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COAL SECTOR

GENERAL SECTOR OVERVIEW

The coal sector is a long way from aligning with 1.5 °C and even continues to expand. Today, 2,400 coal power plants are in operation, with a total capacity of nearly 2,100 GW. Global coal use is set to rise by 1.2% in 2022, surpassing 8 billion tonnes in a single year for the first time and eclipsing the previous record set in 2013. 476 GW of new coal-fired power capacity are still in the pipeline worldwide (enough to increase the world’s current coal power capacity by 23%), 61% of this in China.

Only 27 of the 1,064 listed in the Global Coal Exit List have announced coal exit dates aligned with a 1.5 °C scenario, and 490 of them still plan to develop new coal assets. 2,500 Mtpa of new coal mining capacity is in the pipeline worldwide (37% of the world’s current thermal coal production), with 39% of this in China.

Any delay in phasing out coal would jeopardize meeting the 1.5°C target and significantly increase financial risks. Coal companies risk wasting more than US$1.4 trillion in stranded assets under a 1.5°C scenario. 42% of global coal power plants already run at loss, this could rise to about 50% of the thermal coal capacity by 2030, and 72% would be unprofitable by 2040. In a “below 2°C” scenario, investors and governments would likely face over US$267 billion in stranded assets.

Beyond its major contribution to global warming, coal poses serious environmental and public health issues: coal was responsible for over 60% of global SO2 emissions while air pollution from outdoor sources caused more than four million premature deaths in 2021 (85% of which were in emerging and developing countries). The IMF estimated the world can realize a global net social benefit equivalent to US$85 trillion by phasing out coal.

OVERALL OBJECTIVES

According to the IPCC, UNEP and IEA, for the coal sector to be aligned with the objective of limiting global warming to 1.5 °C, several conditions must be met.

The development of coal mines must stop immediately: 89% of coal reserves proven in 2018 must remain unextracted in 2050. Therefore, no new coal mines must be developed, and the lifetimes of existing mines must not be extended.

Investment in coal supply must fall by 75% from 2021 to 2030, with the remaining coal-related investment focused on maintaining production at existing mines and on reducing their emissions intensity while waiting for definitive closure.

Coal demand must fall by 45% by 2030, and by 90% by 2050 (reaching 540 million tonnes of coal equivalent (Mtce)) and all coal power plants must be closed by 2030 in advanced economies and by 2040 worldwide. As a result, coal trade must decline to about 50% its current level by 2030, and 90% by 2050.
Coal mine methane emissions must decline about 70% from 2021 levels by 2030 and about 95% by 2050. This result can only be achieved through large-scale mine closures.

RECOMMENDATIONS FOR RULES AND STANDARDS

Banks shall commit to reduce to close to zero their exposure and not to further provide financial services to the coal sector by 2030 in OECD and European countries, and by 2040 worldwide.

1. Recommendations on targeted restrictions at project level

Banks shall immediately end financial services, including advisory services, project and dedicated financing to new coal mines, plants, or infrastructure projects, expansion of existing projects or retrofits extending the life of existing projects.

2. Recommendations on targeted restrictions at corporate level

What to expect from companies

Banks shall expect coal companies to have no plans for coal expansion, and to adopt a credible and public coal phase-out plan aligned with a 1.5°C scenario. Such a plan shall include, at least, the following indicators:

✔ A commitment to close all the global coal facilities in the OECD and European countries by 2030, and globally by 2040.
✔ No coal expansion plans, including the development of new coal mines, plants and infrastructure, the expansion or retrofits extending the life of existing projects, as well as the purchase of existing assets without a clear commitment to close them by 2030 if located in the OECD or European countries, or by 2040 elsewhere.
✔ A coal phase-out plan which includes:
  _ Facility-by-facility closure dates. Assets shall not be sold or converted to fossil-based activities or biomass;
  _ Just and sustainable transition plans, including guarantees concerning the capacity to fund and implement all worker and environmental obligations (decontamination, retraining, infrastructure decommissioning, etc.).

In case the facility is not closed but sold, banks shall expect strong guarantees that the new owner will:

✔ Close the facility before 2030 if it is located in the OECD or European countries, or before 2040 elsewhere.
✔ Not convert coal plants to fossil fuel-fired or biomass-fired plants.
✔ Provide sufficient financial means and measures to ensure that all social and environmental obligations are duly met.
In case the facility is not closed but converted to another use, banks shall expect strong guarantees from the coal company that:

- A comparative analysis shows that this conversion is economically, ecologically, financially, and technically more advantageous than closure or replacement by renewable energies with equivalent production capacity.
- An environmental and climate impact assessment demonstrates that the conversion will not result in increased GHG emissions across the value chain (and not just at the combustion stage).
- A closure deadline consistent with a 1.5°C scenario with a just and sustainable transition plan, including guarantees concerning the capacity to fund and implement all worker and environmental obligations.\(^{19}\)

Claims of future retrofitting with carbon capture and storage or conversion to fossil gas, biogas, hydrogen, biomass, or ammonia co-firing shall not be used to delay coal-fired plant closures.\(^{20}\)

Banks shall not consider a decarbonization target or a net-zero commitment as a substitute for a credible coal phase-out plan, regardless of their validation by the SBTi.

