The United States sees the rise of authoritarian China as the primary risk to its national security and the global order.

US foreign policy views the economy across party lines as being part of "national security" — especially vis-à-vis China. In its competition with China, the United States is increasingly resorting to coercive economic instruments, some of which can also apply to companies in third countries. These are primarily tariffs, financial sanctions as well as export and investment controls.

Industrial policy, including large-scale subsidies, complements these defensive economic measures.

US allies and economic partners see both coercive economic measures and industrial policy as challenges.

Biden’s customised technology controls ("small yard, high fence" approach) are being met with scepticism concerning their scope, practicability and effectiveness.

Biden’s new industrial policy was seen as a risk to the economic base of the European Union and was introduced at a particularly bad time — when European industry is struggling most with energy price increases and rising production costs.

In this situation, the European Commission has rightly initiated a process to focus on the EU’s own vulnerabilities and to strengthen the coordination of external economic policy decision processes beyond trade policy. Regardless of the outcome of the US presidential election in 2024 — and in order to reduce dependence on an authoritarian China — the European Commission and the governments of the member states should work together with companies to further develop de-risking strategies and to control critical technologies. The Commission’s recently published package of measures on economic security is an important step in this direction.

The next European Commission should set up an Economic Security Council to independently assess issues relevant to the EU’s security and economy and enable faster and better informed decisions by the member states.
Laura von Daniels

Economy and National Security
US Foreign Economic Policy under Trump and Biden
## Table of Contents

5  Issues and Recommendations  
7  America First, Protectionism and Security Policy  
   Realignement under Trump  
8  Overview of the trade policy instruments  
11  Further coercive economic instruments vis-à-vis China  
17  Biden’s Economic Policy Concepts  
17  Foreign policy for the middle class  
18  Economic stability, national security and competition with China  
18  Green New Deal  
20  Implementation of the Economic Policy Agenda  
20  Security orientation of foreign trade policy  
21  New industrial policy  
26  Coercive measures against China  
30  Reluctant trade policy  
37  Outlook: Two Scenarios for a Strategic Foreign Economic Policy after the US Elections  
38  Scenario 1: Continuation with Biden  
39  Scenario 2: Trump’s return  
40  Abbreviations
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The author gratefully acknowledges financial support from the American-German Institute (AGI) at Johns Hopkins University and the Konrad Adenauer Foundation for making it possible to participate in the seminar “Post NAFTA: US, Germany, Canada and Mexico in the Global Economy” in March 2019 in Washington, D.C. Special thanks also go to Peter Chase, Martin Chorzempa, Jonathan Hackenbroich, Harold James, Matthias Jörgensen, Cecilia Malmström, André Sapir, Peter Sparding and many other interlocutors in Berlin, Brussels, Paris and the United States who were willing to share their perspectives on the transatlantic economic relationship.
Issues and Recommendations

Economy and National Security. US Foreign Economic Policy under Trump and Biden

The United States increasingly views the economy as part of its national security, and China is seen as the greatest threat to US national security across party lines. In order to prevent China’s rise to an economically, technologically and ultimately militarily superior power, the United States is prepared to use all available foreign policy tools. Even under President Barack Obama, there was a growing willingness to use coercive economic instruments in the competition with China to achieve technological supremacy. President Donald Trump introduced a whole range of such instruments against China. President Joe Biden held on to them and even sharpened some of them to increase their effectiveness. The US Congress also passed several resolutions and laws to tighten foreign economic policy instruments. Regardless of the outcome of the 2024 presidential election, the next US administration will maintain this course.

Trump was the first US president since Richard Nixon to bring about a 180-degree turnaround in the country’s strategic approach towards Beijing. In the US National Security Strategy (NSS) under Trump, China was declared to be the greatest foreign and security policy threat for the first time. In order to put Beijing in its place, the Trump administration used a trade policy statute from the Cold War that allowed it to take action against the theft of intellectual property with comprehensive tariffs. The tariffs imposed unilaterally by the United States provoked countermeasures and triggered a Sino-American trade conflict. Trump ultimately failed in his attempt to force China to give in and abandon its aggressive trade practices. He also failed to achieve his goal of reducing the US trade deficit in a sustainable way. Other coercive economic instruments, such as export controls, investment restrictions and sanctions, on the other hand, fundamentally changed the course towards China because they made it considerably more difficult for Beijing to access critical technologies. In doing so, Trump actively disregarded the interests of allies and partners and imposed tariffs on them as well. He later forced their companies to take measures against China. They were given a choice to either
stop economic exchanges with companies or individuals targeted by US sanctions or lose access to the US market and be cut-off the US-dollar-based financial system. This provoked resistance from US allies, although in some cases their interests coincided with those of Washington.

As president, Biden has continued his predecessor’s strategic course towards China. However, Biden wanted to avoid the mistake of going it alone against America’s main strategic challenger by involving allied states in many decisions from the outset. Unlike in Trump’s NSS, both systemic competition with authoritarian China and cooperation with allies are anchored as priorities in his successor’s NSS. However, Biden’s top priority is the economic stability of the US middle class, not least to strengthen US democracy. All foreign policy measures must be geared towards this.

Biden is linking competition with China with the aim of strengthening the United States’ own economic power and democracy. To this end, the Biden administration has developed and gradually implemented the “Foreign Policy for the Middle Class” strategy. Undoubtedly, Biden has tried to protect US companies from export competition, relying on protectionist measures such as tariffs, even though numerous empirical studies show that these do not help the majority of US workers. He is sticking to import tariffs, which affect around two-thirds of the volume of imports from China — primarily in order to exert further pressure on China in terms of foreign and security policy.

Beyond coercive measures against China, Biden is focusing on advancing the US economy through a new industrial policy. In doing so, Washington is promoting areas in which dependence on other countries, above all China, has increased in recent decades. In addition, the development and production of state-of-the-art technologies is to be relocated to, or expanded in, the United States. In particular, the transfer of critical technologies to China is to be controlled and, if necessary, prevented. As the Biden administration explained, it is pursuing an approach (“small yard, high fence”) focused on individual economic sectors that does not call China’s economic growth into question. It remains to be seen to what extent this narrow approach will continue.

Independent of the 2024 presidential election outcome, the United States is unlikely to change its foreign policy course towards China. Under Trump, the US-China conflict could escalate more easily than under Biden, as there would be even fewer areas left for foreign policy cooperation. Working with China on climate policy would be almost inconceivable because the majority of Republicans reject both. Cooperation on standards for the application of artificial intelligence (AI) would also seem unlikely. Furthermore, under a Republican presidency, important progress on the reform of the World Trade Organization (WTO), such as subsidy rules or dispute settlement, would be virtually impossible.

If Trump were to return to the presidency, the European Union (EU) would once again be under pressure to comply with his demands — primarily because it is still dependent on the United States for security policy. Germany would be particularly vulnerable to Trump’s threats, such as tariffs on cars, due to the importance of the United States as an export market. It is clear that Trump would be prepared to link security guarantees with economic quid pro quos in order to advance his interests. As evidenced during his 2017—2021 presidency, attempts by individual countries to get permanent “good deals” in bilateral negotiations with Trump are usually fruitless. Making him aware of the raw economic costs of doing so may be the only way to prevent him from pulling out of Europe militarily. Investments in the United States and the economic involvement of US companies in the EU are therefore also central to alliance security. Berlin and Brussels should take this geopolitical factor into account when making decisions on industrial and investment promotion, including subsidies. The European response to Trump’s return should not be “more investment from and into China”.

Even in the event of a continued Democratic presidency, the demands from the US Congress and the public to take a firm economic stand towards Beijing are unlikely to abate. The EU and Germany must be prepared for Washington to expect more involvement from them in coercive measures against China. In order to better assess threats to the EU’s security and swiftly implement joint measures, the next European Commission should establish an Economic Security Council. At the same time, the German government should continue to support the EU’s course and not isolate itself by unilaterally pursuing German interests that contradict the positions of other member states. However, Germany should use its influence with other EU members to conclude important, long-term trade agreements as quickly as possible, thus underpinning the “openness” in the EU’s “open strategic autonomy”.

SWP Berlin
Economy and National Security
June 2024
America First, Protectionism and Security Policy Realignment under Trump

Trump has frequently been described as an erratic president. Critics have often based this assessment on his trade policy. This impression was underlined by the never-ending succession of threats to impose tariffs, the withdrawal of threats, the introduction of tariffs, the suspension of tariffs, and the large number of exemptions and special regulations for individual companies. Trump, who described himself as a “tariff man”, publicly declared the reduction of trade deficits to be a top priority but remained far from achieving it. However, a closer look also reveals the extent to which the Trump administration embedded its trade policy in a foreign trade policy that was primarily geared towards the foreign and security policy goal of preventing China from becoming a super power. Under President Obama, US foreign policy had already begun to see China not only as an economic competitor, but also as a military rival for the first time. There is a great deal of continuity in this respect under President Biden.

The Trump administration took a new hard line against Beijing using a whole range of economic and diplomatic instruments. The NSS published in December 2017 identified China as the biggest geopolitical challenger, followed by Russia. In its NSS, the US government declared China to be a “revisionist power” and accused the country of undermining the international order. Trump’s trade policy advisor Peter Navarro stated in a frequently quoted speech to major US companies: “Economic security is national security”. In the president’s annually published trade strategies, the US Trade Representative and the White House made reference to the security threat posed by China’s aggressive economic and trade policy from 2017 onwards, which made countermeasures necessary.

As the academic literature on economic interdependence and the use of coercive instruments (economic statecraft) emphasises, one of the foreign and security policy priorities for the United States as a global power is to prevent or eliminate economic and technological dependencies on individual states. This applies in particular to a competitor and potential military rival such as China and concerns strategic areas such as communications technology. As argued in the economic statecraft literature, the United States can exclude strategic rivals when it controls access to an important network, such as in the global financial sys-


tem (choke point effect). In this way, Washington secures a position of relative supremacy. The Trump administration openly and almost unreservedly used all available economic control instruments to expand US dominance in global networks, particularly vis-à-vis China, and to assert US interests. Both the Republicans and the Democrats supported the new course. This was reflected in several pieces of legislation that received bipartisan support in Congress. They concerned, for example, the rules of the Buy American Act (BAA), new export regulations and investment screening.

However, Trump’s aggressive economic policy did not stop at the interests of his own allies and close trading partners. In doing so, he damaged the United States’ foreign policy credibility beyond his presidency. In spring 2018, he imposed import tariffs on steel and aluminium, justifying them by citing a “threat to national security”. This was the first time a US government had declared that imports from close partners and allies also posed a threat to the United States. The Trump administration also dealt the WTO a blow from which it has still not recovered. The unilaterally imposed tariffs were a decisive overstepping of the bounds, as a “threat to national security” is only envisaged as a last resort under WTO rules. It is almost impossible for injured countries to provide evidence to the contrary and defend themselves against the tariffs. Subsequently, Washington blocked the reappointment of judges to the WTO Appellate Body, thus paralysing its dispute settlement mechanism.

Overview of the trade policy instruments

During the election campaign, Trump declared that US trade deficits were a symptom of political weakness and made promises to impose tariffs. In the first trade strategy (The President’s Trade Agenda) of March 2017, the Trump administration signalled that it would use comprehensive trade instruments that went far beyond typical anti-dumping and the usual countervailing duties. A key objective in the document appeared to be the fight against trade deficits, paving the way for unilateral tariffs, even at the expense of allies and close partners. However, the focus of the Trade Agenda was on measures against China.

Section 201 duties (temporary relief)

In February 2018, the Trump administration introduced new safeguard remedies on imports of solar panels and household washing machines from China and other countries for the first time. These tariffs were based on Section 201 of the US Trade Act of 1974. Overall, the volume of trade affected remained manageable. What was remarkable was the legal basis, which indicated a more aggressive course. Section 201 of the Trade Act allows Washington to protect US companies that come under so much competitive pressure due to increased imports that they are threatened with market exit. Companies can complain to the US International Trade Commission (ITC) about competitors. After review, the ITC can recommend tariffs or other measures to the president without having to submit a comprehensive report. Protective tariffs based on Section 201 are in line with WTO rules as long as they are imposed for a limited period of time — as in these cases for either three or four years.

