



Centre for Energy, Petroleum
and Mineral Law and Policy
University of Dundee

CEPMLP Annual Review (CAR)



CAR - 13 Version: July 2010

TABLE OF CONTENTS

Sl. No.	Article names (please click on article names to read the content)	Author
1	Resolving commercial disputes through arbitration and ADR in Pakistan	Hussain Rashid
2	Delocalisation of ad hoc arbitral proceedings: To what extent can the jurisdiction of the court of the seat of arbitration be excluded?	Obinna Dike
3	The appearance of bias on trial: How threats to the perception of judicial independence can undermine the legitimacy of a legal system?	Daniel Behn
4	Can international commercial arbitration be effective without national courts? A perspective of courts involvement in international commercial arbitration	Samuel Marful-Sau
5	The problem of arbitration and multi-party/multi-contract disputes: Is court-ordered consolidation an adequate response?	Nana Adjoa Hackman
6	Arbitration: Is it truly a “cheap” alternative to litigation?	Anebere Stephen Ogubuike
7	Confidentiality in international arbitration: How valid is this assumption?	Emem Uduak Udobong
8	Enforcement of arbitral awards: Does the public policy exception create inconsistency?	Obinna Ozumba
9	Jurisdiction and powers of arbitral tribunals: Who decides?	Babatunde Osadare
10	Do area of mutual interest agreements breach the doctrine of freedom of trade?	Obinna Dike
11	Pre-emption rights in joint operating agreements: Continuing boiler plate?	Babatunde Osadare
12	A stabilization clause or stabilization curse? A look at the effect of stabilization clauses on host countries by measuring the effect of the LNG act on the Nigerian economy	Theresa O. Okenabirhie
13	The north sea experience-an analysis of cross border unitisation- and move towards establishing an international legal framework	Avril-Lee Wong
14	Is mediation a viable option for resolving international disputes?	Shamsu Yahaya

Sl. No.	Article names (please click on article names to read the content)	Author
15	The international investment arbitration system and how the doctrine of necessity exposed its weakness	Atipo Ambrose Peter
16	Interim measures of protection in international investment arbitration: Whither sovereign rights?	Babatunde Osadare
17	‘Sacrificial lambs or equal beneficiaries’: Is there any justification for this description based on the human rights violations of the indigenous peoples of the Niger delta?	Gizel Thomas-Roberts
18	CSR obligations of transnational corporations and legal enforcement mechanisms in extractive industries: How effective are these mechanisms in the protection of human rights in Africa?	Modupeola O gutuga
19	Double standards in CSR: What are they? How can they be avoided? A case study of shell in the developed and developing world	Diseye Tobi
20	What is the ecosystem approach to fisheries and how has it been implemented? What are its major implementation challenges and how might they be tackled?	Russell Galt
21	Nationalisation of foreign asset by host state: A failure of stabilization clause	Obinna Dike
22	Methods for allocating allowances under the EU emissions trading scheme: Assessing their interaction with EU state aid rules	Daniel Behn
23	‘Speaking with one voice’-the EU emissions trading scheme implemented: Are there any challenges to its continued success?	Gizel Thomas-Roberts
24	Linking climate change mitigation poverty reduction: Using Kyoto’s clean development mechanism to promote energy development on the African continent	Daniel Behn
25	Alberta’s tar sand oil development: is there a real threat to the environment?	Ugochi Isobel Nnadika
26	Polluter pays principle in the Nigeria oil and gas industry: Rhetorics or reality?	Theresa O. Okenabirhie
27	Ireland’s position on article 12(1) of the proposed directive of the European parliament and council on the promotion of the use of energy from renewable sources	Cita Crefeld
28	Is there a possibility of Sweden reducing its usage of nuclear power?	Michael Seager
29	How will Sweden meet its stated aim of being free of oil dependency by 2020 whilst not overly hindering economic growth?	Michael David Seager

Sl. No.	Article names (please click on article names to read the content)	Author
30	What are the major risks that affect the viability of gas power plants in Nigeria and how can they be mitigated?	Egheosa Onaiwu
31	What is the investment prospect for gas storage in the UK?	Emeka Eboagwu
32	To what extent does indivisibility of capital determine natural gas prices? A case study of United States Of America	Francis N. Twinamatsiko
33	Regulation or deregulation of gas markets? A few lessons from the Chilean experience	Carlos Cortés Simon
34	Breach or die: How successful were the legal strategies utilized by US natural gas pipelines in the take or pay wars?	Stephen A.B. Hannington
35	'These fine distinctions do the law no good...': Is there any major difference in the applicability of the doctrines of force majeure and frustration in international oil and gas agreements	Gizel Thomas-Roberts
36	Force majeure in international business a comparative assessment of force majeure under the UCC and the UNCISG	Atipo Ambrose Peter
37	The prohibition of Riba under Islamic law: What are the implications for international contracts?	Alache Fisho-Orided
38	How to deal with cross-cultural problems in international business negotiation	Emem Udobong
39	Force majeure and the performance excuse: A review of the English doctrine of frustration and article 2-615 of the uniform commercial code	Babatunde Osadare
40	To bribe or not to bribe: What are the effects of bribery in the success of international business transactions?	Olufemi Adekoya
41	The OECD Anti Bribery Treaty: How has it helped in combating bribery and corruption in Nigeria?	Chigbue Uno
42	How effective will the Uganda energy policy be in addressing its security of supply issues?	Ibifaka Ben-Kalio
43	How effective are derivatives in mitigating risks in power project financing?	Tari Ambakederemo
44	What are the elements of security in project finance and how does it limit the lenders exposure to project risks?	Jeremiah Achonwa
45	Is security the panacea for default in project finance?	Ugochi Isobel Nnadika
46	Provision of credit support by sponsors: how true is the concept of 'off balance sheet' in project finance?	Chioma I.N. IBE
47	What is the effect of sponsor co-lending on the traditional structure of project finance?	Alache Fisho-Oridedi

