Constructing A New Global Order:  
A Project Framing Document  
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Revised, September 2020

Background
The existing global political-economic order has been ruptured by a number of recent trends. On the political side, declining U.S. power (both hard and soft), the return of multipolarity, and, most importantly, the rise of China as an increasingly important geopolitical player beyond East Asia has upended a global system previously dominated by the United States and its allies. On the economic side, financial crises, creeping protectionism, the backlash against globalization, concerns about surrender of sovereignty to trade agreements or (in the case of Europe) to regional integration arrangements, and increasing tensions with China on a multitude of trade and investment fronts has undermined the post-1990 model of hyper-globalization. The “end of history” consensus that sustained the liberal international order following the fall of the Berlin Wall has been shattered not only by China’s authoritarian practices and its state-directed economic model, but by the rise of ethno-nationalist populist movements in the U.S., Western Europe, and many middle powers. Although Trump’s unilateral actions, contempt for international organizations, and confrontational approach to China have accelerated these trends, he is as much a symptom and reflection of the undercurrents destabilizing our present arrangements as an independent cause.

Covid19 is deepening fault lines in the global landscape even more. The retreat from hyper-globalization has turned into a leitmotif, as governments talk about bringing supply chains home and the economic conflict with China deepens. At the same time, the crisis has highlighted how woefully inadequate our present global arrangements are in providing for global public goods such as fighting health pandemics or addressing climate change.

How should governments respond to these accumulating tensions? Is it possible to reconstruct a workable global political-economic order? And if so, what principles should underpin it?

We can imagine different broad narratives on these questions. One approach would be to move back toward the status quo ante by revitalizing the Western alliance, strengthening multilateral institutions ranging from NATO to the WTO, and reviving hyper-globalization (albeit with better distributive outcomes at home). Adherents of this view would have to assume that the international liberal order can relatively easily coopt the emerging powers into that order without making significant concessions. A willingness to accommodate China’s geopolitical ambitions to some extent would be the quid pro quo for preserving the economic benefits of closer integration through pre-existing multilateral institutions and practices.

1 We are grateful to Henry Farrell, Jeffrey Frankel, Jeff Frieden, Jolyon Howorth, Jeff Lehman, John Mearsheimer, and John Ruggie for very useful comments on an earlier draft. None of them should be held responsible for the views expressed here.
An alternative narrative would be that the status quo ante is unattainable (due to China’s rise and other trends noted above) and that the geopolitical and economic threat posed by China requires a hardline response. Such a response would entail extensive economic decoupling from China, a sustained military buildup, and an overt strategy of containment. In this vision, the norms or rules shaping the future world order should be fashioned primarily to give the United States and its allies significant advantages over China and its own partners. Although this approach is not intended to lead to war, cooperation with Beijing would be minimal-to-non-existent.

The starting point of our project is the belief that both of these two positions are undesirable. Regarding the first option, we believe an attempt to return to the status quo ante would be neither possible nor appealing. A return to hyperglobalization would re-create many of the adverse conditions that undermined it before 2016, along with the additional vulnerabilities exposed by the pandemic itself. Equally important, accommodating Chinese ambitions in Asia and in a number of areas of advanced technology solely for the sake of immediate economic gains ignores the long-term effects of such a policy on the overall balance of power between Washington and Beijing. A world in which China enjoyed a dominant position in Asia and a substantial margin of superiority over the United States would be a world in which U.S. security is reduced and a substantial price is paid in terms of human rights abuses.

As for the second option, the hardline position not only sacrifices most if not all of the evident gains from trade and investment relationships with China, it may make military conflict more likely through the workings of the familiar security dilemma. An overly bellicose approach to China may also alarm the allies whose cooperation we seek and thus leave the United States in a weaker position. Most important of all, viewing Sino-American relations as a strictly zero-sum game will make it difficult-to-impossible to cooperate with China on issues where our interests overlap, such as climate change or global public health.

This project will explore a third possibility, one that seeks the best possible outcomes within a world order whose outlines will be nonetheless be shaped primarily by Sino-American rivalry. It proceeds from the recognition that any sustainable global order needs an “operating system”: a system of rules to help states manage trade, investment, communications, the movement of peoples, the conduct of diplomacy, and host of other issues. These rules can be embodied in international organizations or formal agreements or internalized as norms that guide individual states’ behavior. They will be most effective when they are broadly legitimate; that is, when they are viewed as desirable and fair by most if not all of the participants.

In practice, the rules that prevail at any given moment are invariably a reflection of the underlying balance of power and the interests of the major powers. Properly designed, they can facilitate cooperation and help states achieve gains that would be difficult or impossible to obtain in their absence. The objective of our project is to develop a realistic and pragmatic approach for developing rules appropriate for the post-Covid19 world, a world where rivalry between the United States and China will be a key defining feature. Our ultimate goal is to identify a set of

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2 The security dilemma is to the tendency for one state’s efforts to make itself more secure (e.g., by increasing defense spending) tends to make other states less secure. See John Herz, “Realist Internationalism and the Security Dilemma,” World Politics 2, no. 2 (1950); and Charles L. Glaser, “The Security Dilemma Revisited, World Politics 50, no.1 (October 1997).
institutional arrangements that can deliver as much stability and cooperation as possible within the constraints imposed by the distribution of power and the resulting strategic rivalry.

A ‘Modus Vivendi’ Model of World Order

A truly global order will need to acknowledge, and perhaps accommodate, the roles and interests of many others beyond the U.S. and Chinese governments – not only other states but also a large number of transnational actors, such as multinational corporations, transnational social movements, or international NGOs. The presence of these and other non-state actors complicates the landscape of international relations: it creates a multitude of interests that don’t neatly align with the borders of nation states; it renders state action potentially less effective; and it also creates the possibility that many desirable social and economic objectives can be accomplished through their actions, rather than through government policy.³

In light of these background conditions, an approach such as ours that focuses primarily on the nation state and inter-state relations needs justification. We eschew a full-throated defense here, and instead make two quick points that we hope is enough to render what’s to come of interest even to those who would stress the primacy of non-state actors. First, corporations, banks, and NGOs are ultimately backstopped by rules enacted and maintained by governments. Put crudely, if corporations have privileges such as limited liability or legal personhood, it is because states have given these to them. Financial institutions based in New York City or London would be unable to operate globally without the financial regulations of the U.S. and U.K.⁴ Staffs of large international NGOs must rely on the protections of the states of which they are citizens or in which they operate. In other words, the thick network of transnational relations that has been built over decades is not only the product of state actions and regulations; it would not exist without them.

Second, it is more than likely that the future of international relations will hinge critically on how the looming conflict between the two strongest powers in the world, the U.S. and China, will be managed. If we focus here on the U.S.-China intergovernmental relationship, it is because it presents the test case for the framework we outline below. Any order that does not adequately address this particular axis has no chance of being a “global” order. If the U.S. and China are able to reach a modus vivendi in some important areas, on the other hand, we can hope to see our way around the other dimensions of a global regime.