The affected trading partners reacted with incomprehension but were unable to agree on a coordinated position, let alone a response. Taiwan and South Korea were the first countries to file a complaint with the WTO against the US tariff decision in January 2018. In response, China imposed its own tariffs on sorghum imports from the United States and also filed a complaint with the WTO. The EU declared its intention to respond “firmly and proportionately” to the US tariffs. In the end, Brussels filed a complaint with the WTO but refrained from taking its own tariff measures. In retrospect, the Section 201 tariffs appeared to be a “test balloon” for the responses of trading partners to protectionist US tariffs.

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### Overview of the trade policy instruments

#### Important trade measures and further coercive measures against US trading partners under President Trump

<table>
<thead>
<tr>
<th>2018</th>
<th>2019</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>23 January</strong></td>
<td>US-Korea agreement enters into force</td>
<td><strong>1 January</strong></td>
</tr>
<tr>
<td><strong>1 March</strong></td>
<td>Trump announces Section 232 tariffs on steel (25%) and aluminium imports (10%)</td>
<td><strong>16 May</strong> US Commerce Department places Huawei on Entity List (licence requirement for US exporters)</td>
</tr>
<tr>
<td><strong>23 March</strong></td>
<td>Punitive tariffs on steel and aluminium imports come into force (provisional exceptions: EU, Canada, Mexico, Australia, Argentina, Brazil and South Korea, with whom negotiations are continuing)</td>
<td><strong>30 May</strong> Trump threatens Mexico with a tariff of 5 to 10% on all imports, based on the International Emergency Economic Powers Act (IEEPA)</td>
</tr>
<tr>
<td><strong>26 March</strong></td>
<td>Agreement in principle on a free trade agreement with South Korea (KORUS)</td>
<td><strong>1 September</strong> Washington imposes a 15% tariff on additional imports from China worth US$112 billion; a further 10% on imports worth US$160 billion are threatened for 15 December</td>
</tr>
<tr>
<td><strong>3 April</strong></td>
<td>Trump announces plans for Section 301 tariffs of 25% on Chinese imports worth US$50 billion</td>
<td><strong>7 October</strong> USA and Japan sign free trade agreement</td>
</tr>
<tr>
<td><strong>16 April</strong></td>
<td>Trump issues export ban (denial order) for Chinese supplier ZTE</td>
<td><strong>18 October</strong> USA imposes tariffs against the EU as part of WTO dispute settlement proceedings due to Airbus subsidies</td>
</tr>
<tr>
<td><strong>23 May</strong></td>
<td>Trump has tariffs on imports of cars and car parts examined on the basis of Section 232</td>
<td><strong>11 December</strong> Trump and Xi agree on Phase 1 agreement and impose no further tariffs. USA continues to impose tariffs on imports from China worth more than US$380 billion</td>
</tr>
<tr>
<td><strong>31 May</strong></td>
<td>Section 232 tariffs on steel and aluminium imports for Mexico, Canada and the EU come into force</td>
<td><strong>1 January</strong> Free trade agreement between the USA and Japan enters into force</td>
</tr>
<tr>
<td><strong>22 June</strong></td>
<td>In response to the tariffs on steel and aluminium imports, the EU imposes retaliatory tariffs on US imports worth US$3 billion</td>
<td><strong>5 May</strong> USA and UK announce the start of formal negotiations on a free trade agreement</td>
</tr>
<tr>
<td><strong>6 July</strong></td>
<td>Trump imposes a 25% tariff on Chinese imports worth US$34 billion under Section 301</td>
<td><strong>15 May</strong> USA introduces new Foreign Direct Product Rule (FDPR), which extends export bans on certain technologies to Huawei to companies in third countries</td>
</tr>
<tr>
<td><strong>13 July</strong></td>
<td>Trump lifts ZTE export ban</td>
<td><strong>1 July</strong> USMCA enters into force</td>
</tr>
<tr>
<td><strong>25 July</strong></td>
<td>Trump and EU Commission President Juncker agree to dismantle trade barriers</td>
<td><strong>6 August</strong> Trump announces bans on Chinese apps due to “threat to national security” (TikTok, WeChat). US courts prevent implementation soon after</td>
</tr>
<tr>
<td><strong>23 August</strong></td>
<td>Washington imposes tariffs on further imports from China worth US$16 billion</td>
<td><strong>21 August</strong> USA and EU agree on small reciprocal tariff reductions</td>
</tr>
<tr>
<td><strong>26 September</strong></td>
<td>USA and Japan announce negotiations on a free trade agreement</td>
<td><strong>12 November</strong> Trump issues executive order on investment controls (outbound). US persons and entities are prohibited from investing in 31 Chinese companies (including Huawei) with links to the military</td>
</tr>
<tr>
<td><strong>30 November</strong></td>
<td>USA, Canada and Mexico sign free trade agreement (USMCA)</td>
<td><strong>18 December</strong> Chip manufacturer SMIC is placed on the Entity List</td>
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No united front was formed against Trump’s policy. Each trading partner was keen to agree individual tariff exemptions in bilateral talks, serving as an invitation to Trump to impose further tariffs.

**Section 232 tariffs (national security threat)**

On 1 March 2018, the Trump administration imposed tariffs of 25 per cent on steel imports and 10 per cent on aluminium imports. It justified this by declaring a “threat to national security” on the basis of Section 232 of the Trade Expansion Act of 1962. Trade measures under Section 232 are imposed without an expiry date. The statute gives the executive branch great flexibility to extend or suspend tariffs or allow exemptions. They impact individual countries with varying degrees of severity. Since China’s exports of steel and aluminium were already excluded from 95 per cent of the US market due to the Obama administration’s anti-dumping duties and other safeguard measures, the new tariffs under Section 232 did not represent a significant deterioration for Beijing. Nevertheless, the People’s Republic was the first country to retaliate — in April 2018, it imposed tariffs on US exports worth US$2.4 billion, roughly equivalent to the cost of the new tariffs on steel and aluminium. China also filed a complaint with the WTO — this time in parallel with the EU, Canada, India, Mexico, Norway, Russia, Switzerland and Turkey — which led to an investigation into the tariffs and countermeasures.

Trump’s decision led to a tariff escalation with the EU. Brussels imposed its own unilateral tariffs as “countervailing measures” without waiting for a WTO ruling. In May 2018, Trump instructed the US Department of Commerce to examine tariffs on cars and car parts on the basis of Section 232 and subsequently orchestrated the tariff dispute with the EU as a populist spectacle. Germany in particular then pushed for a compromise with Washington. In July 2018, then European Commission President Jean-Claude Juncker finally reached an agreement with Trump to drop further tariffs for the time being. Brussels also committed to purchasing a fixed quantity of agricultural products and liquefied natural gas (LNG) from the United States.

In May 2019, Trump declared a “national emergency” over close trading partner Mexico. He justified this by pointing to an alleged increase in the number of refugees at the southern border of the United States. Drawing on the International Emergency Economic Powers Act (IEEPA), Trump threatened a blanket import tariff of 5 per cent, which he later wanted to increase to 10 per cent. After Mexico’s parliament approved the free trade agreement with the United States and Canada (United States–Mexico–Canada Agreement, USMCA), Trump dropped his tariff threat. However, the move raised doubts among trading partners about the credibility of American statements on a threat to national security.

**Section 301 tariffs (Intervention against unfair trade practices)**

Trump used import tariffs based on Section 301 of the US Trade Act of 1974 as a key trade policy instrument against China. In August 2017 the Office of the United States Trade Representative (USTR), Robert Lighthizer, initiated an investigation under the statute into several allegedly “unjustified, unreasonable or discriminatory” trade practices carried out by the People’s Republic of China. Tariffs based on Section 301 are considered a particularly restrictive and effective trade policy weapon because they offer the possibility of taking direct, unilateral action without time restrictions against other countries in the event of an imminent infringement of intellectual property rights.

The United States has rarely used this instrument since the WTO was founded. At the end of March

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2018, the audit report on the Section 301 investigation was published, in which China was accused of “unfair trade practices” and systematic infringements of intellectual property rights against US companies. Lighthizer estimated the losses for US companies due to unfair Chinese trade practices to be US$50 billion annually. Based on the audit report, Trump imposed import duties of 10 and 25 per cent on 1,333 Chinese products in April 2018. This started a trade conflict between the two world powers that has still not been resolved (see Figure 2, p. 12). After several stages of escalation, presidents Trump and Xi Jinping agreed in December 2019 — as part of the “Phase 1 agreement” on balanced trade relations — to not introduce any new tariffs or increase existing tariffs. Trump waived further tariffs that had already been announced, which would have impacted almost all Chinese exports to the United States. However, the tariffs already imposed on around two-thirds of imports (by value of goods) from China remained in place. The US trade deficit then fell for a short time, mainly due to a decline in US imports from China. However, China’s exports of goods and the US deficit have now far exceeded the 2016 level (see Figure 3, p. 13).

Further coercive economic instruments vis-à-vis China

In addition to tariffs, Trump implemented a wide range of far-reaching, coercive economic and diplomatic measures, such as export and investment controls as well as sanctions and visa restrictions. They attracted less public attention than the tariff dispute, but they changed the course of trade more fundamentally and for longer than the tariffs, especially in the area of new technologies.

From 2018 onwards, the Trump administration increasingly targeted individual, particularly high-performing Chinese companies from those industries that Beijing itself described as strategically relevant in its Made-in-China 2025 strategy. The Executive Order on Securing the Information and Communications Technology and Services Supply Chain (EO 13873) of May 2019 signified a landmark measure by the Trump administration in the dispute over the control of communications technology. This order aimed to limit the risk of attacks on vulnerabilities in the information and communications technology supply chain. The Trump administration saw the involvement of Chinese companies in US telecommunications systems as a “risk to national security”, as they enable cyberattacks and industrial espionage. The order created a new legal basis that allowed Chinese companies ZTE and Huawei to be excluded from the sale of telecommunications equipment in the United States. Shortly afterwards, Trump banned all government and military personnel from purchasing or using communications technology from companies controlled by a “hostile” government, including ZTE and Huawei.

The US Congress also considered it necessary to take tougher action against Chinese companies. In response to China’s Made-in-China 2025 strategy, published in 2015, and its Military-Civil Fusion (MCF) programme, the US Congress tightened the regulations on exports of and investments in certain cutting-edge technologies. With broad bipartisan majorities, Congress passed two key pieces of legislation — the Export Control Reform Act (ECRA) and the Foreign Investment Risk Review Modernization Act (FIRRMA) — in August 2018. The laws codify US

(Names of authors and titles of referenced articles)
Export and investment controls to address concerns regarding the release of critical technologies to end users, end users and destinations of concern. The ECRA created a permanent statutory authority for the Export Administration Regulations (EAR). The EAR primarily control the export, re-export, and transfer of commercial, dual-use and less sensitive military items to end users, end uses and destinations of concern. They cover weapons technology, nuclear technology and certain toxic chemicals under the term “critical technology protection”. In addition, the ECRA introduced a new category of key technologies, the “emerging or foundational technologies”, which include areas such as biotechnology, AI, quantum computing, robotics and ultrasound technology. Although the ECRA and FIRMA are general in nature, they developed into key pillars of the new, more robust economic policy approach to China.19

Export controls

The Trump administration has repeatedly used the new export control options created by Congress in the ECRA against China.20 With this law, Congress explicitly defined economic security as part of national

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Figure 2

**Escalation in the trade conflict between the USA and China**

*Share of trade between the USA and China affected by new tariffs (in %)*

- Exports from China subject to tariffs by the USA
- US exports subject to tariffs by China

<table>
<thead>
<tr>
<th>Year</th>
<th>Exports from China</th>
<th>US exports</th>
</tr>
</thead>
<tbody>
<tr>
<td>2018</td>
<td>0%</td>
<td>0%</td>
</tr>
<tr>
<td>2019</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>2020</td>
<td>20%</td>
<td>20%</td>
</tr>
<tr>
<td>2021</td>
<td>30%</td>
<td>30%</td>
</tr>
<tr>
<td>2022</td>
<td>40%</td>
<td>40%</td>
</tr>
<tr>
<td>2023</td>
<td>50%</td>
<td>50%</td>
</tr>
</tbody>
</table>

Source: Peterson Institute for International Economics (PIIE)
Further coercive foreign trade policy instruments vis-à-vis China

Export controls are also intended to strengthen the “industrial base” and “technological leadership” of the United States in order to maintain its military supremacy. Other foreign policy objectives — including the “protection of human rights” and the “spread of democracy” — can justify export controls, according to the law. To fully prevent the transfer of critical technologies, Congress has tried to link the export control provision to restrictions on investment. The definitions and classifications of goods made by the Bureau of Industry and Security (BIS) in the Department of Commerce, which is responsible for organizing export controls, are also to be applied in the investment reviews of the inter-agency Committee on Foreign Investment in the United States (CFIUS), according to Congress’ wishes.21 The law obliges the executive branch to examine the possible negative effects and costs that US companies may incur as a result of export controls. In addition, the government is to work towards the “multilateralisation” of export controls in order to prevent “windfall profits” for companies outside the United States that are allowed to continue supplying China.22

From 2018 onwards, the Trump administration repeatedly used the Entity List compiled by the BIS to regulate exports to certain Chinese individuals and large companies. The first target was ZTE, the second-largest Chinese manufacturer of communications.

