Large Combustion Plant Directive further tightened SO₂, NO_x and particulate emissions limits, and will have a deep impact on the operation of existing coal-fired plant in the Union when 'opt outs' for its implementation expire at the end of 2015.¹²⁹

The proposal of an EU wide EPS to support CCS at fossil fuel power plants is not new. During the negotiations and development of the NER300 scheme, the European Parliament attempted to add an amendment enacting an Emissions Performance Standard (EPS) of 500g of CO₂/kWh, to come into force in 2015. This would effectively require CCS to be fitted if coal large combustion plants wished to remain in operation. This amendment met with stiff opposition from Member States and failed to pass the European Council of Ministers.¹³⁰ The precedent indicates that the political acceptability of an EU-wide EPS ambitious enough to incentivize CCS on its own would be remote.

Indeed, an EU-wide approach may be essential as transboundary electricity flows increase with the development of the internal electricity market. Without an EU-wide approach, the emission reductions resulting from any single Member State enacting an EPS could be counterbalanced by changes elsewhere in the Union.

Because of political acceptance issues, it is unlikely that a basic standalone EPS – one that simply mandates a universal standard for new facilities and isolated from other policy instruments – would deliver near-term CCS deployment in the power sector.¹³¹ However, an EPS can form a valuable part of a suite of policies aimed at energy system decarbonisation. For example, a modest CO₂ EPS could ensure that that a transitory surplus in CO₂ allowances does not lead to the most highly

polluting generation sources being run. Moreover, an EPS reaffirms the political commitment to incremental decarbonisation, reassuring market actors of the long-term necessity of CCS for continued fossil fuel use.

Its application to non-power industries is especially promising provided that the global competitiveness of these industries can be ensured (see Section 4.3).

4.3 Border carbon adjustment to fund CCS deployment in specific industries*

Given that the deployment of CCS in the non-power industry would result in an increase in costs for industrial products, a major concern is the adverse impact that this might have on the global competitiveness of the relevant sectors. Border carbon adjustment (BCA) offers one means of directly addressing this issue.

BCA involves a tax on imported goods and/or a subsidy to exported goods that seeks to make the price of the goods in destination markets reflect the costs they *would have* incurred had they been produced under the destination market's emissions regime. For example, goods imported into a country with a CO₂ tax would be charged for any associated emissions they were not charged for in their country of origin. And goods produced in a country with an emissions charge would receive a rebate for the levied fees upon export to a country without one.

In the absence of a global climate change regime, BCA schemes address the dangers of carbon leakage, making global industrial competition more efficient. Leakage is an increase in CO₂ emissions in foreign jurisdictions that results from climate policies enacted domestically. It occurs when existing economic activity is relocated to countries with lower regulatory costs and through the diversion of investment (see Figure 15 below).

Leakage can also happen indirectly, when, for example, a reduction in domestic fossil fuel demand due to emissions charges lowers global prices thereby increasing overseas consumption. However, border carbon adjustment cannot address this.

Notable economists have argued that *not* pricing the global external costs of carbon emissions is a *de facto* domestic subsidy that justifies countervailing duties. BCA therefore helps to level the playing field in international trade while internalizing the costs of climate damage into prices of goods and services. Indeed, such schemes may be necessary to prevent countries which refuse to agree to, or implement, emission reductions from inflicting harm on the rest of the world.¹³²

BCA also incentivizes other countries to adopt policies to reduce GHG emissions, albeit coercively. Domestically charging an equal CO₂ price – preferably, within a multilateral framework – would remove the basis for exported goods being levied. And for additional effectiveness, any collected revenues from import adjustment could also be earmarked for emissions reductions schemes and redistributed back to the charged countries.

The EU is currently mooting the implementation of two policies that closely resemble BCA. First, its aviation emission's levy¹³³ includes emissions from international aviation in the EU ETS. This charges airlines for the full amount of CO₂ emitted on flights to, from and within the EU. Secondly, the bloc is

considering updating its Fuel Quality Directive¹³⁴ – which sets minimum environmental standards for a range of imported fuels – to rank oil produced from tar sands oil as more polluting than other fuels, effectively banning it in the EU. In addition, the EU alludes to the implementation of a BCA scheme in its Energy Roadmap 2050¹³⁵ as well as its recently published Green Paper entitled "A 2030 framework for energy and climate policies".¹³⁶

An EU BCA scheme could be implemented to drive the industrial deployment of CCS both inside and outside the Union, whilst preserving the Union's competitiveness.