This is not to say that other states are unimportant. Indeed, as discussed below, there are important realms where cooperation must include most, if not all, of the states in the system.


Moreover, countries such as Russia or India and actors like the EU are bound to play important independent roles in some critical policy areas, and the United States and China will undoubtedly try to construct thicker cooperative relationships with countries that align with them for reasons of shared values or other common interests. Even in a world order that is heavily shaped by competition between the two most powerful states, what other countries choose to do will still matter.

We begin by recognizing that the U.S. and China are bound to compete for power and influence in various ways. We recognize further that the United States and China have sharply differing values and that each has domestic political and economic arrangements (as well as regional interests) that it will strive to protect. Unlike the hardline vision sketched above, however, our approach does not preclude cooperating with China in certain critical areas. Nor would it make the desire to exclude or weaken China the *sine qua non* of future trade or investment arrangements, or require other U.S. partners to forego all forms of collaboration with Beijing. Furthermore, this vision of world order anticipates that both sides would have to adjust their behavior in certain ways and avoid actions or rhetoric that challenged the other’s domestic legitimacy.

It follows that a future world order must address two imperatives. First, it will require a set of norms or mutual understandings between Washington and Beijing, to minimize the risk of serious conflict while permitting mutual gains in those areas where cooperation is still essential.

Second, a future order also requires rethinking the norms and institutions among those countries that will be more closely aligned with the United States. Some of these arrangements may be shaped by the desire to compete more effectively with China, but others should be designed to address the problems created by higher levels of political and economic interdependence with these countries and would not be intended to deliberately exclude or penalize Beijing.

Developing more effective regimes on trade, investment, the digital realm, human rights, etc., will strengthen ties among those states who are already share many of America’s core values. In theory, such arrangements could be fashioned in ways that would encourage China to participate, assuming it was willing to do so.

We expect the emerging *global* order to be relatively thin, with cooperative arrangements limited by the increasingly competitive relationship between the United States and China. At the global level, cooperative arrangements will be confined to particular areas and the depth and institutionalization of the relevant norms or rules will be modest but not zero. Moreover, in some areas—such as efforts to field superior military forces or produce certain types of advanced technology—that rivalry will be mostly if not entirely zero-sum. Within this largely “realist” global order, the United States and China will each try to construct and manage their own partial or “bounded” orders based on their own preferred principles. Within the two bounded orders, like-minded states will apply deeper rules to manage more extensive relations of interdependence.  

We want to explore whether it is possible to develop a global regime that is stable and relatively peaceful, respects the diversity of institutional arrangements around the world, reaps the gains of mutual cooperation among nations (and China in particular) where possible, and remains true to

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5 This terminology (and the logic that underpins it) is drawn from John J. Mearsheimer, “Bound to Fail: The Rise and Fall of the Liberal International Order,” *International Security* 43, no. 4 (Spring 2019).
the values of human rights and democracy to which many governments in the West and elsewhere have been committed. One might call this a “modus vivendi” model of world order.

We highlight three features such a global regime must display and the questions that each raises for further analysis.

1. Stability. The new global order must minimize the risk of war and other types of conflict (including major trade wars). The difficulty here is that the economic and political rise of China has rendered the existing equilibrium unstable, raising the prospect of what Graham Allison has called “the Thucydides trap.” Our hypothesis is that avoiding the trap will obligate the U.S. and the West to recognize and accept both the increased power and influence of China in certain domains and the fundamentally different nature of its political-economic regime. At the same time, China will have to recognize that using its greater power to undermine other countries’ core national and economic interests will inevitably trigger greater global opposition and increase the risk of violent conflict.

Imagining a potential settlement of this sort raises many questions. What are the new geopolitical arrangements that China’s increased power calls for? Where are the “red lines” that both sides would be wise to respect? What are the core national and economic interests of the U.S. and other Western nations? What are the “rules of the road” that will allow nations to settle their differences when they disagree, as they necessarily will? We provide a few broad answers to these critical questions below. Fleshing out the details of a global regime of “live and let live” is one of the key objectives of the project.

2. Cooperation to reap mutual gains. While China and the West may remain strategic rivals, there are also many areas of mutual gain. International commerce and investment -- in non-strategic, non-defense-related areas -- and the provision of global public goods in health and environment are two such key areas. Decoupling scenarios are pessimistic on the prospects here because of the evident disagreement between the U.S. and China, as well as among other nations, on the rules that should govern cooperation in such areas. Trade conflict, driven by the charge that China does not play the existing rules, is a key example. With considerable justification, China may decline to play by the rules written by the U.S. and its allies. So even where there are the possibilities of mutual gains, new and mutually acceptable rules will be needed.

The likelihood of serious Sino-American rivalry should not lead us to overlook the many areas where global cooperation is badly needed, irrespective of the state of Sino-American relations. First and most obviously, all nations have a common interest in taming the coronavirus and developing better means to prevent or contain future pandemics. Second, the United States, China, and all the other major powers have a common interest in addressing climate change. Third, the United States, China, Russia, and several medium powers share a common interest in improving the security of the world’s nuclear weapons and fissionable material. Lastly, human welfare will also be improved if the international economic order were organized in a way that encourages economic openness, but in a manner that allows individual nations greater latitude to control the pace of change and to preserve their own political values and “ways of life.”

Our hypothesis is that it is still possible to preserve or expand the zone of cooperation in these positive-sum areas by developing a new set of rules that are both more respectful of each nation’s sovereignty -- and hence allow countries greater autonomy in selecting economic and other policies that may have cross-border spillovers -- and draw clearer red lines around “beggar-
thy-neighbor” policies or other particularly damaging actions that countries should strive to avoid. Developing these rules of engagement in different domains – economics, data, public health, climate change, and some areas of national security – will be another goal of the project.

3. Respect for human rights and other core values. National security and foreign economic policies cannot be completely separated from nations’ core values. The U.S. government has not been a consistent defender of human rights abroad and its claims otherwise can be chalked up to hypocrisy. Nevertheless, human rights abuses and political repression in China are an important concern among Western publics, and rightfully so. A stable global order in which nations are able to reap mutual gains from economic and other interchange need not be indifferent to human rights. The question is: how and where should these values be reflected? Are there issues or domains where we should not seek a modus vivendi because doing so runs counter to the values we hold dear?

We start from the position that this is an unavoidable tension that nonetheless needs to be managed. How human rights considerations should play into liberal regimes’ dealings with China is another question that our project seeks to clarify. A critical line to draw may be between acts of cooperation that directly contribute to maintaining or upholding a repressive regime and acts of cooperation that do not. The U.S. would avoid the former, but not the latter. For example, the United States might refuse to sell China riot gear or surveillance software, but not soybeans or commercial aircraft. Needless to say, it is far from immediately clear how such a distinction would be implemented and maintained across the full range of potential Sino-American relations. And of course, China and other important global actors may have their own red lines with regard to practices that are highly valued in Western or other nations (though it is not yet clear to us what those may be.)