The CFIUS is made up of nine departments (including the departments of Homeland Security, Defence and State), which make decisions based on the principle of unanimity.


21 The CFIUS is made up of nine departments (including the departments of Homeland Security, Defence and State), which make decisions based on the principle of unanimity.

technology, about which there had been concerns in US security circles for some time. Trump announced export controls against ZTE but then backed down. ZTE accepted high fines and stricter monitoring by US authorities. In May 2019, the Trump administration placed the technology company Huawei on the Entity List. This was prompted by allegations that Huawei and several of its subsidiaries had violated US sanctions against Iran and illegally provided financial services. Deliveries to Huawei with an intended end-use in connection with the expansion of 5G mobile networks were completely banned. However, the export of US technology for 4G, 6G and cloud technology as well as for the laying of submarine cables remained possible. When rumours spread at the beginning of 2020 that the Trump administration was planning new export controls, resistance began to form among (major) US technology manufacturers. Companies such as Qualcomm, which sold high-performance semiconductor chips to Huawei, feared losses in the billions. Following the manufacturers of semiconductor chips, the BIS then focused on companies that supplied equipment for the production of chips. Contrary to the recommendation in the ECRA, the Trump administration did not negotiate joint export controls with other countries. Instead, Trump introduced a new Foreign Direct Product Rule (FDPR) in August 2020 that extended US export controls to foreign companies. They were banned from supplying China if they used US products — including software and patents — in their supply chain. With US equipment ubiquitous in global semiconductor supply chains from Beijing to Seoul, Tokyo and Taipei, Trump had dealt Huawei a major blow. The Chinese company was ultimately forced to make a costly withdrawal from the US telecommunications market and restructure its supply chains. In December 2020, the Trump administration placed the most important Chinese manufacturer of semiconductor chips, SMIC, on the Entity List. SMIC was accused of maintaining relations with the Chinese military and facilitating the transfer of civilian technology. The BIS issued a denial order for the very high-performance semiconductors measuring less than 10 nanometers in diameter. However, the less advanced chips were still allowed to be supplied to SMIC.

Export controls in the Huawei and SMIC cases indicated a realignment of US strategy: The policy moved away from general and broadly effective rules to specific ones. The aim was to slow down China’s development in certain key areas. However, the export of goods and technologies in other areas was to be allowed in order to spare US companies enormous losses in sales.

Investment controls and financial sanctions

During Trump’s presidency, the United States also tightened its investment controls to prevent China from exerting influence and divesting critical technologies. Together with the ECRA, the US Congress passed FIRRMA with bipartisan majorities in August 2018. This act significantly expanded the review rights of CFIUS. The review procedures were updated and the budget of the inter-agency council was increased in order to be able to intensively review more investments. One of the most important innovations was the possibility for CFIUS to independently investigate planned takeovers of US companies without waiting for their notifications. In the case of investments in the areas of critical technology and criti-


cal infrastructure as well as the processing of sensitive personal data, the threshold for CFIUS to intervene has been lowered to include cases of a non-controlling investment. Being a majority shareholder is not necessary. The two laws, FIRMA and ECRA, were intended to link the foreign trade policy instruments of investment and export controls more closely together. For companies whose exports must be licensed, an automatic review of foreign investments in the respective US companies is now required.

**The US investment review opens up the possibility of taking action against individual countries.**

A central component of US investment screening is the ability to differentiate between countries. This allows controls to be targeted specifically at Chinese investments. According to FIRMA, the Department of Commerce’s semi-annual reports to CFIUS and Congress should also explain the extent to which investments in US companies are linked to the Made-in-China 2025 strategy. In September 2017, Trump blocked the takeover of the Lattice Semiconductor Corporation by the Chinese investment firm Canyon Bridge Capital Partners. In March 2018, the government prohibited a further takeover attempt, as it was suspected that China was attempting to exert influence: Singapore-based chip manufacturer Broadcom had offered US$117 billion — the most expensive takeover bid in the technology sector at the time — to acquire a majority stake in US-based Qualcomm, the world’s fifth-largest semiconductor manufacturer. In both of these cases, Trump followed the recommendations of CFIUS and thwarted the takeover of companies, citing a threat to national security.

In quarters of the Trump administration, ideas ranged from state intervention in capital flows to controls on US investments made in China (outbound investment controls, OIC). However, there was resistance to this in the US Congress and in the financial industry. The originally planned OICs, which correspond to a government veto option for investments by US companies in other countries, were removed from FIRMA. At the time, the majority of members of Congress considered additional investment controls to be too bureaucratic and feared competitive disadvantages for US companies.

In the confrontation with China, Trump also used financial sanctions to deliver additional pinpricks to large companies, especially Huawei. For example, the Trump administration resorted to Iran-related sanctions. An arrest warrant issued by the US Department of Justice against Meng Wanzhou — the daughter of Huawei’s founder and the company’s CFO, who was charged with a serious violation of US sanctions against Iran — attracted a great deal of attention. The Chinese government interpreted this action as a tactic by Trump in the context of the bilateral trade conflict. He was also criticised in the United States for using financial sanctions as a bargaining chip in the customs dispute with China, thereby damaging the credibility of US sanctions policy. Under Trump, Congress itself played a significant role in the expansion of financial sanctions against China. With bipartisan majorities, Congress passed the Countering America’s Adversaries Through Sanctions Act (CAATSA) in July 2017, which contained new sanctions options based on human rights violations by state and non-state actors in other countries. The Trump administration used the new law to take action against China. It used reports of human rights violations by the Chinese government against the Uyghur population in Xinjiang province and the significant restriction of civil freedoms in China 2025 strategy. In September 2017, Trump blocked the takeover of the Lattice Semiconductor Corporation by the Chinese investment firm Canyon Bridge Capital Partners. In March 2018, the government prohibited a further takeover attempt, as it was suspected that China was attempting to exert influence: Singapore-based chip manufacturer Broadcom had offered US$117 billion — the most expensive takeover bid in the technology sector at the time — to acquire a majority stake in US-based Qualcomm, the world’s fifth-largest semiconductor manufacturer.

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35 The US Congress provides the legal basis for most US sanctions, but it is up to the executive branch to interpret and implement them. The withdrawal of sanctions is more complicated. While an act of Congress would be required to lift measures, the president has the authority to waive almost any sanction in whole or in part (known as a “waiver”) at any time, citing the “national interest”.

SWP Berlin
Economy and National Security
June 2024
rights and freedoms in Hong Kong as an opportunity to impose targeted sanctions against Chinese leaders. As a consequence, the number of Chinese legal entities added to sanctions lists reached new records in 2017 and 2020.\textsuperscript{36}

\textsuperscript{36} No human rights-related sanctions were imposed on Chinese entities until 2017. The Trump administration sanctioned a total of 39 individuals in 2017 (including one for alleged human rights violations). The number rose to a record high of 54 sanctions against Chinese individuals or organisations in 2020 (20 for human rights violations).
Biden ran for president in 2021 with the promise to fundamentally change foreign policy. He is committed to the principles of US foreign policy that have been in place since the Second World War, such as unwavering security guarantees for allies, whereas Trump disregarded them. However, as far as the relationship with China is concerned, Biden is continuing the course of his predecessor in many respects. His administration is also putting economic policy at the service of maintaining economic, technological and military superiority over China.

Biden is continuing his predecessor’s course towards China in many respects.

Biden’s economic policy programme — called “Bidenomics” by the media and ultimately by himself — rests on three pillars: 1. the alignment of foreign policy with the needs of the US middle class, 2. measures to protect economic security, which is understood as a part of the broader national security and 3. climate policy in the sense of a Green New Deal. During Biden’s term of office, China policy and measures to improve its own strategic position dominated the government’s political dealings. Other foreign policy goals such as global climate cooperation and other multilateral initiatives were repeatedly sidelined.

Foreign policy for the middle class

In preparation for a possible presidency, a team of authors at the Carnegie Endowment for International Peace published the “Foreign Policy for the Middle Class” strategy in September 2020. It is based on a study of the impact of US foreign policy since the end of the Cold War on the socio-economic positions of US citizens. The strategy aims to link security and economic policy more closely, as the bipartisan group of authors believes there was too much “silo thinking” in the two policy areas under previous Democratic and Republican administrations, which stood in the way of solving key problems.

“Foreign Policy for the Middle Class” sets out two overarching goals. The first is to align foreign policy with the interests of the US middle class. At the centre of foreign policy considerations, there should no longer be an aggregate national interest, as under previous Democratic and Republican administrations, as this often concealed the interests of the economically strongest and most influential groups. Instead, the next US government was to be measured by whether the middle class was benefitting from foreign policy decisions. The second overarching goal is to strengthen democracy as a form of government and social model,

37 The group of authors of the “Foreign Policy for the Middle Class” at the Carnegie Endowment for International Peace included Jake Sullivan, who became National Security Advisor after the election; Jennifer Harris, for a time Senior Director for International Economics and Labor at the National Security Council; and Salman Ahmed, Chief of the Planning Staff at the State Department.

Household income is used to determine which households are considered middle class. In the “Foreign Policy for the Middle Class” strategy, the US middle class is defined as households “that fall within the range of two-thirds to twice the median income, adjusted for household size and local cost of living”. According to the report, the median annual household income for a family of three in the United States in 2018 was US$75,000. The middle class therefore includes all incomes for a family of three between US$48,505 and US$145,516. Salman Ahmed et al., eds., Making U.S. Foreign Policy Work Better for the Middle Class, Research Paper (Washington, D.C.: Carnegie Endowment for International Peace, September 2020), https://carnegieendowment.org/2020/09/23/making-u.s.-foreign-policy-work-better-for-middle-class-pub-82728 (accessed 1 September 2023).
as it is increasingly competing with authoritarian political systems. The strategy emphasises the “outstanding role of the USA” as a superpower and hegemon that the US government must once again assume — for their own national interest and in order to support and preserve democracy as a form of government and social model. To this end, democracy must first be strengthened at home, which requires a greater focus on the needs of the US middle class. In “Foreign Policy for the Middle Class”, there is clear criticism of globalisation and the political pursuit of economic efficiency, which has disadvantaged certain groups of the US population. Profits from trade and global economic activities have not been sufficiently shared with the middle class. The strategy therefore contains two recommendations: First, sectors and regions that have suffered damage should be supported by the state. Next, foreign trade protection and coercive instruments should prevent unfair competition, and thus make labour and environmental rights more effective.

**Economic stability, national security and competition with China**

“Foreign Policy for the Middle Class” emphasises the importance of economic stability for the national security of the United States and its allies. The one-sided opening of the US market to foreign competition, particularly from China, has undermined economic stability. A new industrial policy should therefore strengthen domestic production and at the same time help the United States to become more independent from other countries and more resilient in times of crisis. To this end, US production should be supported by the state and, where necessary, completely rebuilt.

