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The nexus between climate negotiations and low-carbon innovation:
A GEOPOLITICS OF RENEWABLE ENERGY PATENTS

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ABSTRACT

Intellectual property is a central issue in the climate negotiations. On the one hand, it shapes and encourages innovation in low-carbon technologies. On the other hand, it reduces access to these technologies by giving patent holders market power. We analyze the interactions between climate negotiations and the acquisition of patents on renewable energy technologies. First, we recall the geopolitical nature of intellectual property and explain how it is modified by the particularities of low-carbon innovation. The second part of this article is devoted to an inventory of the production of inventions in renewable energy technologies (RETs). In particular, we focus on the relative technological advantages of countries and the value of patented inventions. Major changes are observed in the geographical distribution of low-carbon innovation during the 2000s and they foreshadow a reorganization of the geopolitical balances of innovation in renewable energies.

Keywords: Patent data, energy transition, renewable energy technology, innovation, international relations.

JEL Classification: Q42, Q55, O31, O38.

INTRODUCTION

The consequences of global warming will affect all countries (Stern et al., 2006). And because atmospheric temperature has the characteristics of a public good, its protection requires countries to commit to reducing their Greenhouse Gas (GHG) emissions. This way of thinking about climate change is well known and places international climate negotiations, conducted within the framework of the UNFCC,¹ at the core of all hopes in the fight against climate change. However, the willingness shown by most States to make each Conference of Parties (COP) a success contributes to partially conceal the geopolitical mechanisms that drive these negotiations. Thus, after the failure of COP 15 in Copenhagen in 2009, US President Obama welcomed a significant agreement, "*one that takes us farther than we have ever gone before as an international community*", and welcomed the fact that the United States (US) had renewed their leadership in the international climate negotiations.² More recently, COP 21 was almost unanimously hailed as a success by both governments and most media (Bodansky, 2016).

However, facts are stubborn and there remain significant doubts about the achievement of the objectives of the Paris Agreement. The national contributions pledged by States at COP 21 would lead to an average global warming between 2.6°C and 3.1°C above pre-industrial levels (Rogelj et al., 2016). More, their revisions following ratification of the agreement by a significant proportion of the countries concerned would likely limit global warming below 3.5°C.³ Three major risks compromise the achievement of the objectives of COP 21 (Peters et al., 2017): the low level of emission reduction commitments made so far, the low deployment rate of low-carbon technologies and the centrality of the so-called negative emission technologies, which are crucial in most scenarios but remain largely hypothetical at the moment.⁴ It is also worth mentioning the non-linearity of the GHG emission reduction costs which considerably increases

¹ United Nations Framework Convention on Climate Change

² By way of comparison, the President was greeted on his arrival on the last day of the negotiations by Hilary Clinton with the words "Mr. President, this is the worst meeting I've been to since the eight-grade student council" (Meilstrup, 2010).

³ <https://climateactiontracker.org/global/temperatures/>

⁴ On this point, simulation exercises show that if these technologies cannot be deployed on a large scale, short-term actions must be significantly more ambitious than those announced so far (Larkin et al., 2018). Some authors speak of a bet made on the future, given the great uncertainties about negative-emitting technologies (Fuss et al., 2014).

financing needs after 2030; the commitments made at COP 21 do not go beyond that date (Rose et al., 2017).

In many cases, these risks are related to low-carbon technology and its widespread diffusion. It results that a limited diffusion of low-carbon technology may contribute to considerably increase mitigation costs of limiting global warming (Iyer et al., 2015). This is not surprising since the energy transition to combat global warming can be described as a technological revolution (Criekemans, 2018). To understand the gap between the objectives of the international community and the concrete actions of governments, it is necessary to understand the geopolitical issues related to low-carbon technologies and how they can influence the evolution of climate negotiations. In this article, we will focus more particularly on renewable energy technologies (RETs) because they are both at the core of policies to reduce energy production-related GHG emissions and perceived as very dynamic sectors in terms of innovation. Our analysis of the geopolitics of RETs highlights the role of intellectual property. On the one hand, the history of intellectual property systems shows that they have created major geopolitical issues between countries since they determine the exclusivity rights that shape production and access to technology. On the other hand, intellectual property on low-carbon technologies is subject to additional geopolitical tensions as it is intrinsically linked to international negotiations. In the first part of this article, we analyze in detail the geopolitical nature of intellectual property, the interactions of low-carbon innovation with climate negotiations and emphasize the importance of the role of public authorities. Indeed, innovation in RETs is very largely dependent on public authorities that have historically played a key role in the energy sector and in financing innovation, and for which innovation in RETs crosses energy security issues. In the second part of this article, we present an overview of the dynamics of innovation in the RETs sectors and the positioning of leading countries in these technologies. Based on the analysis of patent data, we observe that innovation in RETs has quickened steeply and is linked to oil price movements. This acceleration has been particularly strong in several Asian countries and it questions the future evolution of the competitiveness of Western countries. Historically, some have been the main innovators in these technologies. Our analyses conclude that while these countries still maintain their leading positions in the creation of high-value innovations, countries such as China, South Korea and Taiwan seem to be

on the way to catch up in these technologies and are showing a desire to become key players in innovation in the RETs.

The article is structured as follows. Section 2 explains the place of low-carbon innovation in the global economy. It starts with emphasizing the importance of technology in the energy transition (Subsection 2.1.) and then explains why low-carbon innovation support can be interpreted as a manifestation of States strategies (Subsection 2.2.). Drawing on this, Section 3 examines the geopolitics of intellectual property by discussing the geopolitical dimension of patents in Subsection 3.1. The co-evolution of the low-carbon innovation and the international negotiations on climate is the subject of the Subsection 3.2. Then, how it is related to energy security issues is analyzed in Subsection 3.3. Section 4 presents an empirical analysis of renewable energy patents. The methodology and the data are described in Subsection 4.1. The general trends of low-carbon innovation are discussed in Subsection 4.2. Subsection 4.3. analyzes the revealed technical advantages of several major countries while the value of RETs patents are investigated in Subsection 4.4. Section 5 discusses our results and concludes.

LOW-CARBON INNOVATION IN THE INTERNATIONAL ECONOMY

Energy transition : will access to technology outweigh access to resources ?

While the low-carbon energy transition requires major changes in consumption habits and a deep transformation in the economic organization of energy production and distribution, the decarbonization process remains conditional on a radical change in the technological base of the energy system. In 2015, 67% of the world's total final energy consumption was of fossil origin⁵ (IEA, 2018). This share must drastically decrease in order to limit the global warming of the average temperature to 2 degrees Celsius with a

⁵ Link toward data :

<https://www.iea.org/statistics/?country=WORLD&year=2015&category=Key%20indicators&indicator=TPESbySource&mode=chart&categoryBrowse=false&dataTable=BALANCES&showDataTable=true>

probability of 66-100% by 2100. In this scenario,⁶ emissions from the overall energy supply sector must be reduced by 90% or more between 2040 and 2070 compared to their 2010 levels (IPCC, 2014). These figures remind us that the fight against global warming requires a wide diffusion of RETs.

A technologically intensive transition

As Criekemans (2018) points out, the energy transition from fossil to RETs reinforces the role of technology. This is due to the fact that solar, wind or hydraulic are flow energies that are almost freely available but need to be converted into useful energy with help of technology (Criekemans, 2018). At the contrary, fossil fuel must be extracted from the ground before being transformed. Hence the cost structures of these two technological families are very different. This difference between the two technological families is illustrated by the work carried out by the IEA in the 'Projected Cost of Generating Electricity 2015' report. The average cost of electricity⁷ produced by a combined cycle power plant using natural gas as the primary energy source increases by about 35% when the cost of fuel increases by 50%. At the contrary, the average cost of electricity from solar or wind installations depends only on the cost of the power plant, its lifetime, the quality of the resource and the efficiency of its conversion into electricity; the two latter determinants being synthesized by the capacity factor. The main challenge is no longer the access to energy resources, but their conversion at a competitive cost into energy that can be exploited by humans, thanks to technology.

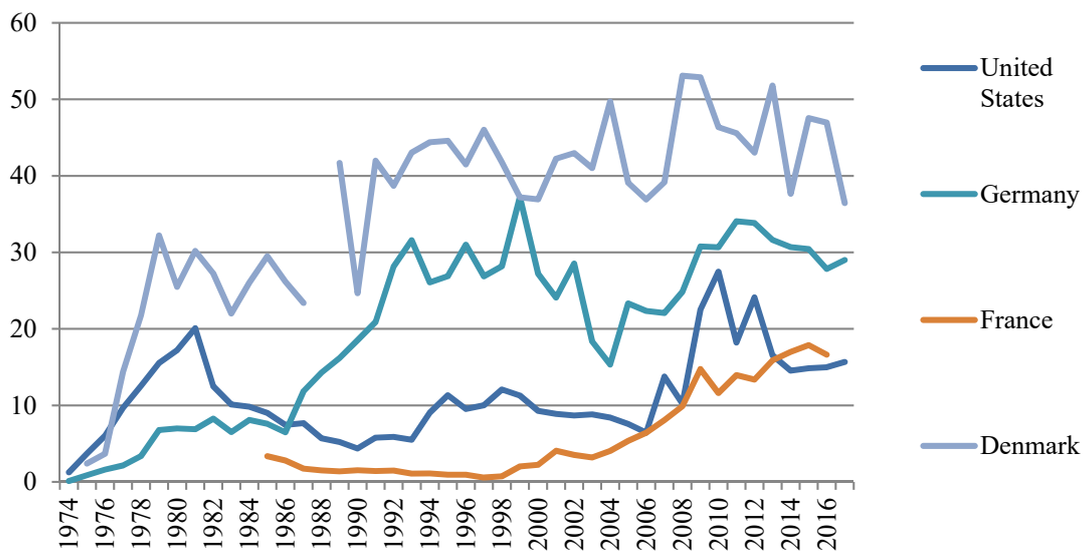
It is this difference that leads Criekemans (2018) to consider the transition to RETs as a technological revolution. This technological nature of the low-carbon transition places Research and Development policies and intellectual property rights (IPR) at the core of climate policies. Indeed, the former is at the forefront of the innovation process and the latter constitutes the institutional framework that determines the incentives for the players to innovate and the ease of access to new technologies. We detail here the dynamics of R&D expenditure, before analyzing in more details the issues specific to IPR

⁶ The IPCC names this scenario the RCP2.6.