Building a New World Order: A Framework for Analysis

To imagine how a relatively stable world order might be constructed, we propose a meta regime that presumes only minimal agreement among states (and the U.S. and China in particular) at the start. This meta regime is essentially a device for structuring a conversation around states’ agreements and disagreements. It is open-ended with regard to actual rules to be applied in particular domains. So it imposes few constraints on states that want to maintain their freedom of action; the entry cost is low. But it can nonetheless support significant cooperation. Perhaps more importantly, it can encourage an increase in cooperation over time among adversaries, as participation in the meta-regime builds trust between them. This approach allows both thin and thick versions of international regimes.

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6 This is akin to Avishai Margalit’s definition of a “rotten compromise” as “an agreement to establish of maintain an inhumane regime.” Some arrangements with a human-rights violating regime are truly rotten in this sense, and therefore should be rejected. But an important implication is that not all compromises need to be rotten by this definition. Margalit, On Compromise, and Rotten Compromises, Princeton University Press, 2009.
The threshold condition for participation in this meta regime is that states agree to a four-fold classification of policies – without necessarily agreeing in advance on which actions belong in each category. The four categories are described below.\footnote{This framework is based on \textit{U.S.-China Trade Relations: A Way Forward} (2019), available at \url{https://www.inet.econ.cam.ac.uk/files/us-china_trade_joint_statement_2019.pdf}, an initiative of legal scholars and economists led by Jeffrey S. Lehman, Dani Rodrik, and Yang Yao. Like our current project, that report sought to define a middle ground between the view that China should be forced to undertake major domestic reforms in the areas of intellectual property, state intervention in the economy, etc., and become more like the rest of the OECD, and the view that the United States and China should “decouple” their intertwined economies almost entirely in order to preserve their preferred domestic orders. The report laid out a third option, one intended to preserve many of joint benefits of trade while allowing each side “considerable latitude at home to design a wide variety of industrial policies, technological systems, and social standards.”}

\textit{Category 1} refers to principles that all parties accept and actions that they can all agree are illegitimate or wrong. The latter would be harms imposed on other states that cannot legitimately be justified by economic or national security considerations of the state that causes them. Such policies and actions would be prohibited. We shall discuss possible illustrations below.

\textit{Category 2} contains policies that do not fit in the previous category – because of insufficient agreement on whether the action in question is clearly illegitimate – but for which a positive-sum solution may still be possible. If State A adopts a policy that is harmful to State B, the two parties may be able to negotiate a mutually beneficial bargain that leaves both better off. The bargain may involve, for example, State B offering a concession in another domain in return for State A revoking the policy. We call this the “cooperative negotiations” category.

\textit{Category 3} refers to policy domains where cooperation proves impossible, and each state resorts to its own independent policy action. When two or more states are unable to reach a mutually beneficial bargain, each is understood to be free to adopt “well-calibrated” national actions to reduce the harm to its own interests. Importantly, however, such responses should be clearly linked to the damage being done by the other side’s policies and intended solely to mitigate its negative effects. In particular, countervailing policy responses should not be undertaken with the express purpose of punishing the other side or weakening it in the long run. Nor should failure to reach an acceptable compromise in one area be used as a pretext to retaliate in a different and unrelated domain. We call this the “autonomous policy” category.

Lastly, \textit{Category 4} (the “multilateral governance” category) deals with situations where A’s bilateral policies toward toward B have significant spillover effects on C, D, or others. Under these circumstances, an effective response may require involvement and buy-in by most if not all of the states affected, often under the aegis of a formal multilateral institution. We anticipate a similar process as outlined under Categories 1-3 to apply, but multilaterally.

The categories in which a particular policy or issue is handled will be influenced by the overall state of relations between the interested parties, their relative power, and their particular interests. Between major rivals, for instance, one would expect relatively few issues to land in Category 1 and most to end up in Category 3. Among close allies with similar values, by contrast, Categories 1 and 2 will be fairly full and Category 3 will contain fewer issues. If we are correct
that the future world order will be a thin “realist” order at the global level and contain largely separate and thicker bounded orders organized around the major powers, then the distribution of issues across the four baskets will vary greatly depending on which states/issues are involved.

We do not expect the boundaries between our categories to be adjudicated by international institutions or outside enforcers – except perhaps in the case of close allies. The categorization can nonetheless serve a useful function insofar as it encourages rivals to explain their actions, clarify their motives, and justify their decisions. If doing so prevents conflicts both sides would like to avoid, it also serves the longer-term interests of the parties. In other words, a structure along these lines can “bootstrap” a degree of cooperation that might not have otherwise existed.

Instead of viewing relations between states as one of either “rivalry” or “cooperation,” this framework encourages us to distinguish between 1) issue areas where there may already be considerable agreement, 2) issue areas where differences now exist but are at least potentially resolvable through negotiation and adjustments, and 3) areas where independent national responses can protect particular national interests without escalating the overall level of conflict unnecessarily. We do not exclude the persistence, under this scheme, of issues that remain unreconcilable and that continue to poison inter-state relations. We also recognize that states will sometimes pursue policies adopted for the express purpose of weakening a rival or gaining an enduring advantage over it. This feature of international politics does not disappear under our approach, either for the major powers or for many others. Our hope is that the framework offers a path for guiding as many contentious issues as possible toward one of our categories, and hence rendering them less malign for the international order.

Our hope is that viewing relations in this way will facilitate preserving those areas where cooperation remains necessary and mutually beneficial, even in an era characterized by rising competition. The United States and China could use this framework to set the their bilateral diplomatic agenda, and it could also inform cooperative arrangements between the United States and the countries with which it is likely to be more closely aligned. Moreover, the framework allows a dynamic evolution of the degree of cooperation between adversaries. One consequence of a conversation structured along the lines we propose is that it enables parties to build reputation, develop trust, and better understand the preferences and motives of each other. Categories 1 and 2 may become more densely populated over time as a result. Finally, the approach has the additional advantage of being equally applicable to economic issues and security issues, as we discuss below.

Putting the Framework to Work

Category 1: (The “prohibited” category)

There are some broad principles on which all states could agree from the outset. These might include, at a minimum, commitments made under the United Nations Charter, the domestic legitimacy of national governments, and the authority of each nation’s government to regulate the entry of people, goods, capital, and data into its respective country. This category would also contain any other policies that are understood by all parties to be illegitimate or wrong.

In the area of economic relations, there are good reasons why states may want to prohibit a type of policy that economists call “beggar-thy-neighbor” policies. These are defined as “policies that
seek to increase domestic economic welfare at the expense of other countries’ welfare.” The key notion here is that the benefit at home comes “at the expense of other countries.” Unlike other domestic policies that may also entail negative repercussions across the border, “beggar-thy-neighbor” policies create domestic gains only to the extent that other nations lose.