One focus in the strategy concerning the economic confrontation with China was placed on cutting-edge technology, as the authoritarian leadership in Beijing is striving for “economic and technological hegemony”. In order to halt China’s development into a technological superpower, the strategy envisages that a portion of defence spending will be redirected towards its own research and development (R&D) as well as the training of specialised workers. According to “Foreign Policy for the Middle Class”, the aim is to improve the United States’ innovative strength and long-term technological capabilities. In addition, the supply chains for critical goods are to be secured more effectively. The strategy also points out the costs and potential risks of an economic confrontation with China. Relocating industrial production to the United States could be accompanied by price increases, leading to higher economic costs. As the authors concluded, the US government should therefore prepare the middle class for negative consequences such as rising unemployment. At the same time, the government should respond to a middle class that wants its government to take more robust action against what is often perceived as unfair behaviour by Chinese companies subsidised by the Communist leadership. The US government should address unfair practices, such as theft of intellectual property and industrial espionage. US foreign policy should therefore focus on the immediate threats to the US economy. That includes that “(f)ree access to all important arteries of world trade” are defended. However, the strategy document also urges caution against an escalation in competition with China in order to prevent a conflict that could destabilise the economy and reduce prosperity.

**Green New Deal**

In the 2020 election campaign, Biden adopted the climate policy agenda of the progressive wing of the Democrats, and thus the goals of the Green New Deal, and incorporated some key demands into his Build Back Better (BBB) programme. Biden did not go as far with his demands for spending on climate and environmental protection as presented in the original draft from the progressive wing of the Democrats in Congress. However, he adopted the approach of the party’s left wing and combined climate, labour and social policy in order to convince broader sections of the population about the benefits of climate policy measures. In coordination with those on the left of the party, Biden set himself three main goals for his

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39 Ibid., 49f., 53.
40 Ibid., 52f.
41 Ibid.
42 Ibid., 4.
presidency: 1. reducing greenhouse gas emissions, 2. making the necessary infrastructure investments for the transformation to renewable energy sources and 3. developing a globally oriented climate policy that is embedded in trade and foreign policy and relies on cooperation with other countries.

Biden’s plans included investments amounting to US$2 trillion. A large number of infrastructure measures were to be linked to the goal of climate neutrality (net zero greenhouse gas emissions by 2050). To this end, the production of renewable energy should be increased and grid expansion driven forward. According to the Clean Energy Plan published by the Biden team in September 2020, CO₂ emissions from US buildings should be reduced by 50 per cent by 2035.⁴⁴ Biden also announced extensive investments in the rail network and high-speed trains. His promise to ensure that 500,000 public charging stations for electric vehicles (EVs) are constructed by 2030, that electricity storage facilities are developed and that modern nuclear power plants are built also received a great deal of attention.⁴⁵

Implementation of the Economic Policy Agenda

Security orientation of foreign trade policy

Shortly after Biden took office, the Interim National Security Strategy Guidance of March 2021 cast an initial spotlight on the Biden administration’s approach to security policy, which combines economic and security policy. The Guidance reflects the two overarching goals of the “Foreign Policy for the Middle Class” — strengthening the economic welfare of the middle class and democracy. As in the Trump administration’s 2017 NSS, the rise of China as a technological and military world power is seen as the greatest risk to US national security. Secretary of State Antony Blinken argued in his first keynote speech in March 2021 that China was “the only country with the economic, diplomatic, military, and technological power to seriously challenge the stable and open international system.” Blinken announced that the United States would compete with China where necessary and cooperate where possible. However, the relationship with China is “characterized by rivalry when it has to be”. In the detailed NSS, which was not published until October 2022 due to the outbreak of war in Ukraine, “economic security” is once again defined as part of “national security”. Almost a fifth of the security policy document is dedicated to economic policy measures.

Threats to national security also include theft of intellectual property and any attempt to undermine the United States’ technological leadership. The Biden administration announced early on that it was willing to use what it coined as “defensive” and “offensive” instruments. Accordingly, defence instruments include tariffs, export controls, investment screening and counterintelligence. It also announced a new industrial policy to serve as an “offensive instrument” to strengthen the US economy. On the one hand, this is intended to increase resistance to attacks from countries that rival the United States. On the other hand, it is intended to expand US supremacy in certain technology areas and promote the development of new technologies that are shared with allies and foreign policy partners.

As under Trump, the trade strategy and other plans for greater economic security, such as the supply chain review and legislative initiatives to implement the BBB agenda, have become building blocks of the NSS. In contrast to Trump, however, Biden sees climate change as an increasing risk to national security and at the same time as a “shared challenge” for countries worldwide. The Biden administration has stated that it believes that cooperation with other countries, including China, is needed in these areas.

A new industrial policy should eliminate dependencies on difficult trading partners in critical areas.

Against the backdrop of bottlenecks in critical supply chains during the Covid-19 pandemic and growing tensions with China, Biden initiated a series of

49 Ibid., 15.
comprehensive investigations into vulnerabilities in key US economic sectors after taking office. With Executive Order 14017 (America’s Supply Chains), the president commissioned a 100-day review of initially four priority product areas, namely semiconductors, large-capacity batteries, critical minerals and materials, and pharmaceuticals and active pharmaceutical ingredients. The review of the participating departments (Commerce, Energy, Defence, Health) was coordinated from the White House. The reviews of individual sectors were already available in July 2021. This was followed by investigations into six other sectors. Based on the reports, the Biden administration explained the areas in which it saw the US economy as being too dependent on difficult players and how supply chain resilience should be increased. The government described “resilient” as “a supply chain that recovers quickly from an unexpected event”. A new industrial policy was to completely eliminate dependencies on difficult trading partners, for example when it comes to microchips for military applications, and increase resilience in other areas. At the same time, jobs were to be created by bringing production back to the United States and expanding it.

New industrial policy

Biden began implementing the BBB agenda with an executive order (EO 14005) in January 2021, with which he tightened the application of the Buy American Act (BAA) of 1933. This law gives US suppliers priority when awarding public contracts. US products are to be given preference unless 1. a particular contract is incompatible with the public interest, 2. certain materials are not available or 3. a US authority certifies unduly high procurement costs. According to the BAA, for a product to be considered manufactured in the United States, at least 50 per cent of the production costs must be incurred there (domestic content requirement). Biden raised this figure to 75 per cent. In some areas, such as for iron and steel products, even higher US minimum percentages became mandatory under the regulation. In the case of construction materials, contract offers containing foreign products are to be automatically estimated as being 20–30 per cent more expensive in any cost comparison in order to secure an advantage for US suppliers. Biden combined the amended requirements on US shares in production with the requirement that all government contractors must undergo a Strategic Review of Supply Chain Sourcing. For the review, he had a Made in America Office set up as part of the important Office of Management and Budget under the White House umbrella.

An exemption from February 2023 concerns the BAA requirements for EV chargers. It allows the government to finance chargers made from foreign materials with the help of the Bipartisan Infrastructure Law, provided that the final assembly of these devices takes place in the United States. The exemption is intended to enable the establishment of a comprehensive network of charging stations for EVs, and thus help fulfil one of Biden’s most important promises from the last election campaign. Some in the US Congress, however, repeatedly tried to force the government to end the practice of such exemptions — several times at the expense of climate measures.


51 The review process was continued from June 2021 in six further areas, for which reports have been available since February 2022: 1) energy sector; 2) transport; 3) production and distribution of agricultural raw materials and food; 4) public health; 5) information and communication technology and 6) defence sector.


SWP Berlin
Economy and National Security
June 2024
Infrastructure Investment and Jobs Act of 2021

The second step towards implementing the employee-centred agenda is the Infrastructure Investment and Jobs Act (IIJA), which was passed in Congress in November 2021 with large bipartisan majorities. It enshrined the previously tightened BAA clause. The Act provides for US$1.2 trillion to be spent on physical and digital infrastructure. The money is to be used primarily for the construction and expansion of roads, train lines, water pipes and high-speed internet connections. A significant portion of the budget is earmarked for road and bridge construction (US$110 billion) and airport modernisation (US$25 billion). However, Biden is also using the IIJA to implement a range of climate and environmental policy measures. These include spending on the rail network for passenger and freight transport (US$66 billion), the modernisation of energy infrastructure and grids (US$65 billion), water infrastructure (US$55 billion) and local public transport (US$39 billion). In addition, when the IIJA was passed, he promised to create around 1.5 million new jobs per year if the other components of the BBB agenda could also be implemented.

Inflation Reduction Act of 2022

Biden was able to implement the centrepiece of his industrial policy, the BBB programme, in August 2022 with the Inflation Reduction Act (IRA). As the IRA was introduced as a regular budget bill, Biden only needed simple majorities in both houses of Congress for the vote — but only after difficult negotiations with the various Democratic party wings.

The Democrats lack the political majority to introduce a nationwide CO₂ price.

The Biden administration has repeatedly emphasised the role of the IRA as a climate policy instrument when dealing with foreign policy partners. Immediately after taking office, Biden ensured that the United States returned to the Paris Agreement and is aiming for net-zero greenhouse gas emissions by 2050. According to the declaration on nationally determined contributions (NDCs) published shortly afterwards, CO₂ emissions from the entire US economy are to be reduced by 50 to 52 per cent by 2030 compared to 2005 levels. Nevertheless, it was clear early on that Biden would not be able to rely on what most economists see as the most efficient way to reduce carbon emissions, a nation-wide carbon price. This was mainly due to a perceived lack of a political majority to introduce a nationwide CO₂ price — as in the EU and individual US states. In addition, the Supreme Court set narrow legal limits for Biden’s climate and environmental policy ambitions with a ruling in June 2022. The president’s climate policy agenda was in danger of failing. With the IRA, Biden proposed an alternative path that consisted of reducing CO₂ emissions with the help of a mixture of economic incentives and binding targets and timetables.

According to the Biden administration estimates, the law was to direct around US$369 billion of federal funding over 10 years to clean energy and other climate protection measures as well as around US$64 billion for additional spending on statutory health-care through the Affordable Care Act. At the same time, the Biden administration pledged to reduce the US budget deficit by US$300 billion by the end of 2031. To this end, it introduced a new minimum tax of 15 per cent for large US and foreign companies. The climate protection funds were to be delivered through a mix of tax incentives, grants and loan guarantees. In the initial planning, clean electricity and transmission command the biggest slice, followed by clean transport, including EV incentives. The fact that the majority of energy and climate funding is in the form of uncapped tax credits has made it difficult to predict the actual costs of the IRA tax incentives. In addition to climate policy considerations, the decision to provide uncapped EV tax credits was taken with the strategic aim of establishing the highest value-added segment of EV production — namely batteries and motors — in the United States. Starting in 2023, qualifying EVs became eligible for a tax credit of up to US$7,500 and 4,000 for new and used vehicles, respectively. Qualifying home improvements became eligible for a tax credit of up to 30 per cent of the total cost, capped at US$1,200 per year. A year after the IRA was introduced, one financial industry report

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estimated that for all EV credits alone, costs could rise to as much as US$390 billion over the decade, more than 27 times more than the original estimated cost. Early in 2024 the Congressional budget stated that it now estimates the total cost of the climate provisions to be at least twice as much as initially projected, close to US$750 billion for the period from 2022 to 2031. Following its adoption, the IRA was met with some fierce criticism, both in the United States and abroad. In the United States, it has focused on the uncertainty in the assessment of the fiscal scope, combined with concerns about further public debt and growing inflation. The administration was apparently betting on a higher level of support for its climate measures based on the investment activity the IRA has triggered across the country. Planned subsidies were to be distributed across various sectors of the economy (see Figure 4). Moreover, in the first year, nearly 60 per cent of the announced projects for which IRA funding was sought were in Republican-dominated districts. The Southeast and Upper Midwest in particular could benefit from Biden’s industrial policy (see Figure 5, p. 24).