⁷ Computations made using a 7% discount rate.

in the next section. Figure 1 shows the evolution of the share of RD&D (Research, Development and Demonstration) expenditures allocated to RETs in total RD&D for the energy sector in four countries.⁸ These countries are chosen for their innovation performances and for the quality of available data, which many countries do not communicate because of the strategic nature of RD&D, and for its collection difficulties.

Figure 1 : Changes in the share of RD&D expenditure in the energy sector that are dedicated to renewable energies, in %.



Source: IEA, RD&D budgets statistics.

Before global warming became a serious concern for governments, the first oil shock triggered support for innovation in RETs and energy efficiency technologies in several countries. This was the case in the US in particular, as shown by the increase in the share of expenditure allocated to RETs which began in 1974, before decreasing after 1981. Canada, absent from the graph for the sake of readability, has followed a very similar path by massively supporting innovation in RETs in response to the first oil shock. This reaction was only short-lived: the share of RD&D expenditure for RETs decreased from 17.4% in 1981 to 4% in 1986, before increasing again at the end of the 1990s in

⁸ Data presented in Figure 1 are drawn from the IEA ‘Detailed country RD&D budgets’. The energy sector includes seven technology groups: energy efficiency, fossil fuels, RETs, nuclear energy, hydrogen and fuel cells, the conversion, transmission and storage of energy and transversal technologies (related to the analysis of energy systems for instance). Solar energy, wind energy, ocean energy, biofuels, geothermic energy and hydraulic energy are included in the RETs group.

response to climate concerns. The importance given to RETs in the national R&D strategy also seems to be related to nuclear power. In Denmark for instance, the decision to ban the production of nuclear energy has been taken in 1985 by the Danish Parliament (OECD, 2015). Following this decision, a major increase in the share of R&D allocated to RETs was observed. Similarly, the Chernobyl accident has had a major impact on the German R&D strategy in the energy sector. Indeed, it happened in the context of an intense debate on the place of nuclear power in the energy mix. Following the accident, opposition from the public opinion dramatically increased and R&D for RETs was raised (Jacobsson and Lauber, 2006). Other countries, such as France, started later to redirect their RD&D expenditures towards RE. This is also the case in the United-Kingdom, where this share rose from 9% in 2000 to 15.9% in 2016.

Low-carbon innovation as a manifestation of States strategies

Geo-economics, now considered as a branch of international relations analysis, has its origins in the thesis defended by Edward Luttwak in his book "From Geopolitics to Geo-Economics. Logics of Conflict, Grammar of Commerce" (1990). In this controversial book written after the short "unipolar moment" of international relations, the author defends the idea that at the end of the Cold War, the economic weapon would replace the military weapon. As a result, States' strategies to expand and strengthen their power would be translated into the terms of international trade. In particular, Luttwak considered that the weapon of choice for geo-economics is the technological superiority that states can acquire by providing R&D funding. As Lorot points out, if geo-economics suffers from several methodological limitations,⁹ it makes it possible to account for the role played by economic forces in global geopolitics (Lorot, 2008). However, a careful analysis should avoid the pitfalls of simplifying geopolitical phenomena solely to the economic policies of States. Regarding low-carbon innovation, it is tightly linked to public support for several reasons.

⁹ In his book, Luttwak takes a clear-cut position on geo-economics. For example, he considers that if the State intervenes, it is no longer "pure sugar" economics but geo-economics (Luttwak, 1990, p. 34). In addition, there is the constantly renewed analogy in these writings between war and economics. This has contributed to geo-economics being considered as a simplified version of the doctrine of realism in international relations. For a discussion of the criticisms and strengths of geo-economics, see Vihma, (2018).

Innovation, energy, low-carbon transition and the State

The production of low-carbon innovation is a phenomenon that lies at the intersection of technological change and energy production. For this reason, it is largely influenced by States strategies. Indeed, despite the wave of liberalization that began during the Thatcher-Reagan period in the 1980s, the energy sectors remained strongly linked to the public authorities (Pollitt, 2012). Based on the interviews submitted by the OECD to multiple governments,¹⁰ we can observe that in 2013, 38 countries out of 46 interviewed stated that the largest firm in the national electricity generation sector was partly owned by the government. In 92% of cases, the public authorities held more than 50% of the firm in question, in 42% of cases the firm was wholly owned by the public authorities. More generally, major technological transformations are directly linked to fundamental research and public funding. Mazzucato's work has thus shown the importance of the State in the dynamics of innovation and its long-term impact (Mazzucato, 2013). Finally innovation in low-carbon technologies is, compared to other sectors, more dependent on public intervention as there is no powerful enough price signal in the economy for private innovation projects to be driven by market logic. In Europe, the implementation of the EU Emission Trading Scheme (ETS) was intended to provide a price signal strong enough to stimulate low-carbon innovation. An ex-post analysis of this instrument finds that regulated firms did innovate more after the implementation of the scheme (Calel and Dechezleprêtre, 2015). Supports for innovation in low-carbon technologies are therefore crucial and can be achieved by combining demand-pull policies (e.g. feed-in tariffs for electricity from RE) and supply-push policies (e.g. competitiveness clusters, R&D subsidies) (Nemet, 2009). The support provided by these instruments greatly varies in intensity depending on the type of technology supported. Thus, the history of innovation support in RETs shows that States are not technologically neutral.

For these three reasons: (1) the weight of the State in the energy sectors, (2) the decisive role of public authorities in financing innovation and (3) the lack of technological

¹⁰ See Koske et al, (2015). Databases containing responses to surveys are freely accessible: <http://www.oecd.org/eco/growth/indicatorsofproductmarketregulationhomepage.htm>

neutrality in the support provided to low-carbon technologies, low-carbon innovation can be seen as a manifestation of the geo-economic strategies put in place by the States. In this context, we conduct an empirical analysis of these strategies using patent data statistics in Section IV.

INTELLECTUAL PROPERTY AT THE CORE OF RENEWABLE ENERGY GEOPOLITICS

1. The geopolitical dimension of patents

The notion of intellectual property refers on the one hand to literary or artistic property and on the other hand to industrial property. It is the latter that frames the inventions made in the RETs sectors. Industrial property is a legal framework that confers a temporary monopoly on the exploitation of an invention, model or trademark. Its principle follows a trade-off logic: the temporary monopoly right allows the inventor to benefit from a dominant position and thus to generate an economic rent by being able to fix higher prices than in a competitive situation. In return, the property right is granted only if the invention is described in sufficient details so that the novelty it contains is accessible to society as a whole.

Early patent systems and economic protectionism

The first form of patent was introduced in the Maritime Republic of Venice and the first patent law was passed in 1474 (Lapointe, 2000). The patent system was then seen as a mean to encourage innovation, but also as a protectionist instrument to stimulate inventors to develop their activities within the borders of the republic. In the rest of Europe, similar systems were emerging to attract inventors and localize the production of new technologies in the country. Several historical examples illustrate this geopolitical dimension of industrial property. For example, the US refused in the 19th century to recognize the validity of European patents before they could compete technologically (Dulong de Rosnay and Le Crosnier, 2013). Japan implemented its first patent law in 1885 which, in its original form, excluded foreigner inventors (Galvez-

Behar, 2016); which shows that a patent system is closely linked to a country's economic strategy.

The international convergence of national patent systems

It was in 1883 that an international regulation emerged with the signature of the Paris Convention for the Protection of Intellectual Property. It coincides with a strong acceleration of the implementation of patent legislation. As Galvez-Behar (2016) said, half of the countries with patent laws in 1901 introduced them between 1880 and 1900. This trend is explained in particular by the dissemination of these legislations by the colonial powers within their empires. The Convention was initially signed by eleven countries which undertook, on the one hand, to strengthen their industrial property systems and, on the other, to harmonize their national standards.¹¹ The second aspect is decisive since it established the priority right that guarantees any inventor who files a patent in one of the signatory countries a period of twelve months during which she or he can take the necessary steps to obtain protection in any of the other countries of the Union of Paris. Inventors therefore did not need to file their applications simultaneously in all patent offices since they were assured that no other individual could file an application in those countries for the same invention during the granted period. By September 2014, 174 countries had signed the Convention. During the 20th century, the internationalization and harmonization of intellectual property rules increased with the creation of an international patent classification (1954), the signature of the International Patent Cooperation Union Treaty (1970), the establishment of the European Patent Organization (1973), and the entry into force of the Agreement on Trade-Related Aspects of Intellectual Property Rights (1995).