An example can clarify what is at issue. Consider two different policies, a production subsidy and an export tax. Both policies can hurt a trade partner: in the first case, because the partner’s own firms may experience a competitive disadvantage, and in the second case because the partner’s firms using the taxed product as an input now face higher input costs. However, in general the production subsidy cannot be considered a beggar-thy-neighbor policy because the benefits that the home country expects to obtain can be reaped even if its trade partner is not harmed at all. For example, the objective for the subsidy may be to internalize technological learning externalities, which can be achieved regardless of impacts on other countries. The export tax, by contrast, is a beggar-thy-neighbor policy when the home country has global market power in the product in question. The benefits that accrue to the home economy in this instance arise directly from the (terms-of-trade) costs suffered by the other country. There would be no gains at home without the costs imposed abroad.

The latter is not a hypothetical example: starting in the 2000s, China implemented a range of export restrictions on rare earth minerals, for which the country is a globally dominant supplier. The restrictions sharply raised the prices in other markets. Other examples of beggar-thy-neighbor policies include global tax havens (i.e., where corporate tax rates are set artificially low in order to attract shell companies), at the expense of tax revenue in those corporations’ home countries) and mercantilist currency policies (i.e., the deliberate undervaluation of the currency in order to expand employment at home at the expense of unemployment abroad).

A second critical feature of beggar-thy-neighbor policies is that they are negative sum for the world as a whole. In the export restrictions case, for example, non-competitive conduct creates a market inefficiency. Except for a few special cases, all countries would be hurt if they were all free to engage in those policies. For example, we could imagine the U.S. retaliating to China’s export restrictions on rare earths by imposing a similar export tax on agricultural products on which China relies, leaving both countries worse off. So the general prohibition of such policies can be motivated on the basis of self-interest of the parties themselves, without having to rely on global norms.

In the real world, of course, states may legitimately or opportunistically disagree over whether a particular economic policy neatly fits into the beggar-thy-neighbor category. For example, a country maintaining very low corporate taxes can argue that the objective is not to act as a tax haven but to stimulate domestic investment, regardless of source. The U.S. might brand Chinese industrial policies as beggar-thy-neighbor efforts to seize market share from overseas companies

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8 *Princeton Encyclopedia of the World Economy.*

9 Chinese restrictions were eventually revoked after the WTO ruled that they were inconsistent with trade rules. See Congressional Research Service, “Trade Dispute with China and Rare Earth Elements,” June 28, 2019.

10 There are some exceptions. For example, when countries are very asymmetric in size, it is possible for the larger country to be better off in a retaliation equilibrium than in the free trade equilibrium.
that are more efficient, whereas China may describe those same policies as developmental policies intended to stimulate domestic economic growth. China may brand U.S. restrictions on inward investment by Chinese companies as a beggar-thy-neighbor effort to prevent access to advanced technologies, while the U.S. may view those same policies as critical for protect national security. Such disagreements will surely arise. But the framework proposed here provides a conceptual vocabulary for discussing whether such policies are per se problematic (i.e., beggar-thy-neighbor). In the case of blatant beggar-thy-neighbor policies, refusal to accept them as such and leaving them in place would come at some reputational cost, undermining a state’s negotiating capital and drawing opprobrium from third parties (other states, private entities such as corporations, and professional legal and economics communities).

Similar principles can be found in the areas of national security and foreign policy. For example, the UN Charter contains a series of prescriptions and prohibitions that all members of the United Nations regard as legitimate and have publically committed to follow. For example, Chapter II of the Charter bars the acquisition of territory by conquest and Chapter VII identifies the conditions when states may legitimately use armed force (i.e., in self-defense). The United States, China (and all other UN members) recognize that being judged to have violated this norm may carry non-trivial political consequences.

Other examples within the “prohibited” category might include direct violations of the principle of diplomatic immunity (e.g., attacks on embassies, consulates or the unlawful detention of diplomatic personnel) or an attack on another country’s ships or aircraft on the high seas or in international airspace. A less formal prohibition (akin to the informal restraint that the United States and Soviet Union showed during the Cold War) would be the norm that major powers should strive to avoid direct military engagements with military personnel of other major powers. The actual use of a weapon of mass destruction (and especially a nuclear weapon) fits in this category as well, despite the lack of formal international convention against it.

Most importantly, there is little or no disagreement between the United States, China, and other major powers on these principles. Of course, to say that certain actions are proscribed by formal agreements or informal norms does not mean that violations never occur; it simply means that the major powers understand where the lines have been drawn and recognize that crossing them is a serious step. There will inevitably be gray areas where major powers will disagree on whether an agreed-upon norm applies: for example, China regards Taiwan as an invisible part of its national territory and might therefore view military action against Taiwan as permissible under international law, but the United States (and many other countries) would undoubtedly interpret this event as an illegal act of aggression. Furthermore, a consensus that certain actions are illegitimate and formally prohibited does not preclude the use of salami tactics, hybrid warfare, or other measures designed to evade or “design around” an existing norm. Even so, such evasions are themselves a tacit acknowledgement that the “lines matter” and that open defiance would entail greater costs.

11 For example, Russian and U.S. forces operating in or near the Syrian civil war have sought to avoid direct engagement or accidental exchanges with each other.
Category 2: (The “cooperative negotiations” category)

This basket contains areas where the United States, China, and some other countries have conflicting polices and/or interests, but where each has reason to believe it could get the others to alter their behavior in exchange for other concessions or adjustments.

In economics, there are many policies that might fit in this category. A classic example is import restrictions that are maintained not to exercise market power on world markets – i.e., are not beggar-thy-neighbor – but for domestic political reasons such as protecting profits or employment in a particular domestic industry. A trade partner might offer to remove its own tariffs in industries of interest to the first state’s export industries in exchange for the elimination of these restrictions. When both states expect to be better off in the absence of the relevant import barriers, they can strike a bargain. Or take the case of the subsidy discussed earlier. The adversely affected trade partner may offer the subsidizing state the following deal: I will relax some of the foreign investment regulations to enable greater market access for your companies if you remove the subsidies you are providing to domestic firms. Such exchanges are the basis for most trade agreements, and the reasoning continues to apply even when states are adversaries in military or geopolitical realms, unless significant advantages are conferred to one of the parties in those realms from the maintenance of the trade barriers in question.

Within the security realm, arms control is the classic illustration of this kind of mutual policy adjustment. Instead of wasting money and/or increasing the risk of war through relentless arms increases, potential rivals may be able to reach agreements that eliminate specific areas of vulnerability (thereby making both more secure) and to devote resources that might have been spent on armaments to other needs. It is easy to think of other examples: great powers could agree to limit arms sales to third parties (such as warring factions in a civil war), or to cooperate to make it more difficult for certain states or terrorist organizations to obtain weapons of mass destruction. As is typical in such cases, the incentive of each party to reap the benefits of opportunistic behavior in the short run—for example, by selling arms through middle-men—would have to be balanced against the gains from longer-term cooperation.

At the height of the Cold War, for example, the United States and Soviet Union jointly sponsored the 1967 Non-Proliferation Treaty, based on their shared interest in limiting the size of the nuclear “club.” The two states also jointly sponsored UN Security Council cease-fire resolutions in order to bring the 1967 and 1973 Arab-Israeli wars to a close. Similarly, a series of dangerous naval confrontations led the two superpowers to negotiate the 1972 Incidents at Sea agreement, which significantly reduced the danger of mid-ocean collisions between U.S. and Soviet naval vessels. In theory, one could also imagine the United States, China, or other major powers jointly agreeing to limit certain military deployments or activities—such as reconnaissance flights near the opponent’s home territory—in exchange for concessions by the other side.

