

Oil And Gas Law: Current Practice And Emerging Trends

This highly successful book brings together academic and practising lawyers to consider the key regulatory and contractual dimensions of the mature hydrocarbon province. Now in its second edition, the text has been fully updated. New chapters look at Energy Security, Law and Technology in the Oil Field and Acquisitions and Disposals.

The author offers a dark, serpentine, riveting tour of the unimaginably lucrative and corrupt oil-and-gas industry. With her trademark black humor, Maddow exposes the greed and incompetence of Big Oil and Gas.

Nature and Protection of Oil and Gas Rights; The Formation and Production of Oil and Gas; Ownership of Oil and Gas Rights; Kinds of Oil and Gas Interests; Protection of Oil and Gas Rights; Conveying Oil and Gas Rights; Creation and Transfer of Oil and Gas Interests; Joint Ownership of Oil and Gas Rights; Interpretive Problems in Oil and Gas Conveyancing; Oil and Gas Leasing; Essential Clauses of Modern Oil and Gas Leases; Oil and Gas Lease Savings Clauses; Lease Royalty, Clause; Implied Covenants in Oil and Gas Leases; Lease Transfers; Tax and Business Matters; Oil and Gas Contracts.

Blowout

The Risks, Benefits, and Uncertainties of the Shale Revolution

The Oil and Gas Law Review

Proceedings of the Seventy-second Annual Institute on Oil and Gas Law

Green Petroleum

Proceedings of the ... Annual Institute on Oil and Gas Law and Taxation

The purpose of this book is to equip the wide range of players in the oil and gas industry, and policy makers, researchers, academics and students with up-to-date knowledge of this rapidly changing field.

Over roughly the past decade, oil and gas production in the United States has surged dramatically—thanks largely to technological advances such as high-volume hydraulic fracturing, more commonly known as “fracking.” This rapid increase has generated widespread debate, with proponents touting economic and energy-security benefits and opponents highlighting the environmental and social risks of increased oil and gas production. Despite the heated debate, neither side has a monopoly on the facts. In this book, Daniel Raimi gives a balanced and accessible view of oil and gas development, clearly and thoroughly explaining the key issues surrounding the shale revolution. The Fracking Debate directly addresses the most common questions and concerns associated with fracking: What is fracking? Does fracking pollute the water supply? Will fracking make the United States energy independent? Does fracking cause earthquakes? How is fracking regulated? Is fracking good for the economy? Coupling a deep understanding of the scholarly research with lessons from his travels to every major U.S. oil- and gas-producing region, Raimi highlights stories of the people and communities affected by the shale revolution, for better and for worse. The Fracking Debate provides the evidence and context that have so frequently been missing from the national discussion of the future of oil and gas production, offering readers the tools to make sense of this critical issue.

What does the future hold for oil and gas, what can we learn from the past, and what role does law have to play in this? Using a unique temporal lens, this Research Handbook examines core themes in oil and gas regulation from historical, contemporary, and forward-looking perspectives. Structured in three distinct parts, this Handbook begins by detailing the past dominance of oil, charting the role and influence of legal instruments and regulatory regimes governing petroleum. Using a diverse range of case study perspectives over several jurisdictions, the Handbook then turns to oil and gas in the modern world, with critical discussion of current petroleum legal regimes. It concludes with a series of forward-looking chapters that consider the future challenges and opportunities for oil and gas, and how petroleum-dependent states can both regulate and facilitate the age of energy transition. Surveying the technological shifts of the oil and gas sector through time, this comprehensive Handbook will prove an invigorating read for scholars and students of energy and natural resource law disciplines. Its discussion of emerging technologies and community impact will prove particularly useful to regulators, policymakers, corporations and legal practitioners concerned with the future of energy.

