



Reading between the lines of Council agreement on the MFF and Next Generation EU

Jorge Núñez Ferrer

Abstract

The recent agreement on the EU budget is an unprecedented and historic achievement for the European Union. It has broken a [taboo](#) and advanced the integration process. We all saw that the negotiations were arduous, but given the magnitude of the challenge facing the heads of state and government, it would have been naïve to expect otherwise. It is virtually impossible to find a comparable agreement between numerous countries in any other part of the world; by this measure alone it is impressive.

Having said that, what has been agreed is complex and bewildering to many. While attention has focused on the Next Generation EU, the agreement also includes the 'normal' multiannual financial framework (MFF) 2021-27. Comments to the effect that the EU has deleted all funding for health, or much of the research budget, are based on the Next Generation EU 'temporary' measure and not on the underlying MFF.

This paper aims to present a brief rundown of the actual changes in numbers and reflect on the meaning of the agreement.

Jorge Núñez Ferrer is a Senior Research Fellow at CEPS.

CEPS Policy Insights offer analyses of a wide range of key policy questions facing Europe. As an institution, CEPS takes no position on questions of European policy. Unless otherwise indicated, the views expressed are attributable only to the author in a personal capacity and not to any institution with which he is associated.

Available for free downloading from the CEPS website (www.ceps.eu) © CEPS 2020

In a nutshell, the major decisions taken are the following:

- a) The level of grants in Next Generation EU was cut from €500 billion to €390 billion.
- b) The reduction was offset by an increase in the level of loans from €250 billion to €350 billion, thus keeping the size of the package intact. The increase in the lending arm of the Recovery and Resilience Facility (placed under the Cohesion Policy heading) is done at the expense of grants that were allocated under other headings of the MFF. The grants under the Recovery and Resilience Facility were in fact not reduced.
- c) The size of the MFF 2021-27 was cut by €25.7 billion compared to the May 2020 proposal.
- d) The Council introduced some commitments to create new own resources.

What do those changes mean in practice and what has been agreed in particular?

Many commentators seem to think that there are free transfers and grants without conditionality, with the loans promoting more responsible behaviour by governments. This is questionable in view of the rules that are generally attached to grants. In addition to the programming process, EU budget grants are subject to a large number of conditions and controls. Loans (as proposed), on the other hand, can be spent quicker and are subject to *fewer* conditions. The agreement, however, does not clarify to what extent Next Generation EU grants will be under similar controls to those under the normal budgetary rules.

What is certainly a factual result is that for the Next Generation EU, the redirecting of grants to loans means a weakening of the alignment of expenditure to EU priorities in the areas of climate policy, innovation, security and defence, and health. Of course, member states have the freedom to allocate the funds they receive as grants or loans in those areas, but they are unlikely to do so, at least not to the extent originally intended. For the energy transition the funds require complex strategies and planning, and impacts are slower to materialise, even if they are more geared to the needs of the future. The large Just Transition Fund would also have pushed for a decisive move out of coal power stations and mining, a move not favoured by some member states, such as Poland. For Horizon, access to funding requires national research centres to have the capacity to compete for funding. A number of countries lack the capacity to compete successfully for this funding which explains the outcome.

Table 1 below compares the Commission proposal for the MFF 2021-27 and the May 2020 Next Generation EU with the agreement of the European Council.

Another move was the deletion of the EU solvency instrument to assist otherwise solvent businesses hit by Covid-19. Of course, member states are free to use their own funds or Next generation EU funds for this, but the issue here is that there will be less conditionality on the kind of companies supported, i.e. in terms of 'solvency' or alignment to wider EU objectives.