Category 3: (The “autonomous policy” category)

Because there is no overarching global authority that can protect states from each other, international politics is sometimes described as a “self-help” system, where each state must ultimately rely upon its own resources and strategies in order to survive.\(^\text{12}\) If two or more states

\(^{12}\) This conception is elaborated most fully in Kenneth N. Waltz, *Theory of International Politics* (Reading, MA: Addison-Wesley, 1979).
cannot reach a mutually beneficial agreement, then each will try to protect its interests through its own actions (possibly subject to some of the prohibitions contained in Category 1).

In economics, self help will naturally apply in a large number of policy domains where nations have different preferences and mutually acceptable bargains may not be available. Such outcomes are already the default option in a wide range of areas that have not been internationalized even though cross-border spillovers do exist. Take for example highway speed controls or educational spending.\(^{13}\) Both sets of policies create possible adverse effects on some trade partners: a speed limit that is set relatively low reduces that country’s demand for oil on world markets and harms the interests of oil exporting nations; a country that accumulates more human capital reduces the gains from trade of other countries with which it competes in skill-intensive products. Yet states consider themselves entitled to full autonomy in both domains.

Same applies to most areas of consumer and product safety, regardless of implications for trade partners. For example, states have detailed regulations that producers have to meet in order to be allowed to sell in their market. An automaker or a toy producer abroad has to abide by those regulations in order to be allowed to sell in that market. To take another example, it is widely agreed that a country with strict carbon control measures at home could apply a border tax adjustment (an import tariff) on carbon-intensive imports from countries without such controls. In other words, the state reserves the right to keep non-abiding foreign producers out of its national market in order to uphold the regulations it sees fit for its own national circumstances. It has the right to block international arbitrage through trade and investment flows from undermining of national standards. This principle could be extended to prevent downward international arbitrage of corporate taxation, labor standards, financial regulations, or environmental regulations.

While protecting domestic standards and regulations is an acceptable objective, using domestic economic policies in a punitive fashion or to deliberately alter the policies of other nations is much less so. Hence this category legitimizes policy autonomy to the extent that is targeted on domestic objectives and “well-calibrated.” It is permissible for a state to ban imports of toys with more than a certain lead content to protect domestic children in line with its own cost-benefit calculus. It is not permissible to use the import ban as an instrument to alter other countries’ lead-content regulations or to use them to escalate a trade war. In practice, it may be difficult to disentangle the two cases; but there is an important difference in principle. It should not be difficult to conclude, for example, that Trump’s trade was with China has violated this principle – by Trump’s own statements of intent.

Major powers typically rely largely on their own national efforts in matters of national security as well, although they may cooperate with and fight alongside close allies when necessary.\(^{14}\) If arms control efforts fail, then rival states will strive to enhance their own defense capabilities and conduct R&D designed to gain or preserve a technological edge. Rivals will engage in various

\(^{13}\) These and other examples are discussed in Dani Rodrik, “Putting Global Governance in its Place,” *World Bank Research Observer*, vol. 35(1), February 2020.

forms of espionage to determine what others are planning, to steal military secrets, or to gain other advantages. Rivals will also try to increase their influence with other key countries, form alliances with some of them, or undermine the cohesion of an opposing coalition. As long as there is no central authority to protect states from each other, great power competition is not going to stop.

In theory, these and other competitive activities could be addressed in the Category 2 ("cooperative negotiations"), and some of them will undoubtedly arise at summit meetings or in the normal conduct of great power diplomacy. But history suggests that meaningful agreements on many of these issues will be difficult to achieve or sustain.\textsuperscript{15} Arms control agreements between the United States and Soviet Union involved long and contentious negotiations, for example, and while they eventually reduced both sides’ arsenals significantly, they did not stop either side from developing weapons it really wanted, did not eliminate the ability of each side to completely destroy the other, and did not end their costly efforts to develop the ability to eliminate the other side’s forces in a first-strike.\textsuperscript{16} Moreover, some of these agreements (such as the 1972 Anti-Ballistic Missile Treaty) were subsequently abandoned.

As in the economic domain, in most cases it would be desirable if national responses to a foreign security challenge were “well-calibrated”: the chosen remedies should be proportional to the harm inflicted by another state’s potentially threatening actions (including its own efforts to increase its military power, recruit allies, etc.). This recommendation is designed to guard against the danger of a tit-for-tat spiral of escalatory steps that goes beyond whatever measures are necessary to allow interdependent economies to preserve “considerable latitude” over their own domestic priorities and “ways of life.”

However desirable this principle might be in the abstract, operationalizing it in national security issues will be difficult, because what one country judges to be a prudent and “well-calibrated” response could easily look like a dangerous and unnecessary provocation to its opponent. To make matters worse, each side is likely to prefer a margin of superiority in its favor to an even balance of power and will therefore be tempted to overreact when faced with some new and worrisome action by the other. Weapons manufacturers, the uniformed military, hawkish analysts, and rival politicians will work overtime to exaggerate threats and convince top officials to do more, making the crafting of a “well-calibrated” response even harder.

Even so, there are prudential reasons why both sides might voluntarily choose to limit their responses in certain ways. Even in the absence of a formal or informal agreement that placed certain acts into the “Prohibited” category, great power rivals would be wise to eschew policies that threaten (or appear to threaten) the other side’s political stability, territorial integrity, or

\textsuperscript{15} The early 19th century Concert of Europe is often invoked as an example of a cooperative regime that sought to minimize great power competition, but the formal operations of the Concert broke down in less than a decade. Historians and political scientists disagree about the extent to which the informal norms of the Concert helped reduce great power conflict in Europe during the rest of the century.

\textsuperscript{16} As former Secretary of Defense Harold Brown observed in 1983, “the achievements of arms negotiations to date have been modest indeed, as are their immediate prospects. . . . In all, not much to show for thirty-five years of negotiations and twenty years of treaties.” Harold Brown, \textit{Thinking about National Security: Defense and Foreign Policy in a Dangerous World} (Boulder, CO: Westview Press, 1983), p. 185.
national survival, or that suggest its long-term objective is the complete elimination of the other side as a political rival. Such actions will inevitably provoke worst-case fears on the other side, and shrink the number of areas or issues where it would be willing to compromise or cooperate.

The bad news is that this objective will also be difficult to achieve, especially given the significant differences in U.S. and Chinese political values. Although existing norms of sovereignty and non-interference preclude direct efforts by either power to influence the other’s internal politics, fundamental differences over core political values will make it difficult to maintain the “modus vivendi” approach we outlined above.