While in the early stages of industrial property, geopolitical tensions between States were reflected in the heterogeneity of their national legislations, internationalization and homogenization of rules have contributed to the accumulation of patents with high economic and/or technological value becoming a way for States to establish their

¹¹ These countries are Belgium, Brazil, Spain, France, Guatemala, Italy, Netherland, Portugal, Salvador, Serbia and Swiss.

political and economic powers. These tensions are particularly acute when the issue of developing countries' access to key technologies, such as health, arises.

Tensions over the role of Intellectual Property Rights (IPR) in the transfer of technology

The assessment of the impact of intellectual property on development was the subject of a commission led by Professor John Barton and was convened at the request of the United-Kingdom in 2001. The commission concluded that "describing [industrial property rights] as "rights" should not be allowed to conceal the very real dilemmas raised by their application in developing countries, where the extra costs they impose may be at the expense of the essential prerequisites of life for poor people". (reported in Dulong de Rosnay and Le Crosnier, 2013). An episode revealing the geopolitical issues related to the rules of industrial property was the one registered during the meeting of the members of the WHO (World Health Organization) in 2012, which followed the publication of the Organization's report putting forward a number of ideas on the definition of a joint R&D programme on so-called neglected diseases. The Organisation has concluded that research projects carried out by major pharmaceutical companies, guided by profit-seeking, strive to meet the needs identified in Western countries where the willingness to pay will be stronger. Other diseases that affect a significant proportion of the population in poorer countries are not well researched and are therefore neglected.¹² To address this requirement the WHO report recommended the creation of a global R&D convention on neglected diseases. Many disputes arose during the negotiations and the draft comprehensive convention was abandoned, despite the enthusiasm of countries affected by neglected diseases. The delegations of the European Union and the US were the most recalcitrant to the idea of a comprehensive convention.¹³ While the US delegation refused to formally comment on its refusal, various sources confirmed that their main fear was that the convention would promote technology transfer and access to medicines.

¹² According to the WHO, more than 70% of countries and territories in which tropical and neglected diseases are prevalent are low or middle incomes countries (<http://www.who.int/features/qa/58/fr/>).

¹³ <http://www.ip-watch.org/2012/11/29/who-members-agree-on-strategic-work-plan-on-health-rd-but-no-convention/>

The parallel between health and climate issues is relevant since intellectual property and technology transfer issues have also constituted barriers in climate negotiations, as we recall in the next subsection. Moreover, we can anticipate the emergence of an even more complex geopolitics of low-carbon energy in the fight against global warming, compared to the geopolitics of fossil energy, since the development of these technologies is dependent on the implementation of ambitious international agreements on GHG mitigation. This last point is investigated in the following subsection.

2. Climate negotiations and intellectual property

Intellectual property on low-carbon inventions is an important issue for climate negotiations as they deal, among other things, with technology transfer challenges.¹⁴ Since the adoption in 1992 of the United Nations Framework Convention on Climate Change (UNFCCC) and its entry into force in 1994, "developed country Parties and other developed Parties included in Annex II shall take all practical steps to promote, facilitate and finance, as appropriate, the transfer of, or access to environmentally sound technologies and know-how to other Parties, and particularly developing countries Parties" (Article 4, paragraph 5 of the UNFCCC, 1992). Technology is therefore initially perceived as a factor of inequality between developed and developing countries that needs to be corrected through the transfer and financing of low-carbon technologies in developing countries. Since the first Conference of the Parties (COP) in 1995 in Berlin, the development and transfer of low-carbon technologies have been the subject of extensive negotiations at each meeting. These negotiations have gone through several successive phases.

A brief history of technology transfer in climate negotiations

From the first COP held in Berlin in 1995 to COP 4 (1998), the Parties confined themselves to assess annually the commitments made in the Article 4 of the UNFCCC (inventory of projects, construction of networks, definition of technologies). At COP 4 in

¹⁴ The United Nations adopts a broad definition of technology as part of a piece of equipment, technique, practical knowledge or skill to carry out a particular activity.

Buenos Aires, the decision was taken to initiate a consultation process preparing a framework agreement on technology transfer for adoption. These consultations, in particular with developing countries, were to last until 2001. The third phase begins with the adoption and implementation at COP 7 in Marrakech in 2001 as part of the Technology Transfer Framework. It endorsed five practices: (1) the publication of reports to identify and assess technological needs to reduce GHG emissions, (2) the creation and maintenance of a platform to facilitate the circulation of information on the implementation of the Technology Transfer Framework, (3) the facilitation of technology transfer through the coordination of public policies and the removal of technical barriers, (5) the creation of technology transfer mechanisms that entrust the Expert Group on Technology Transfer (EGTT) with the responsibility of facilitating the implementation of the agreement. During COP 13 in Bali in 2007, parties agreed to strengthen the framework on technology transfer and added to the study themes of the EGTT the funding of innovation, the strengthening of international cooperation, the development of endogenous innovation and collaborative R&D projects. A further step has been taken with the creation in 2010 at COP 16 (Cancun) of the "Technology mechanism" which ends the mandate of the EGTT and entrusts two entities, the Executive Committee on Technology (ETC) and the Climate Technology Centre and Network (CRTC), with missions to assess countries' technological needs, formulate public policy recommendations and create and expand a network of low-carbon technology actors. However, these two entities have limited authority. The ETC is composed of about twenty experts and its main activity is to formulate proposals to States at each new COP aimed at accelerating technology transfer. The CRTC has limited capacity with a budget of \$14 million in 2015 (Glachant and Dechezleprêtre, 2017). After implementation, the "Technology mechanism" was reinforced at COP 21 in Paris. Although the Paris Agreement is often presented as a success and a major step forward in international climate negotiations, the position on technology transfer has remained the same. The Parties confined themselves to reaffirming their shared "long-term vision on the importance of fully realizing technology development and transfer" (Article 10 of the Paris Agreement).

Two irreconcilable views about the role of IPR in the transfer of climate technologies?

Technology transfer can take place in different ways and potentially outside the framework of international climate negotiations. The first mode of transfer is to supply goods incorporating the technology in question. The second is to license one or more patents to allow a foreign firm to exploit the protected technology. Finally, technology transfer in its strongest version consists in strengthening the research and production capacities of firms in the requesting country that wish to produce or use the technology (Barton, 2007). Whatever the mode of transfer, it is linked to intellectual property and while States reaffirm at each COP their willingness to promote the transfer of low-carbon technology, intellectual property remains a major point of disagreement. Ockwell et al. (2010) explained the opposition between developed and developing countries by a disagreement about the impact of intellectual property on technology transfer. For developed countries, intellectual property rules allow firms to secure their investments and thus develop their activities in developing countries. The main obstacle to technology transfer therefore becomes the absence of intellectual property rules or their excessive flexibility, which encourage firms to keep their innovations secret or even to refuse to sell them in some countries. For developing countries, the market power conferred by a patent allows a firm to set prices too high for them to acquire it, thus also preventing them from improving it. The existence of patents also makes imitation, even partial, more difficult. This is a major issue to the extent that imitation is also a powerful vector for learning, improvement and therefore technical progress.

These opposite views denote the ambiguity of the effects of intellectual property on technology transfer. Nevertheless, it conceals the economic stakes that push States that have significant assets in the low-carbon energy sectors to promote IPRs. Moreover, it is part of the continuity of international negotiations which, because of the inertia of the process, continue to make a strict distinction between developed and developing countries. Yet, while many developed countries have been slow to invest in strengthening their inventive capacity in low-carbon technologies, several developing countries are now among the leaders in some of these technologies. It therefore seems that the absence of an ambitious international mechanism for technology transfer has

not prevented the start of a race for low-carbon innovation. However, the success of climate negotiations is intrinsically linked to the accumulation of low-carbon patents by stakeholders, as we show in the following subsection.

A particular geopolitics to low-carbon patents

Low-carbon technologies differ from conventional technologies in that their economic value is determined by climate policies. Innovation in mobile communication technologies, for instance, has been stimulated by the existence of fast-growing demand. Low-carbon technologies, on the contrary, face a demand determined by the intensity and the credibility of climate policies implemented by the international community. Thus the economic valuation of a patent filed in a RETs technology will depend as much on the policy implemented at the national level as on those implemented by other countries. This 'political' character of the economic value of a low-carbon innovation creates a form of coevolution between low-carbon innovation and internationally adopted climate agreements. A country's willingness to ratify an ambitious international agreement to reduce GHG emissions will then depend on its level of technological assets in the low-carbon transition sectors. Similarly, the incentive to invest in R&D projects to acquire such assets is directly linked to the benefits expected by economic actors, and therefore to the existence of ambitious climate policies and the most widely adopted by emitting countries. For this reason, low-carbon innovation and the adoption of international climate agreements are intrinsically linked.

3. The place of low-carbon innovation in energy security issues.

The concept of energy security is of a polysemic nature that involves several dimensions and has specificities according to the geographical entity, energy or time horizon considered (Chester, 2010). As Cherp explained, the traditional definition of energy security is initially linked to the availability of energy and its affordability, (Cherp, 2014). Even now, Cherp recalls that the International Energy Agency (IEA) defines energy security as the uninterrupted availability of energy resources at affordable prices (IEA, 2014). Over time, many other dimensions will merge into the concept of energy security such as the accessibility and the acceptability. If we confine ourselves to the dimensions

of energy availability and affordability alone, what roles do the production and appropriation of new low-carbon technologies play?