Although US trading partners welcome the climate policy impact of the IRA, they criticise the extensive exclusion of foreign producers from subsidies and tax credits. This results from the provisions of the law on the use of US components (local content requirements). As trading partners in the USMCA, Canada and Mexico have succeeded in obtaining exemptions for their own producers, who can therefore benefit

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from US subsidies and tax credits. Japan, South Korea and the United Kingdom have now also been granted free access to subsidies as partners in US free trade agreements or through special agreements. In contrast, the EU, which has no free trade agreement and no special agreement with the United States to date, considers itself disadvantaged by the exclusion of US subsidies.

In its immediate reaction to the law, the European Commission objected to a possible violation of the WTO’s most-favoured-nation principle, but refrained from filing a complaint in Geneva. Since July 2023, the EU and the United States have been negotiating an agreement on critical minerals for the production of batteries for EVs, which could still give EU companies access to subsidies under the IRA. Washington hopes that the negotiations will result in a binding commitment by the EU to reduce its dependence on China for resources in certain areas. But beyond China, the Biden administration would presumably like to see a general EU commitment to limit and eventually end sourcing from countries that do not meet US labour and environmental standards. Even if Brussels, which remains reluctant to give in to such demands by the United States, were to agree to regulate its sourcing in accordance with US law, it is unclear whether it would allow both trading partners to approve a critical minerals agreement that would give EU companies access to IRA subsidies. The main reason appears to be Congressional opposition to such preferential treatment for European companies.

Despite all the criticism of the IRA from Europe, it should not be forgotten that the Biden administration has already accommodated the EU in two areas. First, the US Treasury Department, which is responsible for tax credits, has made it clear that manufacturers from the EU can fully benefit from tax credits for exports of commercial vehicles. Second, the Biden administration had already adjusted its plans in the run-up to the IRA so that European vehicle manufacturers producing in the United States would benefit. In the original draft bill, only manufacturers with a unionised workforce were to receive government support. This would have affected German manufacturers producing in the southern US states with a non-unionised workforce. However, the rule was dropped, partly due to pressure from USMCA trading partners Canada and Mexico.

The EU remains concerned about the (short-term) fall in production costs in the United States as a result of the IRA. Brussels fears a relocation of new investments to the United States, which could have a negative impact on production in Europe in the long term. The public promotion of certain goods along the entire production chain — including the extraction and processing of individual minerals in the manufacture of batteries — could contribute to this. The decisive factor for the relocation of entire factories is likely to be the combination of two factors: 1. the rise in energy prices due to the restructuring of energy markets following the Russian attack on Ukraine, and 2. subsidies in the United States and other countries. In the long term, a relocation of R&D to the United States would be particularly detrimental to the innovative strength of European companies. However, whether the IRA will lead to an outflow of R&D from Europe to the United States remains to be seen. The fact that subsidies under the IRA are predominantly used to expand existing “green” technologies and not for experimental technologies still under development speaks against a relocation of this area.  

CHIPS and Science Act of 2022

The CHIPS and Science Act was the Biden administration’s response to the US economy’s high dependence on semiconductor chips, particularly from Asia. It sees this as a significant risk to national security. For years, there has been growing concern in the United States that supply chains for this technology, which is relevant to all areas of the economy, could break down. There are even doubts as to whether the demand for secure US-made semiconductor chips for the military can be adequately met. Due to geo-economic tensions in the region, as well as potential problems such as natural disasters, US studies have been urging a greater diversification of production for several years and recommending that capacities be re-shored to and expanded in the United States.

The CHIPS and Science Act, for which Biden received bipartisan majorities in Congress in July 2022, provides for more than US$50 billion in public funding over 10 years. The funds are to be made available for the construction and further development of production facilities for semiconductor technology (US$39 billion), for R&D and for training measures in the STEM sector (US$11 billion). The law prioritises the production of the most modern and technically sophisticated semiconductors, for which around US$28 billion of the US$39 billion in public funding is earmarked. Funding applications in the area of particularly high-performance new “leading edge” semiconductors are to be brought forward. However, the US government is also providing around US$10 billion in funding for the manufacture of the current generation of semiconductors, which are used in many economic sectors and in the military. Reliance on China for less powerful chips is also to be reduced. To this end, the production of such chips, among other things, is to be established in allied countries.

The — at first glance relatively low — public spending is intended to stimulate further private investment. The Biden administration has earmarked up to US$6 billion for loans and loan guarantees for the years 2022 to 2026 to facilitate up to US$75 billion in private investment. The law also creates the basis for the approval of up to US$24 billion in tax

64 One exception is the promotion of hydrogen technology with IRA funds, which, however, are low in relation to the expenditure on proven technologies. See ibid.
Implementation of the Economic Policy Agenda

26

June 2024

Economy and National Security

SWP

Washing it is unclear whether and under what conditions economy the comprehensive Section 301 tariffs after Trump’s under Biden. Some US companies openly criticised of China’s “unfair trade practices” did not change Trump’s ta. After taking office, the Biden administration was to fence”. to both civilian and military purposes. Biden is trying to exclude China from this with a particularly “high fence”.

Coercive measures against China

Like Trump, Biden is also focusing on economic unbundling and coercive instruments (economic statecraft vis-à-vis China. The focus so far has been on critical technologies such as semiconductors, supercomputers and AI applications. In implementing its measures, the Biden administration is applying the “small yard, high fence” approach. The United States, together with its allies, still has control over certain critical technologies, such as the most modern and powerful semiconductors, AI applications and high-performance computers that can be used for both civilian and military purposes. Biden is trying to exclude China from this with a particularly “high fence”.

Continuation of punitive tariffs

After taking office, the Biden administration was faced with the question of whether to continue Trump’s tariff policy towards China. The assessment of China’s “unfair trade practices” did not change under Biden. Some US companies openly criticised the comprehensive Section 301 tariffs after Trump’s election. The critics mainly came from sectors of the economy that rely on Chinese imports. Nevertheless, it is unclear whether and under what conditions Washington would be prepared to reduce them.


In Congress, Biden received bipartisan support for unilateral tariffs.

Whether the punitive tariffs are compatible with WTO rules still played no role for the Biden administration. On the other hand, a dispute arose within the government over the impact of the tariffs on inflation, which rose to more than 8 per cent in 2022. Some departments, most notably the Treasury Department, had spoken out in favour of lowering tariffs in order to avoid further price increases and curb inflation. However, those in the administration who wanted to retain Section 301 tariffs as political leverage against Beijing prevailed. In September 2022, the USTR declared that it would maintain the tariffs at the request of US companies that would be harmed by the dismantling of the tariffs. The decision also came as a surprise because the review process carried out by the USTR in which affected companies have their say, had not yet been completed.

In general, the level of tariffs varied from 7.5 per cent on many consumer goods to 25 per cent on vehicles, industrial components, semiconductors and other electronics. Biden allowed exemptions to relieve the burden on individual US companies. The most important of the 352 import categories that the president exempted from import duties include cell phones, laptops and video game consoles from China. In May 2024, the USTR announced that it had completed its long-awaited full review of the Section 301 tariffs on Chinese imports. Shortly after, president Biden declared he would continue the existing tariffs on Chinese-origin goods imposed by the Trump administration. At the same time, the Biden administration proposed to significantly increase the Section 301 tariff rates to 100 per cent on imports of China-made EVs (from 25

68 The review was required under Section 301 of the Trade Act of 1974 four years after the tariffs were first imposed and began with initial notification steps in May 2022. The US Commerce Department announced that it would complete the investigation by the end of 2023, but has not yet published the report. Individual exemptions from tariffs have been extended until 31 May 2024. United States Trade Representative (USTR), Extension of Exclusions and Request for Comments: China’s Acts, Policies and Practices Related to Technology Transfer, Intellectual Property and Innovation (Washington, D.C., 29 December 2023), https://www.federalregister.gov/documents/2023/12/29/2023-28770/extension-of-exclusions-and-request-for-comments-chinas-acts-policies-and-practices-related-to (accessed 26 January 2024).

SWP Berlin
Economy and National Security
June 2024
In Congress, Biden received bipartisan support for the unilateral tariffs. In the House of Representatives, a Democratic majority opposed dismantling the China tariffs. Under the Republican majority, the anti-China stance continued after November 2022. Regardless of the political majority, little opposition to tariffs on China is expected in the next US Congress. However, Congress repeatedly pushed for new trade restrictions and further coercive measures against China. In December 2021, it passed the Uyghur Forced Labor Prevention Act (UFLPA). The law is intended to prevent imports of goods that were produced in whole or in part under conditions of forced labour in the People’s Republic of China or even only partially processed there, especially in the Xinjiang Autonomous Region. It also includes a mandate for the US government to negotiate equivalent measures with allies and foreign policy partners to prevent US companies from unilaterally bearing the costs of coercive measures. The simultaneous implementation of these two elements of the UFLPA would come close to placing an international embargo on Chinese textiles.

Export controls

Export controls also play a central role in the strategic approach towards China under Biden. Unlike Trump, Biden has declared that he is not aiming for a comprehensive decoupling from China. However, his administration is continuing the export controls initiated by Trump in order to promote a narrowly defined technology decoupling. The focus is on critical technologies that serve both purely commercial and military purposes and can secure a decisive advantage over potential military rivals. By reviewing supply chains in its first year in office, the Biden administration has been able to gain a good picture of where its own dependencies on China lie, but also of the choke points at which Washington, together with military allies and close partners, has control over relevant technologies. In response to Russia’s attack on Ukraine in February 2022, Biden applied export controls as

71 Since June 2022, the UFLPA has required importers to prove that they are not importing products from forced labour. This primarily relates to goods that originate in whole or in part from Xinjiang or were processed or produced by companies there, or resources that were mined there and that are on the UFLPA’s Entity List. The US authorities are authorised to impose severe penalties for violations. Marti Flacks, What’s Next for the Uyghur Forced Labor Prevention Act? Critical Questions (Washington, D.C.: CSIS, 21 June 2023), https://www.csis.org/analysis/whats-next-uyghur-forced-labor-prevention-act (accessed 1 September 2023).
72 Chorzempa and von Daniels, New US Export Controls (see note 22).
part of the sanctions measures to deny Russia’s army and industry access to Western cutting-edge technology. Washington initially announced that it would also oblige third countries to implement US export controls via a Foreign Direct Product Rule (FDPR). After the EU and other US partners agreed to introduce comparable measures as part of a sanctions coalition of 39 countries, Washington suspended the FDPR for these countries.

In the NSS of October 2022, dealing with China is named as the most important foreign and security policy priority. As National Security Advisor Jake Sullivan explained, the United States is pursuing the goal of gaining the “greatest possible advantage” over China with the new export controls. According to Sullivan, the United States and its allies have learnt an essential lesson from the use of controls against Russia: “Technology export controls can be more than just a preventative tool [...] they can be a new strategic advantage in the toolkit of the United States and its allies to impose costs on adversaries” and “weaken their capabilities on the battlefield”. With the executive orders of 7 October 2022, the Biden administration introduced a licensing requirement for the export of semiconductor chips to China. The focus is on chips used for supercomputers and AI. The BIS also prohibits the export to China of manufacturing equipment for particularly powerful chips and tools for their production. Furthermore, AI applications and supercomputers may only be exported to China with a licence. The BIS is endeavouring to curb China’s military capabilities, especially weapons of mass destruction. Washington is also trying to prevent AI from increasingly being used for military purposes and citizens from being comprehensively monitored, including human rights violations.

The Biden administration also linked an FDPR to its own measures, but continued to strive for a unified stance towards China. More than 40 per cent of the manufacturing machines and tools (including software) produced worldwide for high-performance semiconductor chips are developed and produced in the United States. The remaining production is concentrated in companies in Japan and the Netherlands. In spring 2023, the United States therefore agreed with these two countries on export controls for semiconductor manufacturing equipment. Since then, similar regulations have applied to companies such as Nikon Corp, Tokyo Electron and ASML, the toughest competitors of US manufacturers. In March 2024 there were rumours about a US push to get Germany and South Korea to introduce export controls on certain lenses and potentially lasers and chemicals used in ASML chipmaking machines.