In particular, differences in values can generate conflict and suspicion even when governments act with restraint. Alternative political systems can pose a threat merely by existing, because their very presence constitutes a different model that might inspire reformers or rebels inside the rival society. This problem will be especially challenging when a political order is based on universalist principles (such as the claim that all human beings possess certain inalienable rights), as such claims by their nature transcend political borders. Even if the U.S. government never lifted a finger to promote those ideals abroad, America’s presence as an embodiment of these ideals (however imperfectly realized) might be seen as threatening by governments based on different values.

Furthermore, it is hard to imagine that political communities in either the United States or China (or many other countries) could consistently stay “on message” and refrain from actions or statements that suggest an active desire to alter the other’s domestic political arrangements. No matter what a president does or says, at least a few U.S. politicians can be counted on to condemn China’s domestic economic practices or its human rights records, and to call explicitly for it to change. Even if top officials in a particular administration take great care to avoid provocative statements (and there is no guarantee that they will), there are bound to be prominent voices on both left and right advocating continued efforts to shape China’s internal evolution.

Similarly, Chinese debates on foreign policy are not monolithic, and American observers looking for ambitious declarations of China’s desire for global supremacy or harsh Chinese criticisms of the U.S. system do not have to search very long. A “live and let live” approach to each other’s domestic systems may make good strategic and economic sense, but implementing it consistently over time will be a major challenge.

The good news, however, is that several other factors may help keep the Sino-American rivalry within bounds. One obvious sources of restraint is nuclear weapons, which discourage direct attacks on an opponent and give rival powers ample incentive to tread carefully when crises erupt. A second factor is a combination of geography and population: the United States and China are countries of considerable geographic size with large populations and neither could have any hope of conquering the other. Distance poses a further barrier: although the United States has military forces deployed all over the world and China’s power projection capabilities are improving, the ability to attack another great power declines sharply with distance and

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especially if one has to travel across oceans and conduct an amphibious invasion. Although each could probably contrive some sort of conventional attack upon the other’s home territory (at present, America’s ability to attack the Chinese homeland is much greater than China’s ability to threaten the continental United States), neither country could project sufficient military power across the Pacific to threaten the other’s territorial integrity or independence. In this case, what John Mearsheimer calls the “stopping power of water” makes each side more secure and should lower the intensity of their competition somewhat.

These features do not make a clash of arms impossible—especially at sea or over Taiwan—but they do place limits on what either state could aspire to do or has reason to fear. Proxy wars, a serious competition for allies and influence, and other forms of geopolitical hardball are likely, but present strategic conditions discourage an all-out effort against each other. Nor are these background conditions likely to change significantly in the foreseeable future.

Finally, we repeat that our framework has the potential to generate increased trust between the U.S. and China over time. It is not predicated on the two sides trusting each other at the outset, but it leaves open the possibility – and indeed increases the likelihood – that they might trust each other more as they work out other disagreements within its confines.

Category 4 (the “multilateral governance” category)

This category contains policies or issues where the relationship between two states has important implications for third parties, creating clear incentives for multilateral solutions.

Global public goods are the most obvious case that fits this category, and climate change is the archetypal illustration. A country’s carbon control policies provide benefits to all other nations, and none can be excluded from those benefits. Conversely, a country’s emissions harm all other nations equally. In the absence of multilateral restraints, the incentive for each state is to try to free ride on the control carbon policies of the others. The result is excessive emissions and rapid climate change. A second example might be global public health, as COVID19 has reminded us. The rapid sharing of information about potential pandemic and the development of therapeutic medicines or vaccines represent global public goods.

In economics, there are few domains that might be strictly considered global public goods, even though journalistic narratives often suggest otherwise. We are told: “sound prudential regulation in financial centers is a global public good,” or “an open world economy is a global public good,” but such nostrums often misuse the term. When the U.S. manages its macroeconomy and financial system well, or it keeps its markets open, economic logic suggests that U.S. citizens will be the primary beneficiaries. Other countries may benefit too, but this does not reduce the incentive of U.S. policy makers to pursue those sound policies. By the same token, when those policies are mismanaged, as they were prior to the global financial crisis or under President Trump, it was the U.S. economy that incurred some of the highest costs. Such mistakes do occur of course. But the argument that international cooperation or multilateral rules can reliably prevent these mistakes from happening is difficult to make. Of course, well-designed international norms make it harder (though not impossible) for states to do stupid things that harm themselves (along with others); what is not clear is how states can be expected to develop

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18 Rodrik (2020), op. cit.
“well-designed” norms internationally when they are liable to make mistakes in those same areas domestically.\(^\text{19}\)

In the areas of national security and foreign policy, one can imagine two different types of multilateral arrangements.

One type of multilateral arrangement would include both the United States and China, as well as other powers such as Russia, India, or the EU. These institutions would facilitate cooperation on areas where state interests substantially overlap, such as climate change, global public health (e.g., responses to COVID19 and other future pathogens), measures to enhance secure control over nuclear weapons and materials, or counter-terrorism. Efforts to strengthen the Law of the Sea regime or to develop norms to regulate activities in cyberspace might fit here as well.

A second type of multilateral arrangement consists of institutions created, led, or supported by one of the two main powers but where the other is excluded. Such arrangements would typically be intended to help the member states deal with problems created by the policies of states that are not part of the agreement. Formal military alliances are an obvious example of this type of institution, but as previously discussed, both the United States and China are likely to try to create like-minded coalitions of countries that coordinate their economic and security relations, adopt similar norms regarding digital privacy and surveillance, and use similar digital technologies. The abortive Trans-Pacific Partnership would have been one such arrangement, and its strategic goal (i.e., to cement closer ties with a number of Asian countries) may have been more important than any of its economic provisions or impact. There is a growing possibility that the digital world will be increasingly divided into Sino-centric and Western-centric realms—and what some analysts have dubbed the “splinternet”—and this would be another case where multilateral cooperation expanded but on a partial rather than global basis.\(^\text{20}\)

**An Illustration: The Huawei Case**

To illustrate how our approach might help address a concrete, real-world case, we offer here a brief discussion of the current dispute over Huawei 5G technology. The question is: can our framework suggest how to deal with concerns in the West that Huawei poses a national security threat and the measures that the U.S., in particular, has taken in response?

Huawei is a company that is nominally owned by its workers, but has long been suspected by Western analysts to have close ties to the Chinese security establishment. Starting from humble beginnings and complete reliance on reverse-engineered Western technology, the company has become one of the world’s largest telecom vendors and a key player in the development and installation of next generation (5G) networks. The U.S. has sought to cripple the company’s international activities since the early 2000s, when Huawei first tried to enter the U.S. market. It

\(^\text{19}\) One generic exception to this skepticism is provided by dynamic inconsistency, which arises when actors understand they will be tempted to make mistakes in the future and have the incentive to take an action at present to reduce that likelihood. Signing on to international agreements may then allow states to make (sort of) binding commitments that effectively prevent their current selves from harming their future selves.

prevented Huawei from acquiring American companies through the CFIUS (Committee on Foreign Investments in the United States) national-security review process. It pressured American telecom operators not to work with Huawei. The U.S. Congress undertook an investigation of the firm. Sanctions were imposed on the firm in several rounds, and the daughter of Huawei’s founder and the company’s CFO was eventually placed under house arrest in Canada due to legal charges against Huawei in the U.S.\textsuperscript{21}

For our purposes, it is useful to distinguish between two kinds of U.S. actions in particular: first, the restrictions the U.S. has placed on Huawei’s entry and operation in the U.S.; and second, the restrictions the U.S. has imposed on American companies to prevent them from supplying chips and other components that feed directly or indirectly into Huawei’s supply chain. We do not aim to provide definitive “solutions,” but merely to show how our framework could help manage what might otherwise seem like an irresolvable and easy-to-escalate conflict.