Table 1. Main changes in headings and affected* sub-headings, € billion

	PROPOSAL May MFF 2021-2027	Next Generation EU	Agreement MFF 2021- 2027	Next Generation EU	Change on total	Change on MFF only
Single Market, Innovation and Digital	140,7	69,8	132,8	10,6	-67,1	-7,9
Research and Innovation	87,7		82,7		-5,0	-5,0
of which Horizon	80,9	13,5	75,9	5,0	-13,5	-5,0
Strategic Investments	30,8	31,6	28,4	5,6	-28,4	-2,4
of which InvestEU fund	1,3	30,3	2,8	5,6	-23,2	1,5
<i>Investing in the EU economic recovery Strategic investment Facility (new window)</i>		15,3			-15,3	
of which CEF	19,9		21,4		1,5	1,5
of which digital Europe	8,2		6,8		-1,4	-1,4
EU Solvency Instrument		26,0		0,0	-26,0	
Single Market	5,8		0,0		-5,8	-5,8
Space	13,4		13,2		-0,2	-0,2
Cohesion, Resilience and Values	374,5	610,0	377,8	720,0	113,3	3,3
Cohesion Policy (+ReactEU)	323,2	50,0	330,2	47,5	4,5	7,0
Recovery and Resilience Facility	0,8	560,0	0,8	672,5	112,5	0,8
of which GRANTS		310,0		312,5	2,5	
of which LOANS		250,0		360,0	110,0	
Natural Resources and environment	357,0	45,0	357,0	17,5	-27,5	
Common Agricultural Policy	333,3	15,0	356,4		23,1	23,1
of which direct support and market measures	254,2		258,6		4,4	4,4
of which Pillar II (rural development and CFP)	75,0	15,0	77,9	7,5	-4,7	2,8
Just Transition Fund	10,0	30,0	7,5	10,0	-22,5	-2,5
Migration and Border Management	31,1		22,7		-8,4	-8,4
Resilience, Security and Defence	19,4	9,7	13,2		-15,9	-6,2
Union Civil Protection Mechanism (RescEU)	1,1	2,0	1,1	1,9	-0,1	
Health Programme	1,7	7,7	1,7		-7,7	
Neighbourhood and the World	102,7	15,5	98,4		-19,8	-4,3
Neighbourhood, development and International Cooperation	75,5	10,5	75,5		-10,5	
Humanitarian Aid	9,8	5,0	9,8		-5,0	
European Public Administration	74,6		73,1		-1,5	-1,5
Totals	1100,0	750,0	1074,3	750,0	-25,0	-25,0

OLD neg box by Charles Michel for reference 1087,5

*Only affected subheadings appear, adding them up will not amount to the full allocation of the Heading.

The extra support under the Next Generation EU for external action was also deleted – disregarding the fact that the Covid-19 crisis will bring additional hardship to developing countries. This may well affect the EU too, as further economic decline is likely to bring more instability to developing countries, thereby fuelling migration, for example.

The move was also accompanied by a reduction to the proposed MFF, without the Next Generation EU, from €1087 billion to €1074 billion in 2018 prices. This move not only cut funding in a number of areas, but also redistributed funding. On cuts, €7.9 billion were slashed under the ‘single market, innovation and digital’ heading; with the main blows falling on the Horizon, single market and space sub-headings. The Connecting Europe Facility and InvestEU, on the other hand, see slight increases in allocation.

Also telling is that the Common Agricultural Policy allocation has been safeguarded and includes an increase in direct payments to farmers, compared to the previous proposals. The impact is highly questionable, as the bulk of direct support is still being delivered on the basis of historical allocations and hectares. The funding is insensitive to the actual costs of complying with any ‘greening’ requirements or the financial situation of specific farms. Of particular concern is that the EU, despite the rhetoric, has decided to keep the Horizon budget close to the present levels and to protect pre-allocated budget lines. These proposed cuts have not been well received by the European Parliament, so there may still be some marginal reshuffling to come.

The Council conclusions do introduce an agreement on new own resources, with the stated objective to raise funding to repay the Next Generation borrowing. It agrees on the introduction of a levy on non-recycled plastics proposed by the Commission, starting 1 January 2021. The estimated yield of the plastics levy was estimated by the Commission to amount to €7 billion, not enough to cover the repayment of the loan. In addition, this levy should most likely diminish over time, as single use plastics are expected to be phased out. The Council thus asks the Commission to draft proposals for a carbon border adjustment levy and a digital tax, in view of their potential introduction in 2023.

Other resources are also to be explored by the Commission in view of their eventual future introduction. First, a share of the ETS (Emissions Trading System) revenues, possibly extending it to the aviation and maritime sectors. Second – lo and behold – the FTT (Financial Transaction Tax) makes a remarkable comeback. The absence of the Common Corporate Tax is telling, however.

Of these resources, we may only see the plastics levy emerge, and maybe a share of the ETS during the 2021-27 period, because all other options will face particular resistance. The carbon adjustment levy will probably need years of negotiations with the US and China, as otherwise the EU would risk a damaging trade retaliation. The same is true for the digital tax and relations with the USA. The year 2023 is probably an overambitious and unrealistic target. To some extent their introduction may depend on the outcome of the US presidential election.