Sl. No.	Article names (please click on article names to read the content)	Author
48	Use of force majeure as a risk allocation mechanism in the context of international project finance	Tomás Chevallier-Boutell
49	What is the role of loan syndication in project financing?	Francis N. Twinamatsiko
50	How does the resource rent tax balance the interest of the government and the investor	Tari Ambakederemo
51	Stabilisation clauses in petroleum development agreements: Examining their adequacy and efficacy	Abebe Ababayehu Chekol
52	What is the value of stabilisation guarantees as relates to fiscal regimes in the energy sector?	Tari Ambakederemo
53	Should the US enact a federal royalty to pay for the reclamation of abandoned mines?	Joseph Debin
54	How do fluctuating oil prices affect government take under Nigeria's PSCs?	Egheosa Onaiwu
55	Is Uganda's petroleum fiscal regime sustainable? An assessment	Francis N. Twinamatsiko
56	Transfer pricing and conflict resolution: issues for the extractive industry	Babatunde Osadare
57	Is nuclear privatisation an option in energy policy? A case study of the UK	Shamsu Yahaya
58	The role of the European community in ensuring the highest standards of nuclear safety: Is there a need for extending the competence of the EURATOM treaty in this field?	Velislava Zhivkova
59	The Tokai-Mura, Japan nuclear accident of 1999: An appraisal.	Uduak Etie Akpan
60	Hybrid cars in the united states: Gasoline demand reduction cure all or green fad?	Alexander Boekhorst
61	How should the prices of bulk minerals be set for royalty purposes? An experiment with bauxite	Michael Seager
62	How much of a future is there for gas-to-liquids (GTL) as a gas monetisation option?	Egheosa Onaiwu
63	Security of electricity supply in Ghana: Can it be achieved through privatisation and liberalisation policies?	Samuel Marful-Sau
64	Does third party access have a negative effect on the investment in gas infrastructures?	Simin Vahedi
65	The domestic gas supply obligation: Is this the final solution to power failure in Nigeria? How can the government make the obligation work?	Theresa O. Okenabirhie

Sl. No.	Article names (please click on article names to read the content)	Author
66	How can higher cost renewables be paid for in a liberalised electricity market?	Mohsen Borhani
67	How does bilateral trading differ from electricity pooling?	Egheosa Onaiwu
68	What is the advantage of an independent energy regulation in network-bound sectors?	Abebe Abebayehu Chekol
69	How is risk allocated in power purchase agreements? The case of Uganda's power market structure and the Bujagali power purchase agreement	Atipo Ambrose Peter
70	What are the options for guaranteeing market share for renewable generators?	Catherine Gallagher
71	Transition from monopoly to liberalised electricity market in Ghana: Why is the industry not attracting private investors?	Raymond John Lartey
72	Transition from monopoly to liberalised electricity market in Ghana: why is the industry not attracting private investors?	Raymond John Lartey
73	Promotion of market share for renewable energy: which mechanism can promote market share for renewable energy effectively?	Vahid Behzadi Asl
74	Is Ghana prepared to manage the potential environmental challenges of an oil and gas industry?	Samuel Marful-Sau
75	Organised thinking as a tool of international negotiation: How effective?	Babatunde Osadare
76	The weakness of good faith rules in WTO trade remedy disputes: Excuse for judicial activism or invitation for procedural abuse?	Daniel Behn
77	The confusing legal development of impossibility and changed circumstances: Towards a better understanding of contractual adaptation at common law	Daniel Behn
78	Duke v. Peru: stretching limited jurisdiction to include estoppel within the scope of a legal stabilization agreement	Daniel Behn
79	What is the distinction between the fair and equitable treatment standard and the minimum standard of treatment under customary international law	Olatokunbo Lad-Ojomo

ABOUT THE UNIVERSITY OF DUNDEE

Our core mission at the University of Dundee is to transform lives, locally and globally, through the creation, sharing and application of knowledge.

The University of Dundee leaves no stone unturned to provide high standards of teaching to students and this has resulted in the consistent rating of the University as one of the best in the UK. The students of the University of Dundee are equipped to efficiently enter the job market to help solve pressing issues and the students of Dundee have often set the pace in their various fields of practices and societies as leaders.

We carry out research that has an impact on people's lives, here in Scotland and around the world. We are focused on shaping the future through innovative design, promoting the sustainable use of global resources, and improving social, physical and cultural wellbeing.

Find out more about us at <https://www.dundee.ac.uk/> or come and visit us to experience Dundee for yourself.

©2020 UoD. All rights reserved