**Restrictions at corporate level**

Banks shall adopt time-bound restrictions on coal companies, with the aim of preventing the expansion of the coal sector and supporting its phase-out. Achieving these measures will require banks to:

- Make public their expectations from coal companies and associated exclusions.
- Implement an engagement policy towards the relevant companies to induce them to meet expectations.
- Implement a progressive escalation strategy that would ultimately lead to stop providing financial services to companies that don’t meet the expectations.

Banks shall immediately end support to coal expansion by stopping providing financial services to companies which participate in the expansion of the coal sector.

Banks shall adopt timed restrictive measures to progressively reduce their exposure to the coal sector and encourage companies that still benefit from their financial services to progressively phase out their coal activities:

- Immediate stop to providing financial services to companies which derive more than 10% of their revenues from coal mining, and of companies which produce annually more than 10 million tons of coal.\(^{21}\)
- Immediate stop to providing financial services to companies which derive more than 10% of their power production or installed power capacity from coal, and of companies with more than 5 GW of coal power capacity.\(^{22}\)
Until December 2024, companies that are above these exclusion thresholds may be exempted if they demonstrate their practical ability to move below the exclusion thresholds in the short term through the implementation of a credible and public coal phase-out plan.

- Commitment to reduce the relative and absolute exclusion thresholds used in the coal policy to zero, with the aim to exit completely from coal by 2030 in OECD and European countries, and by 2040 worldwide.
- Immediate commitment to stop providing by 2027 financial services to companies that do not have a credible and public phase-out plan, aligned with a 1.5°C scenario, which includes, at least:
  - A detailed asset-by-asset closure (and not selling) timetable aligned with the objective to exit from the coal sector by 2030 in OECD and European countries, and by 2040 worldwide.
  - A just and sustainable transition plan for workers, local communities, and the environment.23
- Immediate commitment to no further provide financial services:
  - From 2024, to companies with no public commitment to phase-out their coal activities by 2030 in OECD and European countries, and by 2040 worldwide.
  - From 2025, to companies with no detailed asset-by-asset closure (and not selling) timetable aligned with the objective to exit from coal by 2030 in OECD and European countries, and by 2040 worldwide.
  - From 2026, to companies with no credible coal phase-out plan aligned with a 1.5 °C scenario, completed with a just and sustainable transition plan for workers, local communities, and the environment.24
- Immediate commitment to no further provision of financial services or having in their financing portfolio any company that sells (and does not close) a coal asset, unless the new owner offers sufficient guarantees that the asset will be closed by 2030 in OECD and European countries, and by 2040 at the latest elsewhere via a just and sustainable transition plan for workers, local communities, and the environment.25

An exception to the above measures may be made for project financing or dedicated financing to energy transition activities (e.g. the deployment of sustainable energy). Dedicated financing (for example via use of proceeds bonds) must be explicitly earmarked and must not be used for other activities. More specifically, an exception could be tolerated for green bonds or other sustainable use of proceeds bonds if the issuer’s definition of green is rigorously verified. A Second Party Opinion on the issuer’s framework alone does not guarantee the sustainable attributes of these debt instruments. It is recommended for banks to have a public framework that clearly defines the projects they may finance with sustainable debt market instruments and to verify the compatibility of the overall strategy of the issuer with their own commitments.

This exception must remain temporary, and only apply for the time needed for the company to align its corporate strategy with a 1.5°C scenario. It shall not apply to coal developers. Sustainability-linked bonds (SLBs) or any general-purpose corporate financing shall not be subject to such an exception because the financing is not earmarked for specific activities and could be used for unsustainable activities.
Banks should commit to phasing out their coal trading activities in a manner consistent with the timetable recommended by science.

3. **Recommendations on targeted restrictions on metallurgical coal**

Banks shall immediately end financial services to:

- New metallurgical coal mines and related infrastructures, as well as to their expansion;
- Coal mining companies with metallurgical coal expansion plans.

N.B. Banks shall disclose the database used to evaluate the companies exposed to the coal sector. It is therefore recommended to use the GCEL (For more information, see “Companies database to be used” above).


5 Environmental Research letters, *Quantifying the regional stranded asset risks from new coal plants under 1.5 °C*, Volume 17, Number 2, February 2022.

6 Carbon Tracker, *Powering Down Coal: Navigating the economic and financial risks in the last years of coal power*, November 2018.


12 Climate Analytics, *Coal phase-out*.


17 For more information: Climate Analytics, *Global and regional coal phase-out requirements of the Paris Agreement: Insights from the IPCC Special Report on 1.5°C*, September 2019.


21 Urgewald’s GCEL currently lists 20%. They will be lowered to 10% of the in the updated plan of 2023.
Urgewald’s GCEL currently lists 20% of power production or installed power capacity from coal thresholds. They will be lowered to 10% of the coal share of power capacity in the updated plan of 2023.


Ibid.

Ibid.