Chinese institutions subject to export controls also continued to obtain high-performance chips.

Reports from the summer of 2023 indicate that Chinese entities on export control lists were still able to obtain high-performance chips. Access to these apparently involves a combination of smuggling via neighbouring countries, rental agreements with non-sanctioned companies that provide certain high-performance chips on an hourly basis, and virtual use of the services of cloud computing companies in the United States. Just over a year after the original regulations were published, the BIS tightened the rules. In October 2023, Washington expanded the list of regu-

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lated goods and also those countries to which exports of certain semiconductors are only permitted with reservations. However, the rules do not (yet) cover the rental of chips. BIS asked companies to suggest solutions to this problem. On the one hand, this example demonstrates the difficulty for the government in forcing US companies to implement legally complex technology controls. On the other hand, it underlines the need for Washington to work more closely with other countries to make it more difficult to circumvent the rules.

**Investment controls and financial sanctions**

In the autumn of 2021, the Biden administration issued an executive order to further tighten the rules for investment screening. The Committee on Foreign Investment in the United States (CFIUS) is to focus primarily on investment risks in the area of new technologies still under development (evolving and emerging risks). Particular attention is to be paid to investment trends in certain sectors and the resilience of supply chains. In the case of planned investments in US companies, the precautions for cyber security, energy security and infrastructure as well as for securing large data sets with personal information should also be examined.

With Executive Order 14105, dated 9 August 2023, Biden established a targeted outbound investment programme, including restrictions on US investments in “countries of concern” (outbound investment controls, OICs) for the first time. Currently, only China — including Hong Kong and Macau — fall under this definition. The OICs are intended to establish reporting obligations for investments in certain narrowly defined technology sectors that have not yet been finalised. With the Order, the president instructed the US Treasury Department to develop precise rules. In a statement in May 2024 before the House of Representatives, Commerce Secretary Gina Raimondo declared that the Commerce Department was working closely with the Treasury Department on investment controls on high-performance semiconductors and microelectronics, quantum computing information technologies and certain AI systems. It expects to issue final rules by the end of the year.

Restrictions on investments in the above-mentioned areas of technology — to which certain green technologies, biotechnologies and ultrasound technology could be added — have been under discussion for some time. Several bills are currently circulating in the House of Representatives that could permanently enshrine OICs. Proposals have included notification requirements, prohibitions of investment in certain sectors and a case-by-case review. They differ with regard to relevant countries, sectors and activities to be covered. While most legislation targets China, some proposals include Iran, North Korea and Russia. Some include directions for the US government to work together with other governments to implement similar rules to minimise negative impacts on US firms. So far, none of the proposed legislation has won a majority in either house of Congress. Clearly, there are concerns in Congress about government intervention in the capital markets. US industry associations are opposed to OICs, as they fear retaliatory measures against China.

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SWP Berlin
Economy and National Security
June 2024
measures by China that could affect not only the financial sector but also other areas of the US economy. Some critics of new capital market restrictions on China argue that existing sanctions should be fully utilised instead of complicated and potentially difficult-to-implement OFCs.

In its first year in office, the Biden administration reviewed all of the US Treasury Department’s sanctions programmes. It also continued its course vis-à-vis China in this area and restructured procedures where necessary. Biden transferred responsibility for the sanctions list created by Trump for companies in the Chinese military-industrial complex (Chinese Military-Industrial Complex Companies List, CMIC) from the Department of Defence to the Department of the Treasury. In general, Biden imposed roughly the same number of sanctions against Chinese legal entities (individuals, companies and other entities) as Trump. Like his predecessor, Biden also imposed sanctions against Chinese individuals, most frequently for violations of sanctions regimes that actually apply to third countries such as Iran. Like Trump, Biden also used the CMIC list to impose sanctions due to “repression and serious human rights violations”. For example, companies that work with Chinese military and security authorities and use surveillance technology against the population were listed. If a Chinese legal entity is suspected of using certain technologies such as high-performance semiconductors, AI applications or quantum computers for the purposes of surveillance that violates human rights or for warfare, the US Treasury Department can already prohibit capital transactions between the listed persons and US companies.

Reluctant trade policy

As the Biden administration places the highest priority on strengthening the domestic economy and strategic positioning vis-à-vis China, trade policy initia-


EU-US Trade and Technology Council (TTC)

Immediately after Biden’s election victory in November 2020, the EU sought to revitalise transatlantic trade cooperation. Brussels also wanted to talk to Washington about how the two sides could combine climate and trade policy. The Biden administration pushed for common standards to be agreed with Europe for the use of new technologies. After the European Commission proposed a new dialog format at the highest political level in early December 2020, Washington and Brussels agreed to establish a Trade and Technology Council (TTC) in the summer of 2021. Some of Biden’s trade policy decisions in the run-up to this had contributed significantly to improving the transatlantic relationship. The new president suspended the Section 301 tariffs that Trump had imposed as punishment for the plans of some European countries to introduce digital taxes. With regard to the Section 232 tariffs on steel and aluminium imports from the EU, Biden accommodated European Commission President Ursula von der Leyen with tariff rate quotas. The EU and United States also agreed to work out a solution for the duty-free import of “green” steel and aluminium. Both sides described the
Biden and von der Leyen reached a similar compromise in the dispute over subsidies for aircraft manufacturers Airbus and Boeing; the dispute had already lasted almost 17 years by that point and had resulted in a cascade of reciprocal punitive tariffs. The United States and the EU suspended their tariffs for five years. They also set up a working group to formulate a legal compromise by mid-July 2026.

For some time before the first TTC in Pittsburgh in September 2021, it was unclear which topics should be discussed within the framework and which should be outsourced to other forums. Brussels called for a wider range of topics beyond technology policy. The EU also tried to dispel the impression that it was letting the United States impose an anti-China dialog on it. After the diplomatic crisis in connection with the AUKUS submarine agreement almost caused the first TTC to collapse, both sides expressed their satisfaction with the agreed transatlantic work plan at the end of the meeting. In the 17-page final document from Pittsburgh, they agreed on 10 thematically defined working groups, ranging from specific issues in the area of supply chains to major projects such as temporary suspension of tariffs as a new beginning. Europe and the United States imposed an anti-China dialog on it. After the diplomatic crisis in connection with the AUKUS submarine agreement almost caused the first TTC to collapse, both sides expressed their satisfaction with the agreed transatlantic work plan at the end of the meeting. In the 17-page final document from Pittsburgh, they agreed on 10 thematically defined working groups, ranging from specific issues in the area of supply chains to major projects such as

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Initially, the EU states remained cautious about the prospects of success of economic talks with the United States. However, Russia’s attack on Ukraine in February 2022 changed their cooperation in a very short space of time. As both sides emphasised, the TTC made it possible to quickly and pragmatically coordinate comprehensive economic sanctions against Russia. The EU achieved a decisive diplomatic success when Washington recognised European export controls and suspended the already enacted FDPR against EU states.

After four meetings, the TTC has produced further concrete results. These include an Artificial Intelligence Code of Conduct, which deals with the trustworthiness of AI and contains starting points for a joint approach. A task force has been set up for the field of quantum computer technology to ensure that research projects on both sides have access to research funding. In addition, a joint working plan for sustainable trade (Transatlantic Initiative on Sustainable Trade, TIST) is being developed. In contrast, the two sides were hardly able to come any closer to an agree-

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89 In the run-up to the first TTC meeting in Pittsburgh scheduled for September 2021, a submarine agreement between the Biden administration and Australia and the UK (AUKUS) caused diplomatic tensions with France. Paris felt that it was being cheated by the United States in the competition for arms sales and wanted to postpone the TTC. The meeting nevertheless took place as planned, albeit without the French EU Commissioner for Internal Market and Services, Thierry Breton. Alexandra Brzozowski et al., “EU and US Hold First Trade and Technology Talks amid Tensions”, Euractiv (online), 29 September 2021, https://www.euractiv.com/section/digital/news/eu-and-us-hold-first-trade-and-technology-talks-amid-tensions/ (accessed 25 January 2024).
90 The following TTC working groups were identified: 1) technology standards, 2) climate and clean technology, 3) secure supply chains, 4) security and competition in information and communication technology and services, 5) data governance and technology platforms, 6) misuse of technology as a threat to security and human rights, 7) cooperation on export controls and dual use items, 8) investment screening cooperation, 9) improved access to digital tools for small and medium-sized enterprises, 10) global trade challenges.
ment with regard to linking trade and climate policy in multilateral organisations as well as reforming the WTO and reviving the second instance of its dispute settlement mechanism (Appellate Body). New US subsidies within the framework of the IRA as well as subsidies and the Carbon Border Adjustment Mechanism (CBAM) on the part of the EU continue to give rise to discussions about fair competition between the transatlantic partners. Looking ahead to future TTC meetings after the European Parliament and the US presidential and congressional elections in autumn 2024, it remains to be seen whether the TTC would allow for closer cooperation on measures against coercive or market-distorting Chinese trade practices, as well as measures to control dual-use goods, such as export and investment controls. Some member states, including Germany, have voiced concerns about Biden’s recent decision to place tariffs on imports of China-made EVs of 100 per cent and to significantly raise tariffs on other products under Section 301 of the US Trade Act. At the same time, European Commission President von der Leyen said, “The world cannot absorb China’s surplus production.” 91 Under her presidency, the European Commission is building a case for countervailing duties under WTO rules, suggesting that the EU is also likely to take a tougher stance to counter Chinese overproduction but is following a different approach than the US government. Despite continuing differences of opinion, the TTC has created a transatlantic framework that could promote a balance of interests, and thus closer cooperation in future, even without a transatlantic agreement on trade and investment.

**Indo-Pacific Economic Framework for Prosperity (IPEF)**

In May 2022, the United States opened the first IPEF dialog with 13 states in the Indo-Pacific. 92 This group of states, each of which entered the talks with very different economic interests, is of particular importance to Washington given its strategic focus on China. Together, the 14 IPEF countries account for around 40 per cent of global gross domestic product and 28 per cent of trade in goods and services, making them economically relevant. 93 Since the United States withdrew from the Trans-Pacific Partnership (TPP) in 2017, Beijing has been able to further expand its cooperation with 21 countries in the Asia-Pacific region with the help of the Regional Comprehensive Economic Partnership (RCEP). The RCEP is currently the largest free trade area in the world. The agreement is primarily aimed at reducing tariff barriers to trade. With the IPEF, the Biden administration is attempting to counter China’s influence. The forum is intended to structure and promote economic policy dialogue in four pillars: 1. trade and digital, 2. supply chains, 3. clean energy, decarbonisation and infrastructure, 4. taxes and anti-corruption. In contrast to the RCEP, tariff reductions are excluded. Negotiations on reciprocal market opening would have to be approved by the US Congress through the Trade Promotion Authority process. However, due to domestic political resistance to trade opening, the Biden administration apparently considers the attempt to obtain this Authority to be too risky. A joint declaration on trade and digital cooperation planned as part of the Asia-Pacific Economic Cooperation (APEC) meeting was also withdrawn shortly before the summit in November 2022 after Trump and individual Democratic politicians publicly criticised it. 94

**Further regional partnerships**

In addition to the EU and Asia, the Latin American region is also gaining in strategic importance for Washington. Beijing’s economic and foreign policy influence in the region has increased. China is now South America’s most important trading partner for goods. For Latin America as a whole, the People’s Republic is the second most important partner for goods after the United States. In the past, the United States has concluded free trade agreements with 11 Latin American countries (Chile, Costa Rica, Domini-

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92 In addition to the United States, IPEF members include Australia, Brunei, Fiji, India, Indonesia, Japan, Malaysia, New Zealand, Philippines, Singapore, South Korea, Thailand and Vietnam.


can Republic, El Salvador, Guatemala, Honduras, Colombia, Mexico, Nicaragua, Panama and Peru). However, China is catching up and has signed free trade agreements with Chile, Costa Rica, Ecuador and Peru, and 21 Latin American countries have joined the Belt and Road Initiative. Beijing also won praise from some countries for supplying vaccines during the Covid-19 pandemic. With the Americas Partnership for Economic Prosperity, the Biden administration has been trying to revive economic dialog with 10 Central and South American countries since June 2022 and apparently counter China’s influence in the region. One shortcoming here is that, in addition to Cuba and Venezuela, which remain under US sanctions, heavyweights such as Brazil and Argentina are not (yet) participating in the APEP. Argentina’s new government under President Javier Milei has expressed its willingness to join. Nevertheless, China has become the most important partner for both South American countries in importing goods. The volume of trade between the two countries and China is roughly twice as large as the respective trade flows to and from the United States. Brazil and Argentina have also started to use the Chinese yuan in their trade with China. A key diplomatic task for Washington is therefore to improve relations with both countries.