Current Issues in Oil & Gas Law

International Petroleum Law and Transactions

Current Reality and Future Prospects

The Regulation of Decommissioning, Abandonment and Reuse Initiatives in the Oil and Gas Industry

Research Handbook on Oil and Gas Law

Environmental Aspects of Oil and Gas Production

This book addresses the causes of rising crime rates resulting from the rapid population growth and industrialization associated with natural resource extraction in rural communities. Ruddell describes the social problems emerging in these boomtowns, including increases in antisocial behavior, as well as property-related and violent crime, industrial mishaps and traffic collisions. Many of the victims of these crimes are already members of vulnerable or marginalized groups, including rural women, Indigenous populations, and young people. The quality of life in boomtowns also decreases due to environmental impacts, including air, water and noise pollution. Law enforcement agencies, courts, and correction facilities in boomtowns are often overwhelmed by the growing demand as these places are seldom able to manage the population growth. The key questions addressed here are: who should pay the costs of managing these booms, and how can we prepare communities to mitigate the worst effects of this growth and development and, ultimately, increase the quality of life for boomtown residents. An in-depth and timely study, this original work will be of great interest to scholars of violent crime, criminal justice, and corporate harm.

The annual proceedings of the Institute on Oil and Gas Law, part of The Institute for Energy Law of The Center for American and International Law's continuing education program, provide expert guidance on current legal issues involving the oil, gas and energy industries. Published in condensed and edited form, the proceedings offer oil, gas and energy practitioners practical ideas and solutions for dealing with the impact of new laws and regulations. The timeliness of the topics and the insight and experience of the authors make The Institute for Energy Law of The Center for American and International Law's Annual Institute on Oil and Gas Law a valuable addition to the library of anyone with a practice concerned with oil and gas law.

Taxation of oil and gas is one of the more complicated areas of the U.S. federal income tax law. Unique principles have developed over the years as Congress, the IRS, the courts and taxpayers have designed, interpreted, and pursued energy development. Taxpayers and the government have had to deal with the high risk and significant costs associated with oil and gas development, all within the context of oil and gas production being a core national security priority through the years. The unconventional revolution combined with continued significant conventional development has caused a renewed interest in these matters.

Taxation is always crucial in judging the economics of oil and gas development, so this casebook should prove timely as taxpayers and financial advisors renew their interest — or immerse themselves for the first time — in these concepts and principles. A particular challenge is application of conventional rules to unconventional production processes, which is highlighted and explored in this timely casebook. The aim of Chapter 1 is to provide an overview of the history of oil and gas development in the United States, as well as to introduce basic federal income tax concepts. This knowledge will facilitate the in-depth study of U.S. federal oil and gas taxation in Chapters 2–11. Professors and students will benefit from: Discussion of historic oil and gas industry and general federal income tax issues Discussion of oil and gas tax principles, provisions and policies, highlighting unique aspects of the law Text that fits unconventional development into the conventional tax rules developed over the years Practitioners will benefit from: Refresh of oil and gas tax issues contained in a casebook dedicated entirely to oil and gas tax matters Comparison and contrast of unconventional and conventional principles, policies and tax rules

Proceedings of the Institute on Oil and Gas Law

Oil and Gas Law in a Nutshell

Williams & Meyers Oil and Gas Law

Property and the Law in Energy and Natural Resources

UK Oil and Gas Law

Current Practice and Emerging Trends

This book critically examines different forms of petroleum contracts, the historical perspective of the oil and gas industry and the political economy of the petroleum development in Iran. In doing this, the author provides analysis of the concept of concession in oil and gas development. This is discussed through the main forms of concession contracts; namely, the classic concession contract (CCC) and the new concession contract (NCC). The book ties together much of the existing work on the history of oil and gas regulation in Iran and builds on that foundation to propose a coherent and balanced approach within the framework of the NCC. To consider the role of the NCC in developing national upstream oil and gas industry, comparative examples are drawn from countries currently using, or having previously used, NCC oil and gas contracts. The selected developed and developing countries are Brazil, Thailand, the United Kingdom, Australia and Norway. The analysis considers the extent to which the NCC has served to advance the objectives and national interests of the national governments in this industry. The book involves a comparative exploration of the utilisation of NCCs in other jurisdictions and synthesises a framework through which Iran may develop its underutilised oil and gas resources. Of interest to academics, students and practitioners throughout the world, this book focuses on the relevant aspects of Iran's Constitution and natural resource laws and makes recommendations for law reform to Iran's legal frameworks.