Despite the clamour during negotiations about control over member states’ expenditure, it is questionable whether this outcome is an improvement on the European Commission’s May

proposal of the Next Generation EU. The agreement requires member states to prepare a reform and investment agenda, which needs to be assessed by the European Commission and approved by the Council. In the Commission's proposal member states were also required to align their actions to the European Semester and the National Reform Programmes, and have them approved by the Commission, which is equivalent to the requirements now. The difference is mainly that the Council also has to rubberstamp them by qualified majority vote (QMV). Does this make for a significant difference? It is certainly a politicisation of the process but does not give the 'frugals' (Austria, the Netherlands, Denmark and Sweden) too much power to veto programmes, as the four, even with Germany, would still not have enough weight to block a member state proposal.

Among these stipulations, the agreement proposes an increase to the collection costs of customs duties from 20% to 25%, which is mainly an increase of the hidden rebate to the Netherlands, as the actual costs are estimated to be in the range of 10%. Additional corrections have been included for the frugal four (plus Germany) amounting to €7.6 billion, close to the rebate they received for their contributions to the UK rebate. An unfortunate legacy of UK membership.

Overall, it is difficult to see a marked improvement in terms of quality or financial control on the Next Generation EU, which represented a stated fundamental concern for the four frugal countries. Many funds that were allocated to specific EU priorities are now largely bundled under the overarching Recovery and Resilience Facility. This gives member states more power of discretion over the allocation. Whether grants or loans are better in terms of control and incentives depends on the rules governing both, because the conditionality and controls over the normal MFF grants are substantial.

A clear impact of the increase in loans is to reduce member states' contributions to the EU's own resources for the repayment of the bonds issued to raise the €750 billion. This appears to be the only undisputed objective achieved by the frugal member states – not the quality of expenditures. For the main beneficiary countries, a higher share of lending may be a blessing in disguise. While the loans do increase their public deficit, they provide greater freedom of action and fewer potential problems with using the funds; after all, they have to repay them.

There is still uncertainty about how exactly the grants will be used in the timeframe required (committing and spending the bulk of the funds in the years 2021 to 2024) and under which process and controls. Member states have found it difficult to absorb existing EU grants. Nevertheless, the agreement is extremely vague on the level of financial control. The agreement invites the Commission to propose how to protect the Next Generation EU from fraud and irregularities, but it is unclear what this means. It would be logical to apply the procedures in place for the MFF for grants that are under the close scrutiny of the EU, and these are rather burdensome.

And then there are the controversial 'rule of law' provisions. The text on the rule of law is rather vague and open to interpretation, and is thus relatively toothless. The concept of blocking EU

funding for ‘generalised deficiencies’ in the rule of law is questionable when breaches to the rule of law are not related to the *financial interests* of the EU (Articles 2 and 49 of the Treaty of the European Union define ‘generalised deficiencies’). While a corrupt legal system that puts the financial interests of the EU at risk presents clear grounds for suspending financial support, this is not the case for those not presenting a financial risk, e.g. the appointment procedures for judges to the constitutional court. Again, the text is ambiguous on which kind of rule of law deficiencies constitute grounds for the de facto suspension of payments by qualified majority voting (QMV). On the one hand, it is worth noting that a coalition of countries presently considered to be in violation of EU rule of law principles would not be able to block the suspension under QMV rules. On the other, such a suspension could be challenged at the European Court of Justice if no financial interest is at stake.

To conclude, although the agreement is certainly an impressive one, the impact of the hard-won compromise on the overall package is not all we may have believed.



ABOUT CEPS

Founded in Brussels in 1983, CEPS is widely recognised as the most experienced and authoritative think tank operating in the European Union today. CEPS acts as a leading forum for debate on EU affairs, distinguished by its strong in-house research capacity and complemented by an extensive network of partner institutes throughout the world.

Goals

- Carry out state-of-the-art policy research leading to innovative solutions to the challenges facing Europe today
- Maintain the highest standards of academic excellence and unqualified independence
- Act as a forum for discussion among all stakeholders in the European policy process
- Provide a regular flow of authoritative publications offering policy analysis and recommendations

Assets

- Multidisciplinary, multinational & multicultural research team of knowledgeable analysts
- Participation in several research networks, comprising other highly reputable research institutes from throughout Europe, to complement and consolidate CEPS' research expertise and to extend its outreach
- An extensive membership base of some 132 Corporate Members and 118 Institutional Members, which provide expertise and practical experience and act as a sounding board for the feasibility of CEPS policy proposals

Programme Structure

In-house Research Programmes

Economic and Finance
Regulation
Rights
Europe in the World
Energy, Resources and Climate Change
Institutions

Independent Research Institutes managed by CEPS

European Capital Markets Institute (ECMI)
European Credit Research Institute (ECRI)
Energy Climate House (ECH)

Research Networks organised by CEPS

European Network of Economic Policy Research Institutes (ENEPRI)
European Policy Institutes Network (EPIN)