Currently, in order preserve industrial competitiveness under the EU ETS, several sectors deemed to be exposed to a significant risk of carbon leakage receive a higher share of free emissions allowances in the period 2013 and 2020. The highly polluting sectors on the so-called 'leakage list' effectively get a license to continue polluting during this period, leading to a lowest common denominator approach to reconciling the tension between climate change and competitiveness.

Instead of this, a small number of European industries currently on the list – say cement, refining and steel – could be removed and required to meet stringent emissions performance standards. Instead of bearing the full costs of this transition on their own, the industries would be supported by a levy on all imported cement, refined oil and steel products not produced to the same standards. A portion of collected revenues could be returned to exporting nations to fund industrial CCS deployment overseas, thereby helping them to escape the levy in the future and reducing global emissions.

In spite of the notional elegance of such a scheme, a number of unanswered questions remain. First among these would be its effectiveness. A recent study commissioned by the EU Directorate General for Trade argues that CO₂ leakage due to international trade is very small, and is far outweighed by indirect leakage through the fossil fuel price channel (climate policies in some countries reducing global demand for fossil fuels thereby causing prices to fall and consumption to increase in regions without climate policies). In light of the fact that BCA cannot address leakage through this channel, the study does not recommend the broad deployment of BCA. Nevertheless, the study looked at economy-wide implementation of BCA, admitting that a disaggregated analysis might reveal that BCA could effectively be applied to tackle significant trade leakage from select highly-affected sectors.¹³⁷

129 Directive 2001/80/EC of the European Parliament and of the Council of 23 October 2001 on the limitation of emissions of certain pollutants into the air from large combustion plants.

130 Energy and Climate Change Committee (2010) 'First Report: Emissions Performance Standards', UK Parliament, <http://www.publications.parliament.uk/pa/cm201011/cmselect/cmenergy/523/52308.htm>.

131 Bloomberg New Energy Finance, 2011. Emission Performance Standards: Impacts of power plant CO₂ emission performance standards in the context of the European carbon market, s.l.: Bloomberg New Energy Finance.

132 Stiglitz (2006) 'A New Agenda for Global Warming', *The Economists' Voice* 3(7). Berkeley Electronic Press, http://heartland.org/sites/all/modules/custom/heartland_migration/files/pdfs/19398.pdf; Helm, Hepburn and Ruta (2012) 'Trade, climate change and the political game theory of border carbon adjustments', *Oxford Review of Economic Policy*, 28 (2), 368-394.

133 Directive 2008/101/EC of the European Parliament and of the Council of 19 November 2008 amending Directive 2003/87/EC so as to include aviation activities in the scheme for greenhouse gas emission allowance trading within the Community (Text with EEA relevance).

134 Directive 2009/30/EC of the European Parliament and of the Council of 23 April 2009 amending Directive 98/70/EC as regards the specification of petrol, diesel and gas-oil and introducing a mechanism to monitor and reduce greenhouse gas emissions and amending Council Directive 1999/32/EC as regards the specification of fuel used by inland waterway vessels and repealing Directive 93/12/EEC (Text with EEA relevance).

135 "Safeguards against carbon leakage will have to be kept under close review in relation to efforts by third countries." Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions: Energy Roadmap 2050, COM(2011)/0885 Final.

136 Specifically, it asks "How could this problem [of carbon leakage] be addressed in the 2030 framework?" European Commission (2013) 'GREEN PAPER: A 2030 framework for climate and energy policies' COM(2013) 169 final, http://ec.europa.eu/energy/consultations/doc/com_2013_0169_green_paper_2030_en.pdf.

137 Bollen, Koutstaal and Veenendaal (2011) Trade and Climate Change, CPB Netherlands Bureau for Economic Policy Analysis, http://trade.ec.europa.eu/doclib/docs/2011/may/tradoc_147906.pdf.