The book presents contributions from Brazilian experts on the regulation of different energy sources. Focusing on describing and discussing the fundamental issues related to the legal regulation of each of the sources that compose Brazil's energy matrix, it also analyzes economic and strategic aspects and identifies the main current problems related to the exploration for and production of each energy source. The book offers a clear and detailed overview of energy law and regulation for policymakers, foreign investors and legal professionals dealing with energy projects in Brazil.

UK Oil and Gas Law: Commercial and contract law issues EUP

Oil and Gas Production Handbook: An Introduction to Oil and Gas Production

Oil and Gas Law

From Obligation to Opportunities

The Application of Contracts in Developing Offshore Oil and Gas Projects

How Oil and Gas Can Be Environmentally Sustainable

Nigerian Oil and Gas Law

In the process of resolving disputes, it is not uncommon for parties to justify actions otherwise in breach of their obligations by invoking the need to protect some aspect of the elusive concept of public order. Until this thoroughly researched book, the criteria and factors against which international dispute bodies assess such claims have remained unclear. Now, by providing an in-depth comparative analysis of relevant jurisprudence under four distinct international dispute resolution systems - trade, investment, human rights and international commercial arbitration - the author of this invaluable book identifies common core benchmarks for the application of the public order exception. To achieve the broadest possible scope for her analysis, the author examines the public order exception's function, role and application within the following international dispute resolution systems: relevant World Trade Organization (WTO) agreements as enforced by the organization's Dispute Settlement Body and Appellate Body; international investment agreements as enforced by competent Arbitral Tribunals and Annulment Committees under the International Center for Settlement of Investment Disputes; provisions under the Inter-American Convention of Human Rights and the European Convention of Human Rights as enforced by the Inter-American Court of Human Rights and the European Court of Human Rights, respectively; and the New York Convention as enforced by national tribunals across the world. Controversies, tensions and pitfalls inherent in invoking the public order exception are elucidated, along with clear guidelines on how arguments may be crafted in order to enhance prospects of success. Throughout, tables and graphs systematize key aspects of the relevant jurisprudence under each of the dispute resolution systems analysed. As an immediate practical resource for lawyers on any side of a dispute who wish to invoke or strengthen a public order exception claim, the book's systematic analysis will be welcomed by lawyers active in WTO disputes, international investment arbitration, human rights law or enforcement of foreign arbitral awards. Academics and policymakers will find a signal contribution to the ongoing debate on the existence, legal basis, content and functions of the transnational public order.

Oil, Gas, and Mining: A Sourcebook for Understanding the Extractive Industries provides developing countries with a technical understanding and practical options around oil, gas, and mining sector development issues. A central premise of the Sourcebook is that good technical knowledge can better inform political, economic, and social choices with respect to sector development and the related risks and opportunities. The guidance provided by the Sourcebook assumes a broad set of overarching principles, all centered on good governance and directed at achieving positive and broadly based sustainable development outcomes. This Sourcebook is rich in presenting options to challenges, on the understanding that contexts and needs vary, and that there is much to be gained from appreciating the lessons learned from a broad set of experiences.

Oil and Gas Law in the UK offers in-depth analysis of the central legal issues connected to this important UK industry. The second edition of this text provides an overview of the United Kingdom Continental Shelf (UKCS) and how it relates to oil and gas law. It also offers: - Coverage of operations, contracting and the future of the

UKCS - A detailed examination of the UK oil and gas industry - Consideration of the general framework of the international oil and gas industry Oil and Gas Law in the UK is written in a clear and reader-friendly style and includes detailed appendices on cross-boundary agreements and guidance on disputes.

Current Practice and Emerging Trends. Commercial and Contract Law Issues

The Fracking Debate

The Potential Role of New Concession Contracts

Oil, Gas, and Crime

A Comprehensive Study

Texas Law of Oil and Gas

The UK Oil and Gas industry has evolved at unprecedented speed over the past four decades. It has attracted a great deal of attention from a range of industry players and regulators throughout the world. This is largely because the petroleum industry brings together the most powerful public and private actors in the form of states and trans-national corporations. Oil and Gas Law provides a comprehensive overview of the central legal issues in the UK oil and gas industry today. It is essential reading for the wide range of players in the oil and gas industry, including policy makers, researchers and academics. Oil and Gas Law covers such important topics as: Ownership of oil and gas law; Operating in the UKCS; Oil and gas contracting in the UK; Oil and gas taxation; Dispute resolution in oil and gas contracting; Environmental regulation in UKCS; Health and Safety issues; Renewable energy issues; Decommissioning. Written in a clear and reader-friendly style this is an invaluable source of reference for all those requiring up-to-date guidance on legal issues affecting the UK oil and gas industry.