Consider first the ban on Huawei’s American operations. In our framework, the justifiability of this policy rests on the plausibility of the national-security argument. If the argument is plausible on the face of it, the restraints of Category 1 (“prohibited actions”) would not apply and the U.S. would be justified in preventing Huawei from operating in the U.S. Our reading of the evidence is that the national-security argument is quite strong in this case: although there is no evidence that Huawei has engaged in spying or cyber-security violations, there is enough uncertainty around its technical capabilities (given the opacity of the software) and the company’s links to the Chinese government for the U.S. government to take a precautionary stance.

Having decided that Category 1 does not apply, we might then ask if the case fits under Category 2 (“cooperative negotiations”)? The Trump administration would clearly answer in the negative: China is too big a threat and too unreliable a partner to engage in give-and-take over sensitive issues of American national security. But future administrations and other nations may answer differently. Here the U.K. presents an interesting example of how Category 2 might work in practice. The British government has entered an arrangement with Huawei under which the company’s products in the U.K. telecoms market undergo an annual security evaluation. The evaluations are undertaken by the Huawei Cyber Security Evaluation Centre (HCSEC), a facility that opened in 2010 and is governed by a board that includes a Huawei representative along with senior officials from the British government and the UK telecom sector. HCSEC’s reports are public. The latest concluded that there was enough cause for concern: Huawei’s “approach to software development” raises risks to UK operators and “requires ongoing management and mitigation.” It noted: “The Oversight Board advises that it will be difficult to appropriately risk-manage future products in the context of UK deployments, until the underlying defects in Huawei’s software engineering and cyber security processes are remediated.”\textsuperscript{22} In July 2020,


Britain decided to ban Huawei from its 5G network – though this seems to have been due primarily to pressure from the Trump administration and not the result of HCSEC’s work.

Beyond the cooperative element – at least in principle – the British approach is also noteworthy in that it has a degree of transparency built into it. Since HCSEC’s reports are public, the technical reasoning on which a national-security determination is made can be seen and evaluated by all parties. This includes domestic firms who may have a commercial stake in Huawei’s investments as well as the Chinese government and Huawei themselves. This can help build mutual trust as the parties develop a fuller understanding of each others’ motives and actions. The Chinese side may come to appreciate the legitimate concerns that the home government has. Conversely, it may become more difficult for the home government to feign national security concerns when the grounds are weak or are a cover for, say, purely protectionist commercial considerations. By contrast, CFIUS, which has a much wider remit, publishes only a single annual report that presents statistical information about the cases it has investigated, without any of the evidence or reasoning behind its judgments.

This discussion suggests that some sort of adjustment between Huawei and the UK government was theoretically possible, and a full working out along Category 2 principles might have ultimately led to a settlement or a quid pro quo between the two governments. Even in the British case, however, this never quite seemed in the cards. Therefore, the most likely scenario seems to be that the U.S. and other Western governments will choose to make unilateral decisions on Huawei. This moves us into Category 3, the realm of unilateral but “well-calibrated” responses.

At first glance, the Trump administration appears to have chosen this route, but a closer look suggests otherwise. While governments are fully entitled to take protective measures under Category 3, their responses are supposed to be proportionate and to avoid the escalation of the conflict. The U.S. government has violated these strictures by imposing ever-increasing sanctions and barriers on the international operations of Huawei. Most critically, it has banned American corporations from selling chips and other components to Huawei and its suppliers, regardless of where they operate. The clear intention seems to be to deliver a fatal blow to the company by starving it of essential inputs.

The export ban on U.S. companies is far harder to justify on national security grounds than the ban on Huawei’s U.S.-based operations. While we would not dismiss outright the possibility that such a justification exists, it is far from clear what it would be. If there is a national-security justification, it would have to be made explicit. Huawei’s operations in third countries may pose a security risk to those countries; but it is the governments of those countries that are in the best position to evaluate the risks and consequences of shutting off Huawei’s operations. It could be that there are spillover risks to the U.S. from Huawei’s presence in countries that are U.S. allies. Even then, the appropriate response would have been to convince these allies to engage in collective and coordinated action instead of undertaking unilateral action. It looks to us as if U.S. action to cripple Huawei in third markets is a classic beggar-thy-neighbor action, which is a path our framework explicitly forecloses. We conclude, provisionally, that the U.S. has over-reached and moved outside the boundaries of Category 3 when it comes to the export ban.
Moreover, the U.S. ban has serious economic repercussions for other countries. If Huawei were to fold, the effects would be crippling for national telecoms companies like BT, Deutsche Telekom and Swisscom and others in no fewer than 170 countries that rely on the Chinese company’s kits and hardware.23 Leaving lock-in effects aside, poorer nations are overwhelmingly dependent on cheaper Huawei equipment. According to Liberia’s former minister of public works, “in a world where Africa’s choices are limited to European and American telecommunications providers, it is inconceivable that the connectivity and cell phone penetration we observe today would be possible.”24

These implications suggest that the U.S. export ban also violates the tenets of Category 4, which pertains to spillovers for third parties. Even if the ban were justified on U.S. national security grounds, the U.S. might have at least engaged in a multilateral process that recognized the economic costs to other nations of cracking down on Huawei in third markets. By proceeding unilaterally in a domain with clear global implications, it has acted outside the boundaries of Category 4 as well.

In short, our framework would give the U.S. considerable leeway in applying restrictions on Huawei (or other foreign firms) where operations in the U.S. are concerned. For example, the ban on the domestic operations of Huawei might even be broadened to other foreign firms, to the extent that those firms are integrated with Huawei’s supply chains and might pose similar security risks. However, the framework is less permissive with respect to the export ban on U.S. corporations and internationalizing the ban outside a multilateral framework.

We might pause to consider whether our framework would make any difference in practice. The ultimate test is whether it would serve to legitimize justified actions while restraining unwarranted actions that are harmful to other nations. In international relations, powerful nations are generally free to act as they want. Clearly, any U.S. (or Chinese) administration willing to go it alone will do so. The most we can hope is the development of shared norms that help operationalize the concept of legitimacy and act as informal restraints over time. Smaller states, non-governmental actors, or academics like us cannot encourage good behavior and discourage bad behavior without knowing what they would be. So we have to start by sketching what the relevant norms might be in the first place. Doing so gives us a yardstick for evaluating states’ behavior and a counterfactual for what would have been desirable actions. Furthermore, if those norms can clarify how it is possible for states to pursue critical national security and economic objectives without harming other nations’ core interests, they could eventually be perceived by other political leaders as well as public audiences as broadly appealing. Then there might be clearer benefits for acting in accordance with the norms, and greater costs for violating them, creating in turn incentives for norm-reinforcing behavior even by great powers.