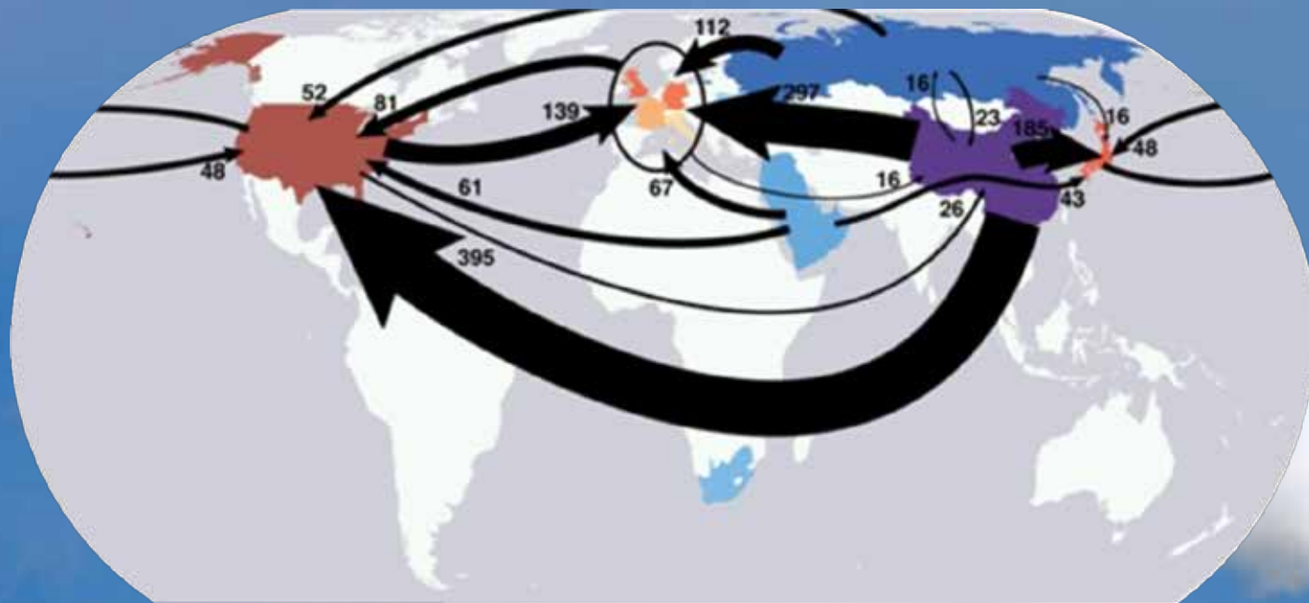


Figure 15: Largest interregional fluxes of emissions embodied in trade (Mt CO₂ y⁻¹) from dominant net exporting countries (blue) to the dominant net importing countries (red)

A second consideration is the risk of trade disputes. As there would be real competitiveness benefits accruing to EU industry as a result of a BCA scheme, opponents may claim that climate concerns were a pretext to raise protectionist tariffs. This might lead to threats of retaliation – as witnessed with the EU aviation emissions levy – further reducing global trade and welfare. Trade is an exclusive competence of the EU and the Commission's President has publicly emphasized the contribution it can make to boosting growth and jobs in the bloc.¹³⁸ Stiff resistance can therefore also be expected from a range of institutional stakeholders and economically liberal Member States.

A closely related third consideration is the scheme's effect on social welfare – particularly in more vulnerable developing countries. In light of the fact that BCA would be pursued not as an end in itself but as a means to prevent further climate change and thereby improve social welfare, the welfare lost as a result of reduced trade would have to be weighed against the welfare gained as a result of mitigation. Even if this can be theoretically demonstrated at the global level,¹³⁹ the principle of Common But Differentiated Responsibility states that developed nations should shoulder the burden of the fight against climate change because of their greater capability to do so, and because they gained this capability by past economic exploitation of global commons.

Fourthly, effective and fair regimes for accounting, reporting and verification for BCA will be challenging to design and execute. For example, would such a scheme factor in only direct emissions, or would they include indirect emissions from electricity inputs used to produce the final goods as well? And how would emissions embedded in downstream products be accounted for? A balance will therefore have to be struck between the comprehensiveness of border measures and their

administrative costs.

Finally, there is also the substantial possibility of adverse unintended consequences given the complex nature of international trade flows. For example, assume that both Japan and the EU take part in a climate change agreement, but only the EU introduces BCA. Steel exports from countries without a carbon regime would then be redirected from the EU to Japan, with the shortfall in supply to the EU being met by increased Japanese steel imports, which would not incur tariffs. This would raise the price of steel in the EU but would not result in significant global emissions reductions. International coordination will be necessary to reduce the possibility of examples such as this occurring.