"A study prepared by the United Nations University World Institute for Development Economics Research (UNU-WIDER)".

The Proceedings of the Institute on Oil and Gas Law, part of The Institute for Energy Law of The Center for American and International Law's continuing education program, provide expert guidance on current legal issues involving the oil, gas and energy industries. Published annually in condensed and edited form, the proceedings offer oil, gas and energy practitioners practical ideas and solutions for dealing with the impact of new laws and regulations. The timeliness of the topics and the insight and experience of the authors make The Institute for Energy Law of The Center for American and International Law's Annual Institute on Oil and Gas Law a valuable addition to the library of anyone with a practice concerned with oil and gas law.

Oil and Gas Law in the UK

Extractive Industries

Current Developments in Oil and Gas Law

A Sourcebook for Understanding the Extractive Industries

The Role of Oil and Gas Companies in the Energy Transition

Iraq's Oil and Gas Industry

The authors have retained the basic structure of prior editions, but have further integrated implied covenants issues with express lease issues and conservation with pooling and unitization, as well as adding new cases and editing the old materials. The book includes environmental law materials in a separate chapter, reflecting the editors' view of their importance and adapting the book for use in an advanced course, as well as a basic course

Can "green petroleum" reverse global warming and bring down high gasoline prices? Written in non-technical language for the layperson, this book investigates and details how the oil and gas industry can "go green" with new processes and technologies, thus bringing the world's most important industry closer to environmental and economic sustainability.

This book is the first and only comprehensive examination of current and future legal principles designed to govern oil and gas activity in Iraq. This study provides a thorough-going review of every conceivable angle on Iraqi oil and gas law, from relevant provisions of the Iraqi Constitution of 2005; to legislative measures comprising the oil and gas framework law, the revenue sharing law, and the laws to reconstitute the Iraq National Oil Company and reorganize the Ministry of Oil; to the Kurdistan Regional Government's 2007 Oil and Gas Law No. (22) and its accompanying Model Production Sharing Contract; and to the apposite rules of international law distilled from both controlling UN resolutions addressing Iraq and more generally applicable principles of international law. This text is essential to the reading collection of every practitioner, business executive, government official, academic, public policy maven, and individual citizen with an interest in the details and controversial aspects of Iraqi energy law.

The Legal Dimensions of Oil and Gas in Iraq

The Dark Side of the Boomtown

Cases and Materials on Oil and Gas Law

Briefs of Leading Cases in Law Enforcement

Cases, Commentaries, and Materials

Oil and gas still power the bulk of our world, from automobiles and the power plants that supply electricity to our homes and businesses, to jet fuel, plastics, and many other products that enrich our lives. With the relatively recent development of hydraulic fracturing ("fracking"), multilateral, directional, and underbalanced drilling, and enhanced oil recovery, oil and gas production is more important and efficient than ever before. Along with these advancements, as with any new engineering process or technology, come challenges, many of them environmental. More than just a text that outlines the environmental challenges of oil and gas production that have always been there, such as gas migration and corrosion, this groundbreaking new volume takes on the most up-to-date processes and technologies involved in this field. Filled with dozens of case studies and examples, the authors, two of the most well-known and respected petroleum engineers in the world, have outlined all of the major environmental aspects of oil and gas production and how to navigate them, achieving a more efficient, effective, and profitable operation. This groundbreaking volume is a must-have for any petroleum engineer working in the field, and for students and faculty in petroleum engineering departments worldwide.

