

Editor's Note

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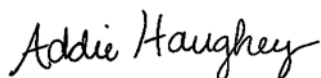
EDITORS' NOTE

Sustainable Development Law & Policy publishes a Climate Law Reporter each year with the goal of providing a default tool for practitioners and academics to gauge the current state of climate law. We have sought out articles for this issue that give as complete a snapshot as possible of the increasingly amorphous realm of climate law. There is no doubt that after the UNFCCC negotiations in Copenhagen, international climate law is at somewhat of a loss—we hope to provide some clarity through an evaluation of the Copenhagen Accord and its potential impacts moving forward.

Also at the international level, our authors provide an assessment of the UNFCCC provisions employed in Copenhagen, an in depth evaluation of the current international offsets mechanisms in place under the Kyoto Protocol, and a look at one of the major players in this political game: China.

On the domestic side, one author provides suggestions on how simple policy mechanisms can help to implement decidedly advanced geoengineering responses to global warming, and another gives the industry perspective on the U.S. Environmental Protection Agency's proposed tailoring rule on the prevention of significant deterioration.

SDLP is proud to present the 2010 Climate Law Reporter and looks forward to continuing to provide a forum for climate law and policy analysis on an annual basis, through the UN negotiations in Cancún in December of this year, and beyond.



Addie Haughey
EDITOR-IN-CHIEF



Blake M. Mensing
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FEATURES:

- 16| STANDARDIZATION OF REDD MONITORING TECHNOLOGY TO LEVEL THE PLAYING FIELD
by Beth Zgoda

- 24| FSM VS. CZECH: A NEW “STANDING” FOR CLIMATE CHANGE?
by Paulo A. Lopes

- 37| CLIMATE CHANGE AND THE REGIONAL HUMAN RIGHTS SYSTEMS
by Megan S. Chapman

- 43| SEC INTERPRETIVE GUIDANCE FOR CLIMATE-RELATED DISCLOSURES
by Nickolas M. Boecher

- 48| U.S. CLIMATE CHANGE POLICY V. INTERNATIONAL TRADE RULES: COMPLYING WITH GATT
by Tina R. Goel

- 54| LEGAL FOUNDATIONS FOR NGO PARTICIPATION IN CLIMATE TREATY NEGOTIATIONS
by Winfield J. Wilson

- 55| BOOK REVIEW: STORMS OF MY GRANDCHILDREN: THE TRUTH ABOUT THE COMING CLIMATE CATASTROPHE AND OUR LAST CHANCE TO SAVE HUMANITY
by James Hansen
Reviewed by Lauren Trevisan