BCA schemes are polarizing, but unless substantial global progress on climate change can be made in the coming decades, the EU's ambitious climate targets will make preserving industrial competitiveness an ever more pressing concern for the Union. Whether BCA can achieve this is uncertain.

What is sure is that the EU has an unmatched ability to act in this sphere because international trade is an exclusive competence of the Union and no other Member State is legally able to implement such a scheme separately. Through the Common Customs Tariff, the Community applies the principle that domestic producers should be able to compete fairly and equally on the internal market with manufacturers exporting from other countries.

¹³⁸ Letter of President Barroso to the European Council on the contribution of trade to growth and jobs, 05/02/2013, MEMO/13/69, http://europa.eu/rapid/press-release_MEMO-13-69_en.htm.

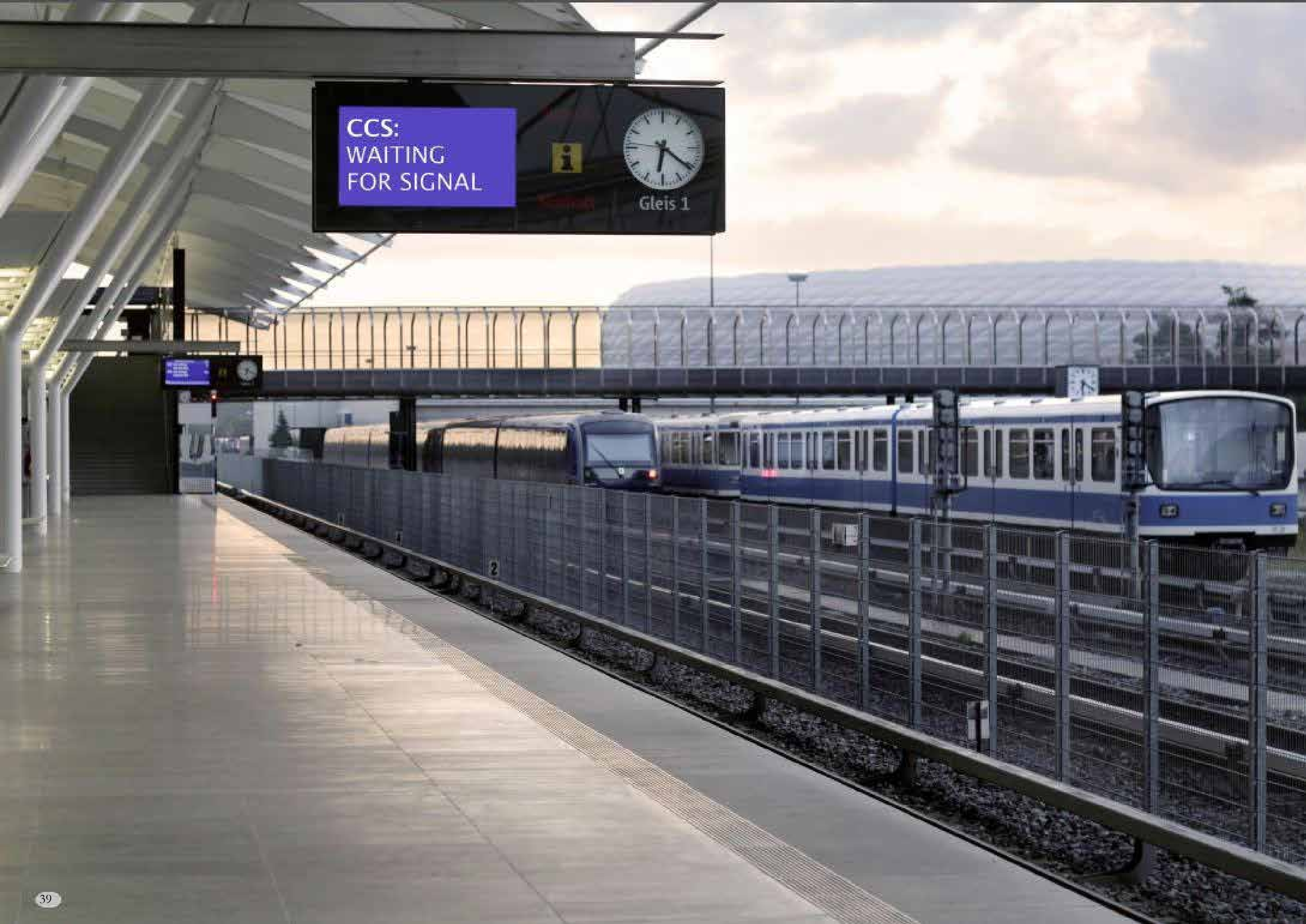
¹³⁹ Gros (2009), 'Global welfare implications of carbon border taxes', CEPS working document 315, <http://www.ceps.be/seni/dtd/1691.pdf>.