Low-carbon energy patents and the availability of energy

The link between energy availability and low-carbon innovation is ambiguous. In an energy system based on the exploitation of fossil fuels, assessing the availability of energy consists in geologically assessing the quantity of this resource still available. This definition of the concept is less appropriate when applied to flow energies such as solar, hydro or wind energy. Indeed, they are much more available albeit the location of the production site has a major impact on its productivity. However, the conversion of these energies into usable energy is based on low-carbon energy technologies. Nevertheless, important mineral resources are necessary to produce these technologies (Vidal et al., 2013). In the context of the energy transition, the availability of energy is therefore being extended to include minerals. Thus low-carbon innovation, and its appropriation through patents, may or may not increase dependence on minerals. On the one hand, the technical change has contributed to increasing the quantity of metals consumed, but also the diversity of these metals. While copper and iron have been used for 7000 years and 3000 years respectively, “technological metals” such as rare earths have only been used for about 30 years. On the other hand, innovation can help to find substitutes for expensive resources or to reduce the quantity of a raw material needed to provide an equivalent energy service. Indeed, the effect of low-carbon innovation on energy availability is difficult to forecast even if the low-carbon transition should increase the amount of energy available.

Low-carbon energy patents and the affordability of energy

Of the two classic dimensions of energy security, it is certainly affordability that will be most affected by low-carbon innovation. The cost of generating electricity from renewable sources has decreased in recent decades due to feedbacks from the deployment and use of RETs (“learning-by-using” and “learning-by-doing”) (for a discussion of these concepts see Jaffe et al., 2005; for recent figures see IRENA, 2018). Learning through research has also made a significant contribution to reducing

equipment production costs and improving efficiency in low-carbon electricity generation (e.g. Klaassen et al., 2005; Kobos et al., 2006). It is therefore in the interest of a State to implement policies to support innovation in RETs in order to reduce the costs of producing renewable electricity and to reduce its dependence on foreign technologies.

The definition of energy security has expanded over time. It has taken two additional dimensions: accessibility and acceptability. This energy security paradigm is known as the *four As* paradigm and has been popularized by the Asian Pacific Research Centre (APEREC, 2007). It is a questionable approach insofar as it does not respond to strictly security issues (Cherp, 2014). These weaknesses have contributed to a multitude of analyses adding new dimensions to energy security, making it impossible to compare studies (*ibid.*). It should be noted however that of the 104 studies on empirical estimation of energy security reviewed by Ang et al. (2015), the only one that explicitly recognizes the role of low-carbon innovation is Sovacool et al. (2011). According to their study, it allows a State to have a more diversified energy system and be therefore less sensitive to shortages. They therefore choose to include technological development among the five dimensions they take into account when considering energy security.

We have shown that intellectual property is a field in which geopolitical tensions are exercised and that the low-carbon nature of an innovation adds a level of complexity to the analysis of these power relations by linking intellectual property to climate negotiations. However, figures are lacking to assess the technological advantages accumulated by countries in the field of low-carbon technologies, and thus infer their positions in climate negotiations.

WHAT GEOPOLITICS OF RENEWABLE ENERGIES ? MAKING PATENT DATA SPEAKS

1. Methodology and data

The analysis we develop in this section uses patent data from the PATSTAT database. This database contains bibliographic information extracted from the European Patent Office (EPO) database and provides a reference point for the statistical analysis of patent

data. It gives information on more than 100 million patent documents from both industrialized and developing countries. Our analysis will focus in particular on patents protecting inventions in RETs. To do this, we consider patents classified according to the Cooperative Patent Classification (CPC) scheme in the following technologies: wind power (onshore and offshore), solar photovoltaics, bio-fuels, fuel from waste, geothermal, solar thermal and hydropower. In the latter category we only consider inventions related to the use of marine energy and small hydropower installations; we exclude patents filed in hydropower dam technologies.

We consider patents granted between 1980 and 2014 to set the most complete coverage possible. Indeed the last year of our sample is 2014, because this is the last full year in the 'Spring 2018' edition of the PATSTAT database from which our data are extracted.¹⁵ Moreover, depending on the objective of the analysis, we can study both inventions and patents. The distinction is that several patents can protect the same invention. Indeed, an agent seeking to patent its invention can choose to protect it in several geographical areas and will potentially obtain as many patents. To focus on the invention itself, it is then relevant to take into account only its so-called priority filing patent, which qualifies the first granted patent that protected the invention in question.

Finally, a central issue in the analysis of patent data is to determine the nationality of the inventor(s). In the next subsection, we will focus on RETs patent filings in the main patent offices, regardless of the nationality of the applicant. But to be carried out, other analyses will require knowledge of the inventor's nationality. We consider that the nationality of a priority patent is that of the residence address of the inventor registered at the time of patent filing, used for correspondence with the patent office. When the information is not known, we consider that the invention is of the nationality of the Office in which it is protected for the first time. Indeed, there is a strong domestic bias among inventors in the sense that they will generally prefer to file the first patent on

¹⁵ <https://forums.epo.org/latest-full-year-in-patstat-7117>

their invention directly within their country of residence, before considering an extension of protection to other countries.¹⁶

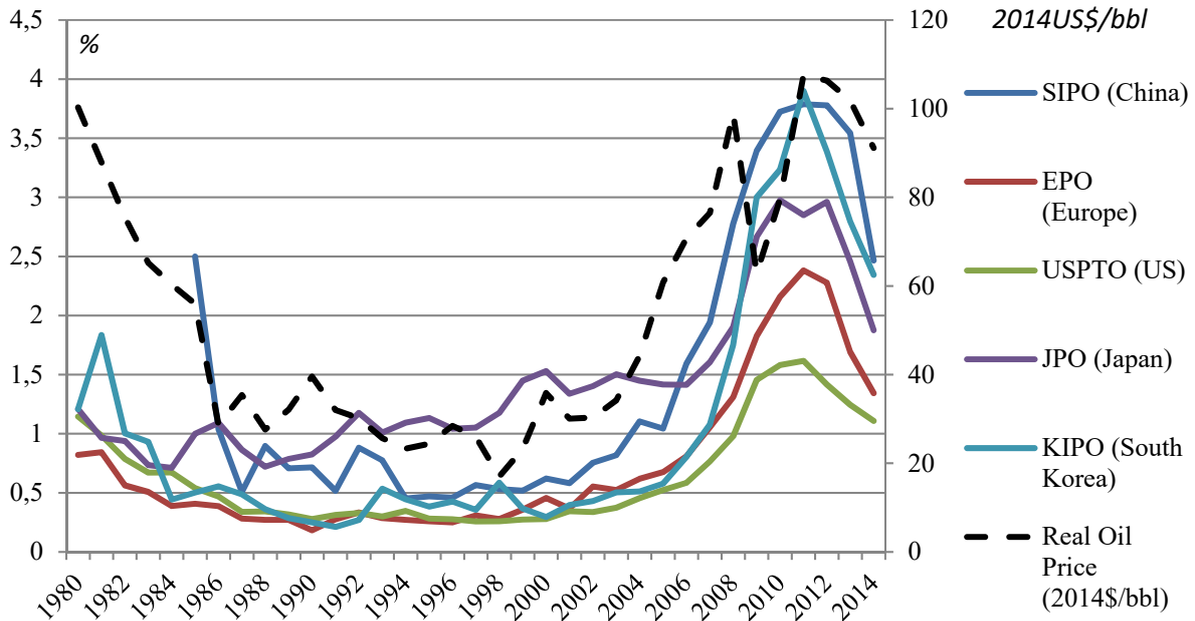
2. Accelerating innovation in renewable energy technologies: a global dynamic

For all the reasons discussed in the first part of this article, innovation in RETs has become a global challenge in recent decades. No geographical area seems to have escaped the acceleration of the acquisition of intellectual property rights on new technologies in the RETs sectors, reflecting the expectation that these technologies are or will become key assets. The analysis of patent data from the five largest intellectual property offices in the world, namely the United States Patent and Trademark Office (USPTO) in the US, the European Patent Office (EPO), the State Intellectual Property Office (SIPO) in China, the Japan Patent Office (JPO) and the Korean Intellectual Property Office (KIPO) in South Korea, allows monitoring global trends. Figure 2 shows the evolution of the share of RETs patents in the total patents granted by the five offices. Patents are not classified by their year of grant, but according to the year in which the patent application was filed at the Office.¹⁷

¹⁶ To illustrate this domestic bias, we have extracted all the priority patents filed between 1980 and 2014 for which the inventor's country of residence is known. In 91% of cases it corresponds to the country of the office that granted the priority patent.

¹⁷ Classifying inventions according to the year in which the application was filed makes it possible to better reflect the temporality of innovators' decisions. Indeed, the duration of the examination of applications is likely to vary from one office to another and a classification by year of patent grant can bias the results.