23 Financial Times, op. cit.

Implications

The “Four Categories” framework seems readily applicable to both economic and national security issues. It also suggests several ways that policymakers hoping to manage conflict and encourage cooperation between the United States and China might proceed.

With regard to Category 1, the primary goal should be to articulate clearly the agreed-upon set of “prohibited” actions, clarify ambiguities about them, and to expand the list where it seems possible. The greater the number of areas of potential conflict that can be taken “off the table” without harming either country, the better Sino-American relations will be. Obvious possibilities include formal or informal agreements not to support anti-government movements in either country, or norms against the use of cyber weapons against vital national infrastructure (power systems, dams, health care facilities, etc.). Formal or informal agreements not to openly challenge the legitimacy or moral integrity of either country’s political order might be negotiated as well. Even if unsuccessful, well-intentioned efforts to negotiate such understandings would help identify areas where no consensus exists and clarify where the opponent’s “red lines” are.

To maximize prospects for “cooperative negotiation” in Category 2, U.S. and Chinese officials could begin by identifying policies adopted by the other side that it regards as particularly worrisome, and where it is at least conceivable that adjustments could be made. For example, China is not going to abandon its long-term claim to sovereignty over Taiwan, but it is at least conceivable that they would consider reducing the size of the military forces poised at the island, depending on what they might gain in return. Similarly, China will not forego its state-directed economic model. Greater clarity about those practices that present the greatest costs for the U.S. economy (and not simply for those corporations with the greatest lobbying clout in Washington, D.C.) might help identify bargains that seem unavailable when the U.S. is challenging the very foundations of the Chinese economic model. At the same time, each side should also consider which of its current activities it might be willing to modify or forego in the event that other side was willing to compromise on an issue of paramount concern. For example, would the U.S. military be willing to reduce its intrusive reconnaissance efforts close to Chinese air space and territorial waters, in exchange for a reduction in Chinese land reclamation efforts and territorial claims in the South China or East China Sea? More controversially, could the two states reach a

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25 This principle applies to other bilateral relations as well. For example, the 2015 Joint and Comprehensive Plan of Action with Iran sought to remove the question of Iran’s nuclear program from the active diplomatic agenda (in exchange for lifting some international sanctions), in the hope that Iran and the other signatories could then address other areas of policy disagreement. Regrettably, the Trump administration did not allow this effort to continue.

26 It goes without saying that Secretary of State Pompeo’s recent condemnations of the Chinese Communist Party are inconsistent with such an approach. See “Communist China and the Free World’s Future,” Speech at the Nixon Library, July 23, 2020, at https://www.state.gov/communist-china-and-the-free-worlds-future/
“grand bargain” involving U.S. concessions on Taiwan in exchange for formal Chinese acceptance of a long-term U.S. security presence elsewhere in Asia?27

With respect to national policy responses in Category 3, both sides should think harder about what constitutes “well-calibrated” responses; i.e., actions that are sufficient to protect a vital interest but are less likely to provoke an escalatory response by the other side. Trade wars a la Trump would obviously fall outside what is permissible here, designed as they are to punish the Chinese economy and largely ineffective (or even harmful) with respect to domestic employment/competitiveness objectives. But in most other areas this is a challenging problem given the familiar workings of the “security dilemma” (i.e., efforts by one side to make itself more secure tend to make the other side less secure), and the obvious connection between Categories 2 and 3 make this even more difficult. In some cases, the threat of unilateral action in Category 3 is precisely what may persuade the other side to make concessions in Category 2, but that same threat can also poison relations and invite retaliation instead. As a general rule, however, unilateral responses in Category 3 should be narrowly focused on the specific issue in dispute, to avoid signaling unremitting hostility, the desire to gain a permanent advantage, or worst of all, a commitment to achieving the total defeat of the rival social system.

A further implication is that the United States and China should go to some lengths to keep channels of communication open, so that top officials have regular opportunities to explain what they are doing and why, and to explore opportunities for Category 1 or Category 2 agreements.

Ideally, the two states would participate in a regular set of bilateral “strategic dialogues” involving senior officials, together with less frequent meetings of the respective heads of state. This practice was begun under President George W. Bush and continued by Barack Obama; it has languished under President Trump.28 Recreating regular forums of this sort and insulating their regular occurrence from domestic pressures or the normal vicissitudes of great power relations would be highly desirable.

Fashioning successful multilateral responses (Category 4) will require close attention to the interests of third parties. Even states with close security ties to the United States do not want to get caught in a crossfire between the two major global powers; their overriding objective is to preserve a tranquil global and regional order and continue to reap the economic benefits of globalization.29 Third parties are therefore likely to gravitate away from the great power they deem most responsible for “disturbing the peace,” and to move toward whoever seems most committed to preserving the territorial, political, and economic status quo. If U.S. efforts to contain China are too aggressive, reckless, or ill-conceived, its regional partners will question...


28 In their first meeting in April 2017, Trump and Chinese President Xi Jinping agreed to establish four high-level dialogues to manage the relationship. All four met in 2017; only the Diplomatic and Security Dialogue met in 2018; none met in 2019. See U.S.-China Relations (Washington, DC: Congressional Research Service R45898, August 2019).

whether a close alignment with Washington is worth the risks. By contrast, if these states see China as the primary threat to the regional status quo and the country whose actions are raising the temperature, they will distance themselves from Beijing and be even more interested in cooperating with the United States. In Category 4, it pays to be nice.

The more progress the U.S. and China can make in Categories 1 and 2 (and the more restrained their responses in Category 3) the easier it will be for them to cooperate with each other and with third parties on matters where their interests align. An all-out U.S.-China Cold War will make agreements on climate, health, terrorism, nuclear security, and other global public goods harder to reach, because each side will be wary of making a bad deal that gave the other an advantage and domestic opposition to “dealing with the enemy” will be fiercer. Ironically, the more that the two states can successfully manage the policy domains where their interests are at odds, the easier it will be to cooperate on issues where their interests align.

Finally, our framework could also guide efforts to reform or replace existing international institutions. A new world order will not emerge from a completely blank slate; it will be built on the foundation of institutions that already exist (e.g., the United Nations, World Bank, World Trade Organization, etc.), as well as newer institutions such as the Asian Infrastructure Investment Bank, or Paris Climate Accord). By encouraging states to handle policy disputes within particular categories, and by enshrining the idea of “well-calibrated” responses, the “meta-regime” we propose could reform efforts more legitimate in the eyes of many states. If embraced by the United States, it could help convince other countries that the United States was genuinely committed to preserving as much mutually beneficial cooperation as possible and to reducing the risks of dangerous conflicts, while at the same time recognizing that national governments retain the latitude they need to preserve vital national interests.