CCS:
WAITING
FOR SIGNAL

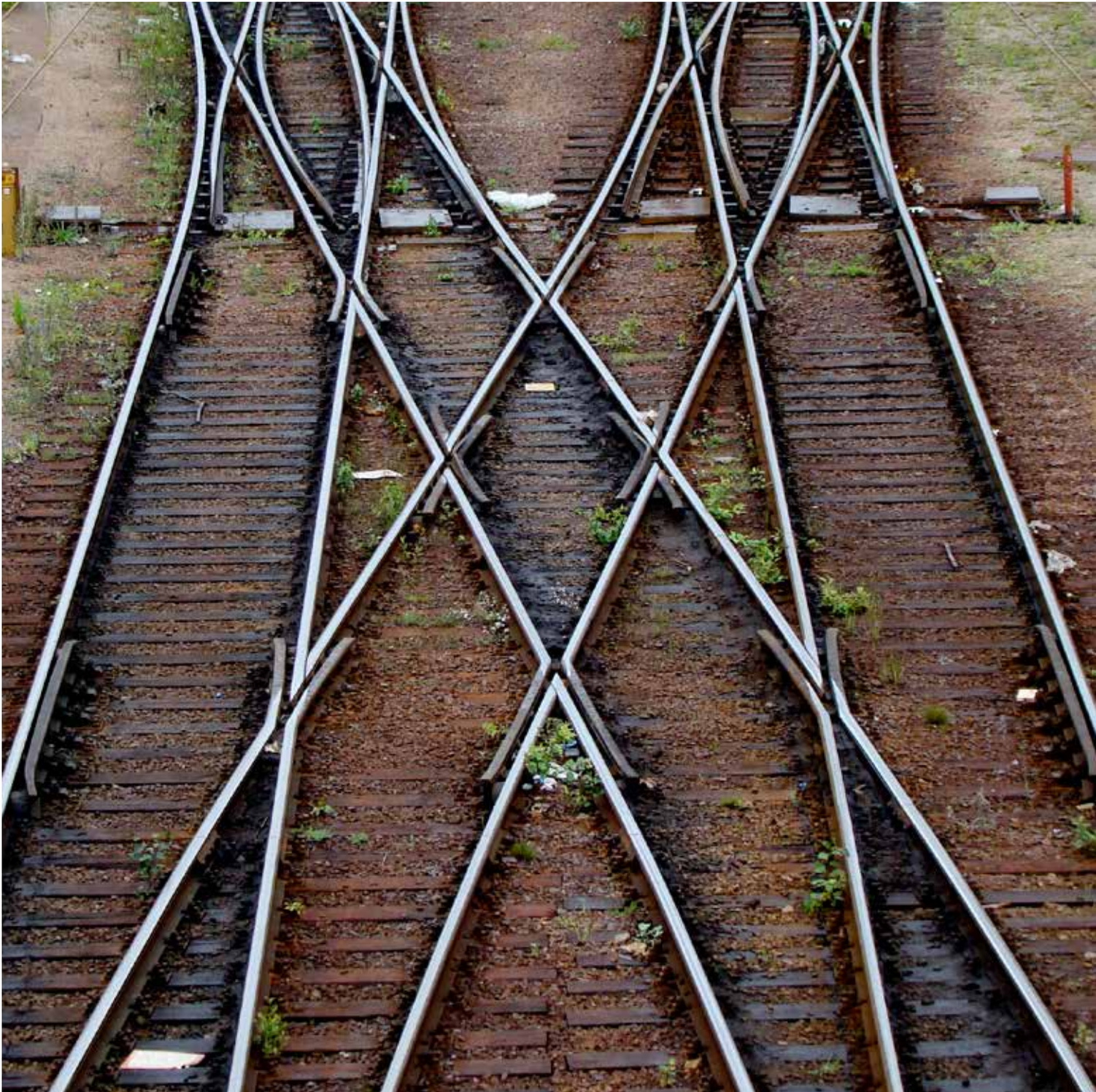


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