Figure 2 : Evolution of the share of RETs patents in the total patents granted by the five main intellectual property offices (left axis) and real oil price (right axis)



Source: PATSTAT

The weights of RETs in the total patent granted by the five offices are shown on the left axis of Figure 2. To illustrate the importance of price signals, the evolution of the price of a barrel of Brent crude oil (2014 US dollars constant price) is plotted on the right axis and represented by the dotted line. The share of RETs patents in total patents granted by an IP office is not a measure of a country's inventive performance. It is an indicator of innovation efforts directed towards RETs compared to other sectors and therefore of the profitability, achieved or anticipated, of these technologies. First of all, the dynamism of the Chinese, Korean and Japanese patent offices, in comparison with the European and American offices, must be underlined. During the period analyzed, RETs patents generally have higher weights within the JPO, SIPO and KIPO, compared to EPO and USPTO. This gap is all the more marked since the 2000s. The JPO differs from its Asian neighbors in that the weight of RETs patents has historically been higher than in the other offices, but will not experience the same acceleration intensity since the 2000s. This difference is explained by the high ambition of the policies implemented by the government to support the development of solar PV technology. Indeed, the fact that the 1990s have been a "lost decade" for the Japanese economy did not reduce the government's willingness to develop alternative energies. As explained by Chowdhury et

al. (2014), the two oil shocks have urged the government to increase the share of RETs in the energy mix. The largest share of support was granted to solar PV technology through the Sunshine program and its expansion, and it has allowed the solar PV sector to benefit from an abundant and stable budget for its development (Chowdhury et al., 2014). Regarding South Korea, the country also has started to develop new energy technologies in response to the two oil shocks. Nonetheless, the political support dedicated to RETs became more aggressively and strategically promoted in the early 2000s (Chen et al., 2014). At the end of 2008, the government chose to go further in the energy transition by releasing the “Low-Carbon Green Growth” plan that provides the new national vision for South Korea for the next fifty years. This plan explicitly targets the development of RETs as a mean to achieve economic growth and strengthen competitiveness.

For the five offices, the acceleration of innovation in RETs began at the turn of the 2000s and is strongly correlated to the price of a barrel of oil. It also points to the lack of a long-term vision for low-carbon innovation as a drop in oil price deters the innovative effort toward these technologies. The correlation thus illustrates John Hicks' hypothesis of induced technical change, according to which the direction taken by technical progress depends on investments made by economic actors in response to market conditions (Hicks, 1932, pp. 124-125). This correlation underlines the importance of a price signal to stimulate low-carbon innovation and thus the relevance of GHG taxation instruments. Indeed, several empirical studies support the idea that low-carbon innovation positively reacts to energy prices (Newell et al., 1999; Popp, 2002; Crabb and Johnson, 2010; Verdolini and Galeotti, 2011). Nonetheless, pricing emissions is not the only instrument able to cause a reaction from innovation players. Lanjouw and Mody (1996) have shown that the implementation of air quality standards has positively impacted patented environmental innovations in the US, Japan and Germany. A more recent study by Johnstone et al. (2010) assesses and compares the effects of different environmental policy instruments implemented in 25 countries on low-carbon patent filed in RETs at the European Patent Office (EPO) between 1978-2003. They conclude that the instruments are complementary: the most flexible instruments such as green certificate

markets¹⁸ allow the most competitive technologies to enter the market, while targeted subsidies such as feed-in tariffs for green electricity stimulate innovation in the most expensive technologies. The EU ETS has been evaluated by Calel and Dechezleprêtre (2016) and its causal impact on low-carbon innovation is estimated on a sample of 5,500 firms from 18 European countries. The authors conclude that about 1% of the increase of the number of patents filed at the EPO in environmental technologies is attributable to the emissions trading scheme. More generally, the main lessons of empirical literature studying low-carbon innovation are summarized by Popp (2005); we summarize two of them. The first one is that low-carbon innovation not only reacts to economic incentives, but does so quickly. Indeed, Popp estimates that more than half of the impact of a price increase on R&D expenditures occurs in the five years following that increase. The second lesson from the literature is that R&D shows signs of decreasing returns within the same technology. This analysis is based on patent citation data: it appears that within the same technology, the propensity of a patent to be cited decreases with patent accumulation in that technology. This suggests that the marginal contribution of new inventions to the improvement of a technology is decreasing.

On the geopolitical level, the responsiveness of low-carbon innovation to the price of oil underlines the importance of countries producing fossil resources. The link between oil price and low-carbon innovation can be analyzed in the broader context of the "green paradox". This paradox reflects the idea that the implementation of a GHG pricing policy can paradoxically lead to an increase in emissions. It is developed by Sinn (2008) and is based on the fact that emission pricing policies are generally implemented gradually to smooth the transition to a low-carbon system. Pricing is then increasing over time and fossil fuel producers, anticipating the drop in demand for their products, will choose to maximize their immediate gains by reducing their selling prices. Sinn bases his demonstration on a Hotelling model in which the introduction of a cash-flow tax that increases over time pushes producers to increase the extraction rate of their fossil resources. A vast theoretical literature exists on the green paradox and tends to

¹⁸ A green certificate market is an instrument for promoting RE. Electricity generators are required to comply with a certain quota of low-carbon electricity. To this quota corresponds a number of certificates that must be submitted to the regulator. In some systems the flexibility is higher because the certificates are tradable by the generators.

demonstrate that it can be valid in different contexts, depending on the discount rates, the speed of tax increases, or consumer reaction (e.g. Edenhofer and Kalkhul, 2011; Smulders et al., 2012; Michielsen, 2014). A first empirical study on the existence of the green paradox is conducted by Di Maria et al. (2014) who evaluate the effects on coal price of the implementation of the Acid Rain Program in 1995 in the US and of its announcement in 1990. Their results indicate that not all firms are necessarily looking to sell their reserves more quickly. A decline in coal price is well observed. The authors conclude, however, that coal-buying power plants have not favored highly polluting coal despite its low price, even if the Acid Rain Program was not effective yet. Thus, the institutional arrangements made upstream with coal consumers were crucial to avoid the green paradox. This analysis of acid rain regulation offers us several lessons about the risk that a green paradox could annihilate the effects of climate policies. Regulators should seek to build agreements with fossil energy consumers prior to the implementation of the pricing policies. This will be much more complex for oil, which has more consuming sectors, than for coal, which is used mainly by electricity producers. The risks of increased fossil energy consumption can also be reduced by developing more attractive technical substitutes. Another important lever is the rapid increase in emissions pricing, which reduces the period during which a green paradox can develop. Finally, it is important that policies to support low-carbon innovation succeed in decoupling it from fossil fuel prices; in this respect, public funding must be maintained at a high level regardless of fluctuations on the fossil fuel markets. It thus underlines the need for a long-term political vision. On the international political level, one solution to counteract the green paradox is to agree with countries with high reserves of fossil fuels that they will respect a certain production quota. This quota would reduce the amount of fossil fuels that is available. To compensate for the decline in fossil fuel sales, consumer and producer countries can agree on a high sale price that would allow to value the part of their reserves they can sell, in accordance with the quota. To this extent, the green paradox is another reason to include these countries in international climate negotiations.

3. Leaders in RETs

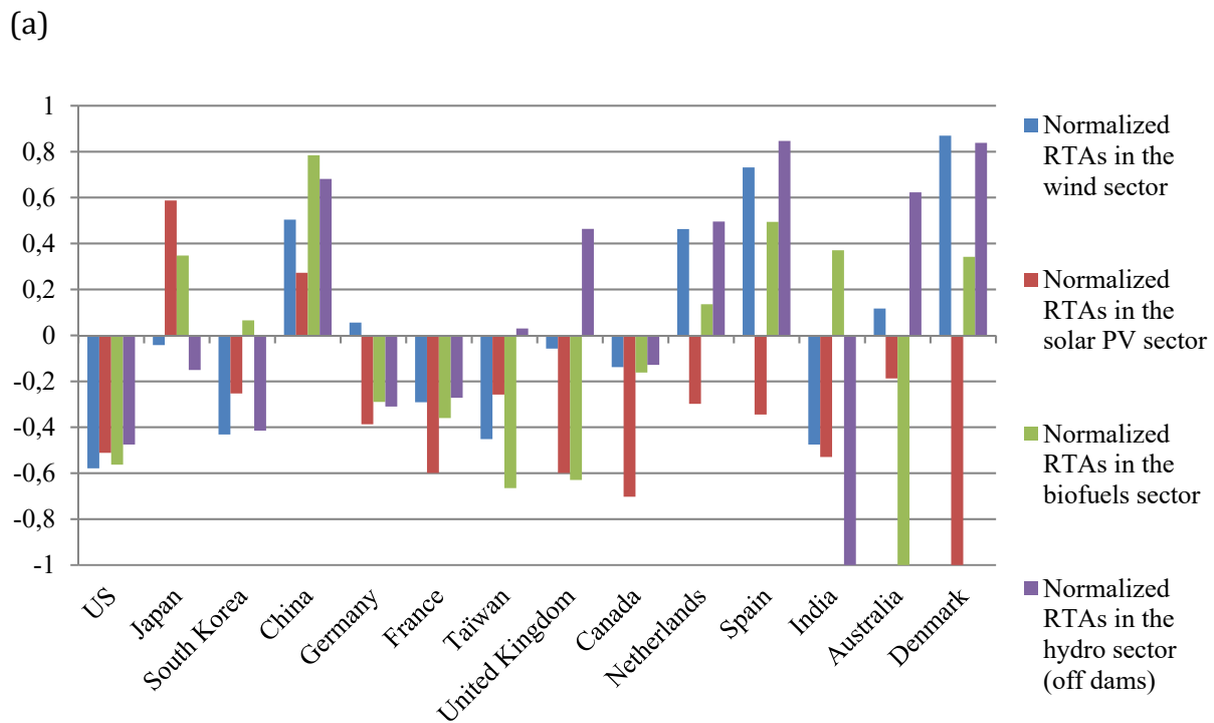
The dynamics of patent acquisition within the five main offices do not make it possible to distinguish between countries' knowledge in low-carbon technologies since patents can be filed by foreign inventors. As explained in the Methodology and data section, we can sort RETs patents according to inventor's nationality. This allows us to analyze the specialization of the main innovative countries¹⁹ in four technologies: (1) onshore and offshore wind, (2) solar photovoltaics, (3) bio-fuels and (4) hydropower (as defined above). A widely used indicator in the literature to measure a country's relative degree of specialization in a technological field is the Revealed Technical Advantage (RTA), originally proposed in an article by Soete (1987). This indicator is defined as the ratio between the share of inventions held by a country in a specific technology and the share of inventions held by this country, all technologies taken together. This indicator is particularly useful for international comparisons because the propensity to patent can vary from country to country, regardless of innovation performance. Finally, we normalize the RTA indices so that the same weight is given to negative and positive changes (Thoma, 2017). Although RTA indices are very effective in quantifying a country's relative specialization in a technology sector, they have two limitations identified by Cantwell and Jeanne (1999). First, the construction of these indices for countries producing few inventions creates potentially large variations in the index from one period to another and makes more difficult a comparison with other countries (among the countries included in our sample, this limit applies mainly to India). Second, the calculation of RTAs for small countries easily leads to consider them to be highly specialized as their limited resources force them to focus on a limited number of technology sectors (this criticism applies mainly to Denmark among the countries we analyze). The analysis of complementary indicators in the next section will enable us to overcome these two limitations. A strictly positive normalized RTA index indicates a relative specialization of the country in the sense that it produces a larger share of