From mid-2022 onward, the Biden administration has held talks with the countries in sub-Saharan Africa, whose goods have been granted easier access to the United States on the basis of the African Growth and Opportunity Act (AGOA) since its ratification in 2000. The AGOA gives the 45 sub-Saharan African states duty-free access to the US market for more than 1,800 products. However, trade with AGOA countries accounts for less than 3 per cent of US foreign trade and is largely concentrated in just five countries (South Africa, Kenya, Madagascar, Lesotho and Ghana). As a result, Washington is now questioning the developmental impact of the law with development policy objectives. While oil imports from Nigeria used to make up an important part of trade relations, the United States has long been independent of them due to its own energy sources. However, exports of minerals needed for the production of EVs could become even more relevant in the future. But due to the IRA’s rules of origin, the AGOA states are at risk of being completely excluded from the US market in this area. At the end of September 2023, the US Congress extended the AGOA by one year. According to the Biden administration, African states should conclude bilateral agreements with the United States on critical minerals in order to comply with the IRA’s rules of origins. Since July 2022, the Biden administration has been in talks with Kenya on labour and environmental standards as part of the US-Kenya Strategic Trade and Investment Partnership (STIP). An agreement on critical minerals currently envisaged by Washington with several trading partners would be a first step towards being able to supply minerals to the United States duty-free on a permanent basis. Even more important from an African perspective, however, would be investment commitments, for example to strengthen the extraction and export of minerals.

**Bilateral trade agreements**

The Biden administration is also treading carefully when it comes to bilateral agreements. The agreements with Japan and Taiwan — two important geostrategic partners — were first negotiated and then presented to Congress, which does not have to formally approve them, as the US government does not make any commitments to open up the market. In March 2023, the Biden administration reached an agreement with Japan to secure the supply chains of critical minerals. This gave the country access to the tax credits anchored in the IRA for EVs and batteries for their operation. In return, Tokyo pledged not to import minerals derived from forced labour.

97 In addition to the United States, APEP currently includes Barbados, Chile, Colombia, Costa Rica, the Dominican Republic, Ecuador, Canada, Mexico, Panama, Peru and Uruguay.
98 Figures according to data from World Integrated Trade Solutions.
Biden offered Taiwan a bilateral dialog to prevent its further diplomatic isolation.

In May 2023, the Biden administration successfully concluded negotiations with Taiwan on a new US-Taiwan Initiative on 21st Century Trade. Washington has backed away from inviting Taiwan as a treaty partner under the IPEF, as Beijing vehemently opposed this. However, Biden has offered Taiwan a bilateral dialog to prevent its further diplomatic isolation after China began to greatly expand its military exercises around the island in recent years and block the import of certain Taiwanese goods. As the agreement contains no market access commitments, the US Congress does not have to approve it. A majority of the members of Congress support the Taiwan Agreement. However, they also insist that the government must obtain congressional approval for any kind of trade agreement — even without market opening.101

In June 2023, the Biden administration reached a similar agreement with the United Kingdom on critical minerals as with Japan as part of the Atlantic Declaration. This gives British companies access to subsidies under the IRA. However, London must be patient with regard to a comprehensive trade agreement, which the British have been working towards since the Brexit decision. Biden ruled out negotiations on this before 2025.102

As a counterweight to China, India has become an increasingly important geopolitical and geo-economic partner for the Biden administration. The bilateral trade volume is already almost US$130 billion per year, making the United States India’s most important trading partner, even ahead of China. Both countries share an interest in preventing China’s rise to a technological power, and thus being able to possibly exercise military dominance in the Indo-Pacific. From the joint Pacific Quad Group (Quadrilateral Security Dialogue), presidents Biden and Narendra Modi launched the US-India Initiative on Critical and Emerging Technology (iCET) at the beginning of 2023.103 With this initiative, Washington and New Delhi want to achieve more cooperation on critical and emerging technologies. Both governments are in favour of a long-term complementary semiconductor production system that could make it possible to bypass China. However, the Biden administration is not making any commitments to India on a comprehensive trade agreement.

Multilateral trade order and WTO reform

The Biden administration emphasises the importance of multilateral cooperation in trade, but at the same time underlines the need for WTO reform. It remains unclear what ideas Washington has for reform. At a public discussion in Geneva in October 2021, Trade Representative Tai made it clear that she essentially shares the Trump administration’s criticism of the WTO.104 According to her, the institution’s dispute settlement mechanism had failed to achieve its actual goal of facilitating consensual solutions between members. Tai argues that over time, the mechanism


has become “synonymous with legal disputes” that are “protracted, expensive and unresolvable”. Tai stated that the United States was “not seeking to reinstate the Appellate Body for its own sake or to return to its previous form”. She left open whether Washington is still interested in a two-stage dispute settlement including an independent appeals chamber. At the same time, the Biden administration has not publicly criticised the Multi-Party Interim Appeal Arbitration Arrangement (MPIA), which has been in place between the EU and 22 countries since 2019 to maintain two-stage dispute resolution. However, under Biden, what many had feared came to pass: Because the United States continued to block the appeals chamber, WTO rulings in the first instance – the so-called panels – became a legal vacuum in which proceedings could not be concluded and compensation could not be enforced. When the WTO ruled in four cases in 2022 that the Section 232 tariffs on steel and aluminium introduced under Trump could not be legitimised with a national security exception under Article XXI of the General Agreement on Tariffs and Trade (GATT), the United States filed an appeal. However, it was not possible to hold a hearing, so the proceedings came to a provisional end. China’s tariffs against the United States in response to the dispute over its steel and aluminium tariffs were also unlawful, as a WTO panel found in August 2023. This prompted Beijing to appeal. This time Washington lost out, as it was denied possible compensation. Both countries sent a dire signal for the multilateral trade order, namely that (large) WTO members can break the rules with impunity.

At a meeting of WTO trade ministers in December 2022, the Biden administration declared its willingness to participate in talks on reforming the WTO, including the dispute settlement issue, but it did not submit any formal negotiating proposals of its own. Tensions between the United States and the EU, but also other countries, repeatedly arise from the Appellate Body’s blockade. The conclusion of the 12th Ministerial Conference set a deadline for the end of 2024. This goal was reiterated during the 13th Ministerial Conference at the end of February 2024, but the Biden administration has publicly dampened expectations of a solution for the Appellate Body on several occasions. The situation is further complicated by domestic political challenges in an election year. It is perhaps not surprising, then, that the USTR has prioritised the issue of trade-distorting government subsidies, climate policy and assistance to developing countries rather than letting US involvement in the WTO and questions about multilateral dispute settlement become the focus of campaign debates. Multilateral initiatives to build (green) infrastructure in emerging and developing countries — such as the Build Back Better World development policy initiative announced at the beginning of 2021 — have so far been placed in the hands of the G7. Biden cannot make any major financial commitments due to domestic political resistance. Public funds will primarily be used to attract private capital for development and climate policy projects, such as the Partnership for Global Infrastructure and Investment.

Climate and trade policy

Under Biden, cooperation with other countries in trade, development and climate policy is viewed through the prism of national security. Nevertheless, he has announced in the NSS that he will cooperate with China in individual areas (shared global challenges). At the beginning of Biden’s term in office, climate envoy John Kerry confidently declared that climate policy could be dealt with separately from other foreign policy issues in Sino-American relations (compartmentalisation). However, on the way to the Climate Change Conference (Conference of the Parties, COP28) in Dubai at the end of November 2023, talks between the two countries on specific climate targets threatened to collapse several times as foreign and security policy tensions arose between the capitals. In the run-up to the COP, Kerry succeeded in agreeing a joint initiative between the United States


106 In addition to the EU, the signatories to the MPIA include Australia, Benin, Brazil, Canada, Chile, China, Chinese Taipei, Colombia, Costa Rica, Ecuador, Guatemala, Hong Kong, Iceland, Mexico, Montenegro, New Zealand, Nicaragua, Norway, Pakistan, Singapore, Switzerland, Ukraine and Uruguay. According to the statute, the MPIA is open to all interested states. The agreement is only to remain in force until a multilateral solution is found under the umbrella of the WTO. Since August 2020, 10 arbitrators have been appointed to rule on appeals against WTO panel reports.
and China to reduce methane emissions. The two countries jointly promoted a global methane initiative in Dubai. Unlike the Global Methane Pledge, which was agreed at COP26 in Glasgow in 2021 and in which China did not participate, this time a considerable contribution towards reducing the Earth’s temperature is on the cards. In Dubai, 155 countries, including China this time, agreed to reduce their methane emissions as far as possible by 2030. However, the text does not contain a specific methane reduction target.

At the same time, disagreements over the right climate policy instruments are hampering cooperation between Washington and the EU. The Biden administration is critical of the EU’s plans to gradually introduce a CO₂ CBAM from 2024. This is intended to combine internal EU emissions trading with a compensation mechanism for imported goods — similar to a tax on imports produced with higher CO₂ emissions. In March 2021, Kerry publicly urged the EU to wait before introducing CBAM. The Biden administration doubted that the mechanism would be compatible with WTO rules. Nevertheless, European Commission President von der Leyen and Biden agreed on a provisional compromise in June 2021 that combines climate and trade issues. Biden agreed to suspend the Section 232 tariffs on aluminium and steel. Specifically, imports would remain duty-free for a fixed quota (3.3 million tonnes of EU steel and 384,000 tonnes of EU aluminium per year), which, according to EU exporters, is not enough and reduces their revenues. In return, the EU suspended its retaliatory tariffs on US goods and agreed to a joint declaration on a “climate club” (Global Arrangement on Sustainable Steel and Aluminium, GASSA). One point of friction from the very beginning has been the approach to China. Both the United States and the EU have an interest to restrict market access for steel and aluminium produced in a CO₂-intensive manner and take action against “market-distorting practices” of other exporting countries to protect domestic producers. The EU, which has pushed for a WTO-compliant solution, has argued that China should not be explicitly mentioned, although it can and should be a target. The Biden administration leaves no doubt that China should be the main target of the deal and wants the EU to support its approach. In autumn 2023, shortly before the two-year deadline set by the two sides, their positions were still far apart. Nevertheless, they agreed in October 2023 to extend the suspension of import tariffs and continue negotiations.

To sum up, Brussels has so far resisted a possible climate club — which it believes would not be WTO-compliant — that would explicitly exclude China. In addition, the EU has insisted on the complete elimination of tariffs on steel and aluminium. Another point of contention is the introduction of CBAM, which could also have a negative impact on US companies. The EU plans to phase in CBAM certificates from 2026. It remains controversial whether the EU is prepared to exempt US exports from the CBAM requirements and thus treat US climate measures as equivalent to its own. An agreement in principle before the 2024 elections in the EU and the United States has become virtually impossible, as both sides face domestic political opposition to international agreements.