¹⁹ We focus on the main innovators, defined as the countries that obtained the most patents between 1992 and 2014, namely the United States of America, Japan, South Korea, China, Germany, France, Taiwan, United Kingdom, Canada and the Netherlands. We add to this group a second group of countries that we select on the basis of their weight in global emissions (Australia, which has the highest level of emissions per capita and India, which is the largest emitter of GHGs in the world) or on the basis of their expertise in RETs (Denmark and Spain).

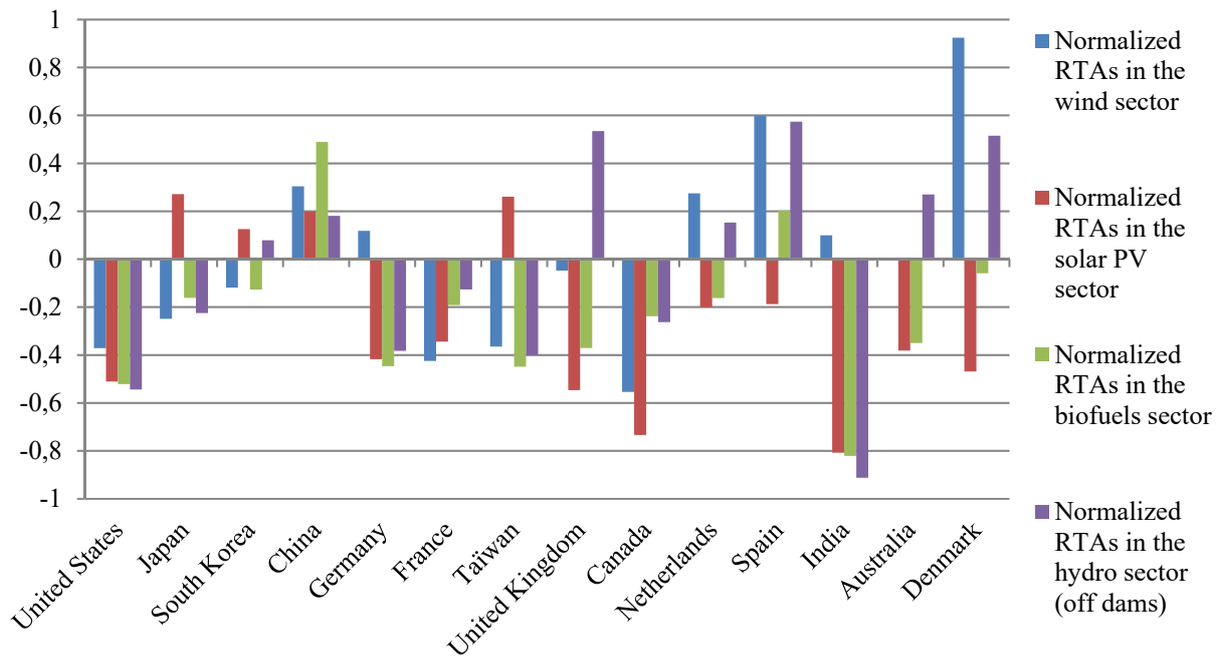
inventions in this technological sector than in all sectors; a strictly negative index indicates a relative lack of specialization in the sector.

The RTA indices are calculated by distinguishing two periods: 1992-2003 and 2004-2014 and represented on Figure 3. The first period begins in the year of the Earth Summit in Rio de Janeiro, which brings several results, including the United Nations Framework Convention on Climate Change, a key stage in the climate negotiations. The second period begins in 2004, which marks the acceleration of patenting in the RETs sectors (see Figure 2).

Figure 3 : Evolution of the normalized RTA indices (a) 1992-2003 period (b) 2004-2014 period



(b)



Source: PATSTAT

Compared to other countries, European countries have shown greater stability in the architecture of their technological specializations. Their RTAs indices have not indeed varied significantly from one period to another. Between 1992 and 2003, for example, Spain was mainly specialized in the wind and hydro sectors. The country was also specialized in bio-fuels, although to a lesser extent. Finally, it had a sub-specialization in the solar PV sector, as evidenced by the negative value of the index. During the period 2004-2014, the specialization indexes varied slightly: the gaps between technologies have narrowed but Spain remains specialized in hydro and wind energy, followed by biofuels, and has a relative technological disadvantage in the PV sector.

Wind technology remains Europe's best technological advantage as Germany, the Netherlands, Spain and Denmark all appear to be specialized in this technology during both time periods in comparison with other countries in the world. It should be noted that the RTA index is a relative index that judges a country's performance in relation to others as well as its own performance. Germany may therefore appear to be weakly specialized in wind technology compared with the other three countries mentioned. This is explained by the fact that Germany produces many inventions in other technological fields, hence reducing the weight of wind technology. A promising technology sector in

Europe is hydropower, in which United-Kingdom, Spain, the Netherlands and Denmark are specialized. Of all the European countries, France seems to be lagging behind in the four technology sectors analyzed, even if stronger RTAs have been observed in the last period in the solar PV, bio-fuels and hydropower sectors (excluding dams).

The US, Canada and Australia all have a high per capita GHG emission rate and are therefore highly dependent on fossil fuels. The comparison between the two periods indicates that these countries did not become highly specialized in one or more sectors of RES. The US has maintained a similar situation from one period to another, without seeking to favor a technology. The negative values of the RTAs indices show that RETs are still far from having reached the most dynamic innovation sectors in the US. From one period to the next, Canada's RTA indices decreased for all four technologies. In the case of Australia, only one technology stands out from the others since the country maintains a high degree of specialization in the marine and current energy sector during both periods.

The most significant upheavals in countries' relative technological specializations have occurred in Asia, although countries have very different profiles and Japan stands out as an exception. South Korea and Taiwan have the common characteristic of having succeeded in developing a strong specialization in the field of solar PV. This is explained by the specialization that these countries had developed upstream in the semiconductor sector; the latter being intrinsically linked to solar PV technology (Wu, 2014). It should also be noted that Taiwan has favored the development of crystalline silicon cells while Korean innovators have focused on improving new generations of solar photovoltaic technologies (*ibid.*). However, while Taiwan has specialized exclusively in solar PV, South Korea has also strengthened its skills in wind, ocean and current energies. Japan stands out from other Asian countries by recording a reduction in its RTA indices on all four technologies, although a strong specialization in solar PV is maintained during the second period.

Finally, the comparison of degrees of specialization in RETs from one period to the next highlights China's particularity. It was mainly from the early years of 2010 that

questions arose about the increase in the number of Chinese patents.²⁰ Our results provide two additional dimensions.

First, China was already highly specialized in RETs between 1992 and 2004, while the trigger for China's energy transition is generally associated with the 2005 Renewable Energy Law (2005 LER). It therefore seems that before implementing policies supporting the deployment of RE, as did the 2005 LER, the Chinese economy already launched a specialization process in these sectors during the 1990s. This is not surprising given that China has long maintained a desire to deploy RETs, even if it has remained discreet in comparison with the increase in Chinese GHG emissions. According to World Bank, China was already the world's leading producer of wind turbines in 1996 (World Bank, 1996). Because of its good wind resources, particularly in Inner Mongolia, China began a rural electrification program in the 1970s based on the use of wind energy, but also on other RETs sources (Lew, 2000). In parallel, central and local governments set up a set of mechanisms at the end of the 1950s to support the development of a domestic wind energy sector. More generally, the electrification of rural areas in China has been a powerful vector for the development of small renewable installations.²¹ For example, China alone had 15 GW of small hydro installed capacity (<10MW) out of the 40GW installed worldwide in 2001 (Paish, 2002).

Second, China's relative specialization in the RETs sectors analyzed here continued during the period 2004-2014, despite the arrival of new players. China therefore appears to be specialized in wind, bio-fuels, marine and current energy technologies and, to a lesser extent, solar PV technology. The main strengths of the Chinese economy in this latter sector are economies of scale, low production costs and the export of ready-to-install systems (Wu, 2014).

The RTAs indexes make it possible to quantify the relative specialization of countries in the RETs sectors and to understand the technological paths of national economies. On

²⁰ "Patents, yes ; ideas, maybe. Chinese firms are filing a lots of patents. How many represent good ideas?" The Economist, October 14th 2010.

²¹ 99.26% of the urban Chinese population had access to electricity in 1990 while this share was equal to 89.7% for rural population. In 2015, this gap has narrowed as these rates were both equal to 100 for urban and rural populations (numbers are from the World Bank).

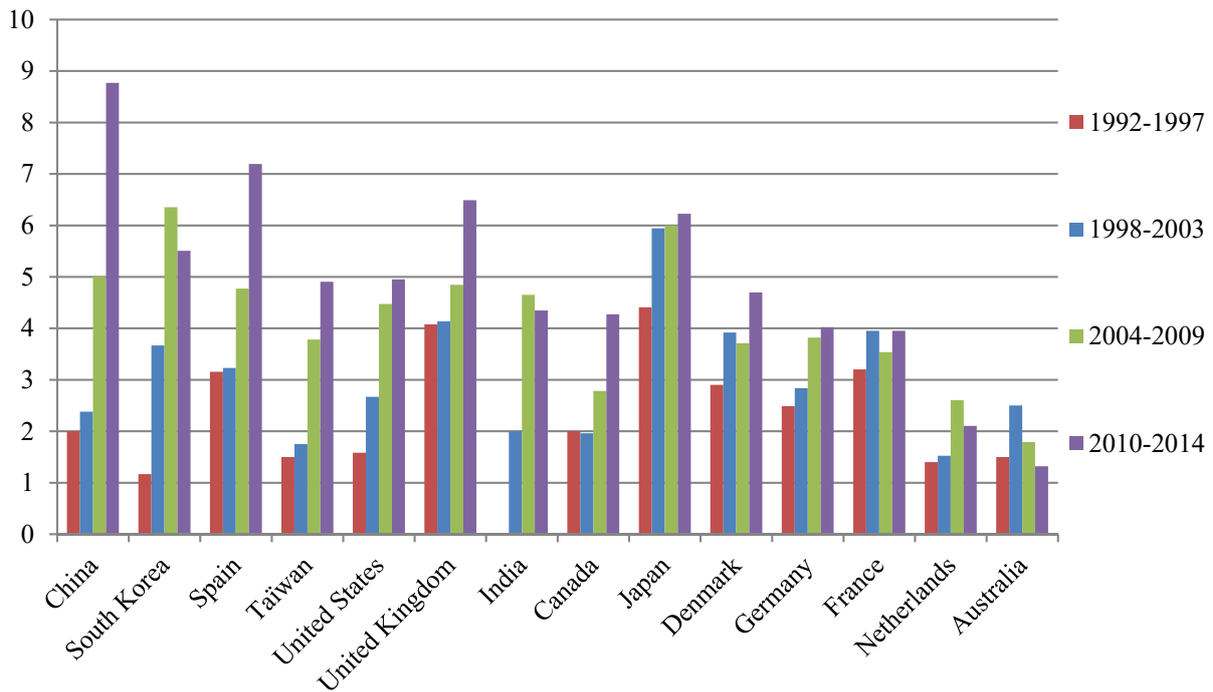
the other hand, they do not allow taking into account the economic value of patents, which requires the analysis of complementary indicators such as those developed below.

4. Patent families: a measure of the geographical scope of inventions

As we explained at the beginning of the previous subsection, the same invention is protected first by a priority patent and then, if necessary, by a family of patents granted by different patent offices. Because each new patent application has a cost for the applicant, it is considered that the size of the patent family, i.e. the number of patent offices in which the invention is protected, is a relevant approximation of the economic value of a patent (Fischer and Leidinger, 2014). This hypothesis is empirically validated by several papers that highlight the positive correlation between the size of an invention's patent family and its economic valuation (e.g. Putnam, 1997; Harhoff and Wagner, 2003). In a more strategic approach, the size of the family, by indicating the breadth of the geographical coverage of the monopoly rights over an invention, makes it possible to understand a country's influence on the accessibility of RETs. Nonetheless, it should be kept in mind that depending in its geographic location a country may have a higher propensity to patent abroad, compare to other countries, independently of the value of an invention. Hence, a cross-country comparison of the size of patent families can be misleading. A relevant approach is to examine how the average size of inventions' patent families have evolved over time for each country. It should be made by focusing on a particular technology in order to capture the dynamism of the sector in terms of inventive activity. Because wind and solar PV technologies are now supported by numerous countries through public policies since several years and sometimes decades, we are focusing on these two.

We represent the evolution of the average size of patent families protecting inventions in the wind power technology sector on Figure 4. The period we analyze is divided into four sub-periods in order to assess the evolution over time of the average family size.

Figure 4 : Average size of patent families protecting wind power inventions



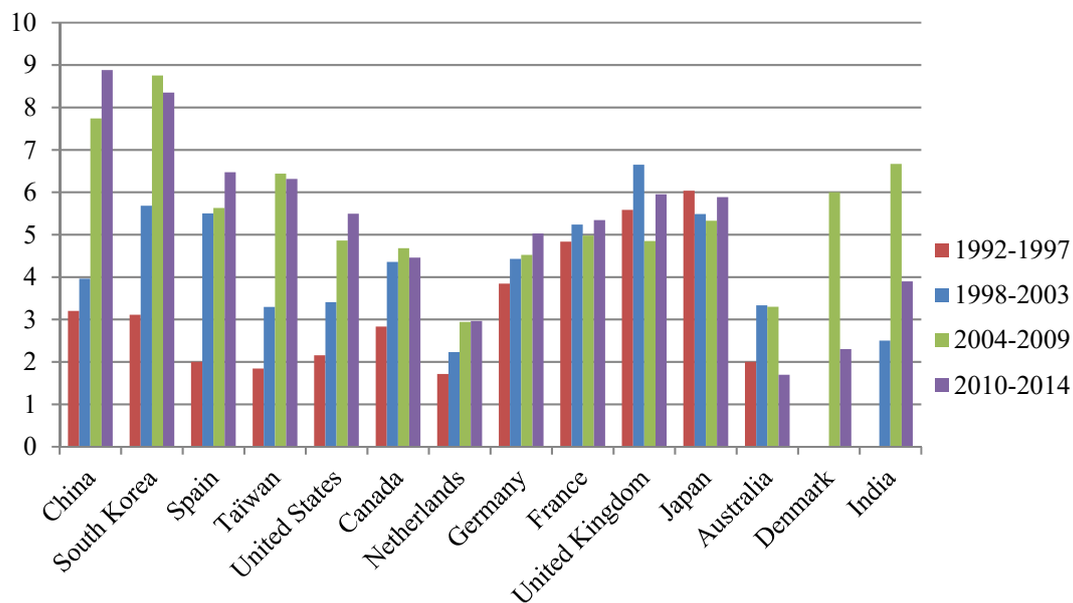
Source: PATSTAT

The first fact that emerges from this figure is that several countries have experienced a rapid increase in the average size of patent families protecting their wind power inventions. This increase is of course not exclusively linked to purely technological determinants and also represents an increase in the average economic value of inventions, resulting for instance from the implementation of a policy to support the sector in a particular country that will encourage foreign innovators to come to the national patent office to protect their inventions. At the contrary, the countries in which this upward trend is not observed are the ones that are lagging behind the others on the technological level, as they do not try to compete for new markets. This is the case for Japan, France, Australia and to a less extent the Netherlands. Regarding other countries, two groups can be distinguished: the historical leaders of the wind power sector and the new entrants to the market. The first group includes Denmark, Germany, Spain, the United-Kingdom and the United States. It brings together the leaders of the European market and the United States who have all benefited from a dynamic domestic demand,

as well as an important demand from neighbor countries.²² The second group includes China, Taiwan and South Korea. In South Korea, the average size of patent families protecting wind power inventions has steadily increased over the first three time periods we consider, before it decreased during the 2010-2014 period. In China and Taiwan, major efforts have been made to increase the average geographical scope of intellectual property over wind power technology, hence demonstrating the improvement of the innovative capacity in these two countries. It is also demonstrative of the fact that there has been a major growth of the Asian demand for wind turbine functioning at low wind speed. Such wind turbines generally use permanent magnet and most have been manufactured by the Chinese firm Goldwind (Serrano-González and Lacal-Aránategui, 2016).

The contrast between Asian and European countries is even more striking in the solar PV sector. The evolutions over four time periods of the average size of patent families protecting solar PV inventions are represented on Figure 5.