Over the past two decades, various US administrations have extended the concept of national security to large parts of the economy. Coercive economic instruments have become a cornerstone of the US strategic approach to China. This development dates back to Obama’s administration and was taken to extremes during Trump’s presidency. Under President Biden, there was no reversal of this policy, which equates economic security with national security. Rather, individual political initiatives and instruments were embedded in comprehensive economic and security policy concepts, such as the “Foreign Policy for the Middle Class” strategy and the NSS. This was accompanied by clear statements on the objectives and implementation plans of this policy. For European policymakers, decisions from Washington under Biden have thus become more transparent and comprehensible again, although scepticism about the motives behind individual foreign policy measures has never completely disappeared. Quite a few in Europe suspect that US measures against China are an attempt to outdo US competitors and give their own companies a competitive advantage. In addition, there are old problems that often stand in the way of trusting transatlantic cooperation. The legacy issues in the transatlantic relationship include the import tariffs imposed by Trump on EU steel and aluminium exports “to protect national security” (Section 232). Even the compromise reached with the EU at the beginning of the Biden presidency, which would lead to a transatlantic “green steel and aluminium club” that could later be opened to other countries, has not yet materialised. The EU and US approaches to reducing CO₂ emissions are apparently too different. The reciprocal tariffs, which have only been suspended, could therefore be quickly reintroduced and lead to a trade conflict.

The fundamentally different regulatory approaches are nothing new in the transatlantic relationship and are often the result of diverging economic and security policy interests. Another example is the laws on data protection and online privacy that the EU has consistently pushed forward since 2016, including the General Data Protection Regulation (GDPR), the Digital Markets Act (DMA) and the Digital Services Act (DSA). The affected US digital companies and parts of the Biden administration were critical of the EU laws, and there were repeated calls for tariffs or a WTO complaint due to alleged discrimination against US companies. Other legal disputes could revolve around the regulation of AI. However, due to the ongoing blockade of the WTO dispute settlement mechanism, a final decision for or against a party to the dispute would not be possible. Should the US government decide to take unilateral action against EU laws in the future, Brussels would only have the choice between giving in and imposing its own retaliatory tariffs.

In addition, the sword of Damocles continues to hover over attempts to set permanent transatlantic standards for the handling of data and access by US security authorities: The European Court of Justice could once again reject the EU-US Data Privacy Framework, which came into force in July 2023. By comparison, the agreement reached by Commission President von der Leyen and Biden to finally settle the transatlantic subsidy dispute involving the aviation companies Boeing and Airbus almost seems like an easy task. Both sides have given themselves until summer 2026 to do so. However, the IRA in the United States has added a whole new dimension to the transatlantic rift over subsidies. It is true that a sectoral agreement on critical minerals could open the door to US subsidies for EVs and batteries for their operation under the IRA. But negotiations on even a
narrow transatlantic agreement are now in limbo due to domestic political pressures and differing views on how to deal with (lack of) labour, environmental and human rights standards in third countries. More broadly, the dispute over the permissible financial scope, the areas and the consequences of subsidies is likely to continue for a long time and will not be easy to resolve.

All of the above are transatlantic divides that could intensify, independent of who will win the US presidential elections. This is not to say that there will not be significant differences between the foreign and economic policy approaches of both presidential candidates.

Scenario 1: Continuation with Biden

In the event of a second Democratic presidency under Biden, some fundamental problems in the transatlantic relationship will remain, but compromises are possible. Moreover, the institutional framework needed to achieve them already exists and is valued by both sides. Little is likely to change in terms of the focus on the systemic conflict with China and the close link between economic and security policy. This is still accompanied by expectations that the EU will follow up its announced strategy of de-risking. In addition to calling on the EU to counter China’s actions with its own trade defence instruments, export controls and sanctions, Biden could also lean on the EU to exclude China from any future climate club (e.g. GASSA). For the EU this would come at the cost of breaking WTO rules — which it previously pledged not to do — and losing credibility in foreign policy. Europe could also be faced with more damaging retaliatory measures by China. In addition, Washington could urge the EU to consistently use its most important climate policy instrument, CBAM, as a means of exerting economic pressure on China. Given that imports from China would become much more expensive as a result, which would make Chinese imports less attractive, the EU could inflict considerable damage on China. However, it would remain the Biden administration’s declared aim to maintain cooperation with China on global challenges, such as the use of AI and climate change. The “Foreign Policy for the Middle Class” strategy suggests restraint with regard to military escalation. According to this concept, foreign policy focuses on the US middle class, which at this stage has no interest in a military conflict with China because it would jeopardise its own welfare.

Precisely because the Biden administration defines economic security as part of national security, it would attempt to continue the industrial policy it has begun in order to strengthen the country’s economic base. Economic instruments of coercion would also be used in the future and possibly expanded. New export controls are already being discussed in US government circles, for example on biotechnology and ultrasound technology. The Biden administration’s main instruments in its dispute with Beijing remain tariffs, financial sanctions, export controls as well as checks and controls on investments in the United States and from the United States to China, or investments in the subsidiaries of sanctioned Chinese companies in third countries. In conjunction with its own measures, Washington expects its allies and other partner countries to use similar instruments against China. Otherwise, the measures would be less effective and could put US companies at a disadvantage. It should be borne in mind that the European Commission has already agreed to the stated objectives of the US economic measures — such as denying China’s military and security authorities access to AI applications that could significantly change warfare, as well as to state-of-the-art surveillance technology. Following Russia’s invasion of Ukraine in February 2022, the Europeans have shown that they are capable of closely coordinating measures against an adversary with the United States and implementing them swiftly. From Washington’s perspective, the EU member states should now make good on the von der Leyen Commission’s announcement in the TTC’s Inaugural Joint Statement of September 2021 in Pittsburgh and the G7 declaration of late May 2023 in Hiroshima and introduce technology controls against China. Independent from such pressures and in its own interest, the EU should develop an EU-wide process in which common definitions of critical technologies are developed, regularly reviewed and priorities for technology controls are set. The next European Commission should submit a proposal to the member states for an Economic Security Council, which would further structure decision-making processes in future and support implementation at the national level.

At the same time, the EU, as a strong economic area, should insist on the fundamental openness of the US economy to European exports. Neither import duties or tariff quotas for European exports due to “threats to US national security”, nor the exclusion of US subsidies for EVs and batteries for their operation
appear justified. If the WTO dispute settlement had not been weakened by the decisive intervention of three US governments, it would probably have reached this verdict. However, the same could apply to CBAM. Brussels should continue to work to ensure that Biden ends the blockade of independent, two-stage WTO dispute settlement, including an Appellate Body. In order to live up to the claim of an open and sovereign policy, the EU should also continue to strengthen relations with a large number of states with the help of bilateral and plurilateral trade agreements in order to prevent dependence on individual partners, even if they remain more narrow in scope than previous agreements.

Under the Biden administration, the foundations were laid for compromises on key issues. With the TTC, which now also includes energy policy, there is a well-established framework for an exchange at the cabinet level. Time and again, however, transatlantic compromises fail because EU member states cannot agree on a position. The more and the better that the joint positioning succeeds, the more effectively the EU will be able to protect its interests during a continued Biden presidency.

Scenario 2: Trump’s return

A second Trump presidency could reverse foreign policy in key areas — from climate policy and trade policy to support for Ukraine and commitments to NATO allies. An end to international cooperation on climate policy and a renewed withdrawal of the United States from the Paris Agreement and almost any further cooperation in a multilateral framework would be expected. Trump is likely to continue Biden’s industrial policy, but a complete reversal of climate policy measures should be expected in crucial areas. First, the vast majority of Republican supporters reject the Biden administration’s “green transformation” policy. Second, influential US energy companies, which were last seen under Trump, will most likely once again support him in return for extensive support for fossil fuels produced in the United States.

Trump would further restrict the activities of the US Environmental Protection Agency without having to fear a rejection by the Supreme Court. The latter has in recent decisions set very tight limits for the agency. Trump could abolish individual regulations and issue more extraction licences for fossil fuels again. He should also be expected to move away from climate cooperation, and particularly from dialog with China, such as in the methane initiative.

In terms of trade policy, the EU and others would have to be prepared to once again become the target of tariffs and trade restrictions. It is not unlikely that Trump will use the International Emergency Economic Powers Act (IEEPA) this time, with which he threatened Mexico in 2019, to introduce a blanket tariff of 10 per cent or more on all US imports. His administration could reintroduce Section 232 tariffs on European imports of steel and aluminium that have only been suspended by Biden. Trump could also tighten the BAA and local content requirements, which could significantly increase costs for EU producers in the United States. Trump is also likely to expect the EU to back down on implementing its regulatory projects in the climate sector (CBAM) and in digital and technology regulation (DMA, DSA, AI Act), where he sees major costs for US companies. The Biden economic cooperation forums (TTC, IPEF, APEP) may be terminated or significantly altered. Their nature could change from cooperative fora to gatherings of countries that Trump uses to announce his unilateral decisions on tariffs and other economic policies and directs other countries to follow suit or be punished. Trump generally prefers bilateral meetings and likes to play different trading partners off against each other. On the other hand, it appears that Trump would offer bilateral negotiations on tariff reductions to selected partners if they agree with Washington on other issues — as he has done before.

To be sure, it is not obvious that this bodes well for European or German interests. As already laid out in the 2017 NSS, the Trump administration would intensify its coercive economic policy measures against Beijing. A proximate cause of a new escalation could be an outstanding score with the Xi administration, which announced an increase in US imports in the “Phase 1 agreement” on balanced trade relations but that were never delivered. However, it seems likely that even without Trump, a Republican presidency would lead to an escalation of the economic conflict with China. This is because with regard to China, the interests of the “Make America Great Again” portion of the GOP and the more traditionalist “strategic denial” fraction converge. To the latter, the most important strategic goal is to deny China a dominant role in the Indo-Pacific. This is also intended to prevent China from becoming a great power and triumphing over the United States.

Coercive economic and security policy would remain

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Outlook: Two Scenarios for a Strategic Foreign Economic Policy after the US Elections

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guarantees from the Trump administration. still have to deal with the uncertainty around security demonstrate its foreign policy sovereignty. It this would also allow the EU to other areas where he might use economic coercion against US allies. This would also allow the EU to

In this way, Brussels could put itself in a position to increase the costs for Trump of a complete US withdrawal from the “old continent”, which would otherwise cost the EU dearly in terms of own security — at least in the short term. In the best-case scenario, Brussels would succeed in persuading a larger group of like-minded partners, such as the United Kingdom, Canada, Japan, South Korea and Australia, to take a united stance against Trump on trade issues and other areas where he might use economic coercion against US allies. This would also allow the EU to demonstrate its foreign policy sovereignty. It would still have to deal with the uncertainty around security guarantees from the Trump administration.

Abbreviations

AGOA African Growth and Opportunity Act
AI Artificial Intelligence
APEC Asia-Pacific Economic Cooperation
AIEP Americas Partnership for Economic Prosperity
AUKUS Australia, United Kingdom, United States
BAA Buy American Act
BBB Build Back Better
BIS Bureau of Industry and Security
CAATSA Countering America’s Adversaries Through Sanctions Act
CBAM Carbon Border Adjustment Mechanism
CFIUS Committee on Foreign Investment in the United States
CMIC Chinese Military-Industrial Complex Companies List
COP Conference of the Parties
CPTPP Comprehensive and Progressive Agreement for Trans-Pacific Partnership
DMA Digital Markets Act
DSA Digital Services Act
EAR Export Administration Regulations
ECRA Export Control Reform Act
EPA Environmental Protection Agency
EV Electric Vehicle
FDPR Foreign Direct Product Rule
FIRRMA Foreign Investment Risk Review Modernization Act
GASSA Global Arrangement on Sustainable Steel and Aluminum
GATF General Agreement on Tariffs and Trade
GDPR General Data Protection Regulation
Icet Initiative on Critical and Emerging Technology
ICT Information and communication technology
IIEPA International Emergency Economic Powers Act
IIJA Infrastructure Investment and Jobs Act
IPEF Indo-Pacific Economic Framework for Prosperity
IRA Inflation Reduction Act
ITC International Trade Commission
MPIA Multi-Party Interim Appeal Arbitration Arrangement
MZF Military-Civilian Fusion
NSS National Security Strategy
OIC Outbound Investment Control
RCEP Regional Comprehensive Economic Partnership
STIP Strategic Trade and Investment Partnership
TST Transatlantic Initiative on Sustainable Trade
TTC Trade and Technology Council
TTIP Transatlantic Trade and Investment Partnership
UFLPA Uyghur Forced Labor Prevention Act
USMCA United States—Mexico—Canada Agreement
USTR United States Trade Representative
WTO World Trade Organization

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