Figure 5 : Average size of patent families protecting solar PV inventions



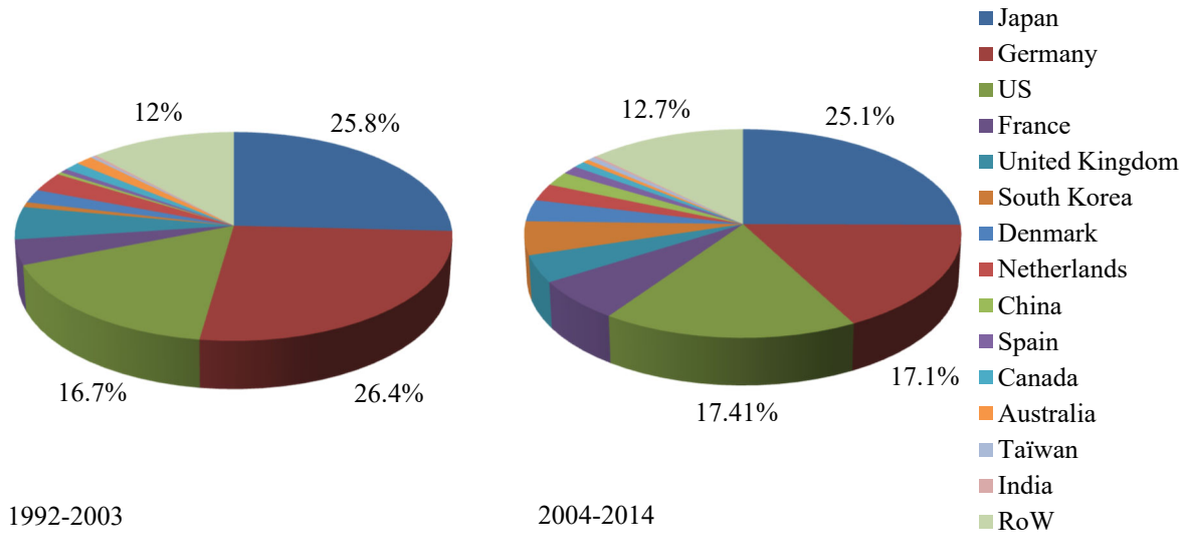
Source: PATSTAT

²² For instance in 2008, seven firms from Denmark, Germany and Spain have provided the turbines for 94 and 93% of the cumulative installed capacities in Italy and Portugal, respectively (Baudry and Bonnet, 2018).

As shown on Figure 5, there has been a strong increase of the geographical scope of the intellectual property of Asian inventions in the solar PV technology. This increase has occurred mostly during the last two time periods and is correlated with the implementation of demand-pull policies for solar power on Asian markets and the penetration of Asian firms on the European and the American markets. It should be noted that the United States have also followed this dynamics by increasing the average size of its solar PV patents families. At the contrary, a slowdown of the growth of average solar PV patents families is observed in Europe. The case of Japan must be highlighted. Although this country is a major innovator in the solar PV technology, no sign of improvement in the average value of its inventions in this field is observed.

These results on patent families can be refined by narrowing the analysis to very high-value inventions. This can be done by counting only inventions that have been patented in the most innovative patent offices, i.e. those that receive the most of patent applications. To do so, we count only the number of triadic families. They are the families of patents that protect the inventions at least in the US Office (USPTO), the Japanese Office (JPO) and the European Office (EPO); the three main patent offices in the world. The advantage of counting triadic families is that they reduce the influence of geographic location and thus facilitate international comparisons (OECD, 2009). Figure 6 shows the distributions of triadic inventions related to RETs and produced during two periods by nationalities. During the first period, from 1992 to 2003, the number of triadic families in the RETs sector was 771. Between 2004 and 2014 this number increased considerably to 1,849. This increase is a sign that the acceleration of patent filings in RETs also coincides with an increase in the economic value generated by these inventions.

Figure 6 Distribution of triadic families of RETs inventions according to nationality



Source: PATSTAT

During the first period, the production of high-value inventions in the RETs sectors is heavily concentrated between Germany, the US and Japan, which respectively represent 26.4%, 16.7% and 25.8% of triadic families. During the period 2004-2014, Japan and the US maintained their shares while the weight of Germany decreased to 17%. At the same time, new countries have taken a more important place in the production of high-value inventions, as in the case of France, which has succeeded in increasing its share from 3.9% to 6.4%. The weights of the United-Kingdom and the Netherlands remained relatively stable, while those of Denmark and Spain increased by 1.3 and 0.6 points respectively. The most striking fact is most certainly the entry of South Korea in the production of triadic inventions since it held only 0.8% between 1992 and 2004 and increased this share to 5.2% during the period 2004-2014.

CONCLUSION

The diffusion of RETs and their improvement are crucial issues for the energy transition. In this article we explain why there is a geopolitics that is specific to the intellectual property rights on these technologies. Indeed, intellectual property rules shape the production and diffusion of innovation and in the context of climate negotiations, there are two opposing discourses about their effects. For developed countries, the existence of intellectual property rules is a necessary condition for the diffusion of new technologies that innovators would keep secret in the absence of protection. For developing countries intellectual property allows the exercise of monopoly power that, by increasing the price of new technologies hinders access to them. This opposition is exacerbated in the case of RETs since innovation in these sectors is highly dependent on government intervention (implementation of climate policies, financing of innovation, historical weight in the energy sectors) and overlaps with energy security issues. These different elements make it possible to understand the geopolitical tensions linked to technology that drive international climate negotiations. In this article, we have stressed that low-carbon innovation and international climate negotiations are unique in that they are co-evolving. On the one hand, countries with the best technological assets in RETs will perceive the adoption by other countries of GHG mitigation commitments as an opportunity to gain market shares. On the other hand, countries lagging behind these technologies will see the adoption of such commitments as a threat to their economies and energy security if they are not accompanied by technology transfer agreements. In this context, the use of patent data makes it possible to produce an overview of innovation in RETs and to assess which countries are leaders in low-carbon innovation and to what extent the situation has changed over time. Low-carbon innovation is concentrated in the hands of only a few countries. However, India and Australia, which are major emitters of GHG, do not stand out among the main low-carbon patent producing countries. This delay casts doubt on the international community's ability to get these countries to join the energy transition project. The dynamics of low-carbon innovation in the five largest patent office show that a strong acceleration took place during the 2000s. However, when we compare the relative specializations of countries using the RTA indexes, we observe that significant changes have occurred. The relative

specializations of several countries in four RETs remained relatively stable between 1992-2003 and 2004-2014; this is the case for the US, Germany, France, the United-Kingdom and Spain. The main upheavals observed come from Asia. Japan has lost its relative specialization in bio-fuels but maintains a relative advantage in solar PV. South Korea has made a major effort to specialize in this technology and has also developed a specialization in marine energy and small hydropower. The most important gain in specialization between the two periods that can be observed is Taiwan's in solar PV technology. Finally, China seems to have always devoted significant efforts to the production of inventions in RETs. The evolution of countries' relative technical advantages shows that progress trajectories are not homogeneous between countries and that major changes can be anticipated in the positioning of new leaders in climate negotiations. However, these results can be refined by an analysis of the value of patents, which we approximate using two indicators. The average size of patent families protecting inventions, on the one hand, and the number of triadic patents held by a country that represent very high value inventions, on the other. The analysis of patent families shows that Western countries continue to produce inventions in the wind power sector that are, on average, protected in a large number of countries. Nonetheless, a major change has occurred since 2004 in this sector as China and Taiwan, and to a less extent South Korea, became major players in this field. This illustrates the weights these countries have taken in this sector. This shift in the geographical distribution of patent rights on RETs is even more striking for the solar PV technology. China, Taiwan and South Korea have experienced a major increase in the average size of their solar PV patents families. This trend is also observed for the United States but it seems that the growth of the average size of solar PV patents families is now slowing down in most European countries. The evolution of the distribution of triadic families of patents between different countries informs us of the changes that are taking place in the production of very high value innovation. In RETs, it seems to have been and continues to be dominated by the US, Germany and Japan. However, Germany's weight in triadic families concerning RETs decreased between 1992-2003 and 2004-2014, while that of Japan and the US remained almost identical. Among Asian countries, South Korea has managed to improve its production of triadic families in RETs the most.

The issue of sharing energy transition technologies will become increasingly important in climate negotiations. On the one hand, the commitments made by countries to reduce their GHG emissions under the Paris agreement will increase demand for these technologies; these commitments will also have to be revised upwards in 2025. On the other hand, the acquisition of intellectual property rights over these technologies has accelerated considerably, widening countries' inequalities in the face of transition. Future research must focus on the opportunities that exist to make technology sharing a vehicle for the inclusion of the largest number of countries. For this purpose, policy instruments must be designed to target explicitly technology transfer. Clean Development Mechanisms have indeed promoted technology transfer but only as a side-effect of the instrument. To this extent, the double dividend from the taxation of GHG emissions can be used to foster the transfer of RETs. The use of this (environmental) tax revenue to fund the transfer of RETs technology, for example, can be a promising option to strengthen North-South cooperation. On the one hand, developing countries could acquire efficient technology at a lower cost and thus reduce the cost of their energy transition. On the other hand, incentives to innovate would be maintained with respect to private parties since their investment would be compensated by the transfer of the tax revenue from GHG emissions taxation. Moreover, the implementation of such a system will maintain a strong price signal, that would be necessary to redirect economic investments towards low-carbon practices but also to generate a tax revenue. Such a redistribution system could be applied within the framework of the climate clubs proposed by Nordhaus (2015). Climate clubs were initially analyzed through the prism of trade tariffs, but many other modalities are possible. Indeed, technology transfer could prove to be a less socially costly option than increasing tariff barriers and would satisfy the principle of common but differentiated responsibility that is formalized in the UNFCC. ■

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The nexus between climate negotiations and low-carbon innovation: A GEOPOLITICS OF RENEWABLE ENERGY PATENTS

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This article is part of the GENERATE (Renewable Energies Geopolitics and Future Studies on Energy Transition) Project.

GENERATE (Renewable Energies Geopolitics and Future Studies on Energy Transition) is a two years research project (2018-2020) on the Geopolitics of Renewable Energy, on behalf of the French National Research Agency, in a consortium with IFP Energies Nouvelles. The purpose of the project GENERATE is to analyse the geopolitical consequences of a spread of renewable energies worldwide. This project will focus particularly on three major issues, namely (1) the criticality of energy transition materials for energy technologies (electric vehicle, solar panel, wind turbine, etc.). (2) the new geography of patents for the renewable energy technologies and (3) the oil producing countries development model, and their places on the international energy scene.

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