This book provides a comprehensive overview of the key aspects and contracts involved in the process of developing oil and gas projects, with an emphasis on offshore developments. Project development in oil

and gas carries with it numerous unique risks and challenges. By identifying and managing risk through the various contract stages, each stage of the project is seen in perspective and therefore gives readers a better understanding of how that stage was arrived at and what is expected to come later. To do this, the authors use illustrative international case studies from past and current projects, thereby deepening the reader's understanding and awareness of risk from practical experience, as well as suggesting answers for those who are involved in developing oil and gas projects. *The Application of Contracts in Developing Offshore Oil and Gas Projects* is intended for project owners, project managers, contractors, finance managers, commercial managers and lawyers who seek to understand the subject from a practical point of view.

This book has several groups of potential readers. Students and professors at law schools, undergraduate institutions, and graduate programs such as public policy, business, urban planning, and environmental studies can use the book instead of a case book or as a supplement to a case book. The material is adequately detailed to provide substantive topics that will fill an entire course or provide a more succinct description of complex issues from case books or professor-prepared readings. Attorneys, policymakers and their staff, and other individuals who encounter energy issues in their work also should find this book to be a useful introduction to the field of energy law and policy as well as a reference point for specific energy issues. The book provides a broad yet detailed understanding of the major components of energy systems, energy infrastructure, and energy markets and the laws that guide their development. It covers all major energy policy sectors including oil and gas extraction, electricity regulation, renewable energy development, and regulation of vehicles and transportation fuels. The book is timely--describing rapidly changing policy in environmental regulation such as hydraulic fracturing, planning for electric transmission lines, state carbon reduction and clean energy mandates, and natural gas and oil exports. It also places these recent developments in the context of the many long-lasting policies that created current energy infrastructure and markets.

Oil and Gas Tax

The Legal and Contractual Framework

UK Oil and Gas Law: Commercial and contract law issues

Energy Law and Regulation in Brazil

Energy Law

UK Oil and Gas Law: Resource management and regulatory law

In recent years, a great deal has changed in the oil and gas industry, from legal and regulatory change to falling oil prices. This updated third edition of UK Oil and Gas Law has been published in two volumes: this volume focuses on commercial and contract law issues.

Joanne Limburg is a woman who thinks things she doesn't want to think, and who does things she doesn't want to do. As a small child, she would chew her hair all day and lie awake at night wondering if heaven had a ceiling; a few years later, when she should have been doing her homework, she was pacing her bedroom, agonising about the unfairness of life as a woman, and the shortness of her legs. By the time she was an adult, obsessive thoughts and compulsive behaviours had come to dominate her life. She knew that something was wrong with her, but it would take many years before she understood what that something was. *The Woman Who Thought Too Much* follows Limburg's quest to understand her Obsessive-Compulsive Disorder and to manage her symptoms. She takes the reader on a journey through consulting rooms, libraries and internet sites, as she learns about rumination, scrupulosity, avoidance, thought-action fusion, fixed-action patterns, anal fixations, schemas, basal ganglia, tics and synapses. Meanwhile, she does her best to come to terms with an illness which turns out to be common and even - sometimes - treatable. This vividly honest memoir is a sometimes shocking, often humorous revelation of what it is like to live with so debilitating a condition. It is also an exploration of the inner world of a poet and an intense evocation of the persistence and courage of the human spirit in the face of mental illness.

Oil, an integral part of the contemporary global economy, is considered a driving force behind the 2003 invasion of Iraq. Hydrocarbon reserves in Iraq have a significant role to play in global supply, with oil revenue accounting for more than 90% of Iraqi government income. This book provides a comprehensive insight into the key foundations of Iraq's oil industry and assists in the development of a core area of domestic law to promote economic recovery following years of instability. It addresses the development of oil legislation and the formation of contracts since the US and allied occupation of Iraq in 2003. Legislation is assessed against the framework of the constitution along with the different types of oil agreements and their terms. The book looks at three main aspects of oil legislation, beginning with the validity and interpretation of the constitution as any subsequent legislation governing oil policy will be based upon this. The work then discusses whether the draft oil and gas law of 2007 and any subsequent oil legislation, including the law implemented by the Kurdish Regional Government in 2007, is valid. Finally, the book analyses the legitimacy of oil agreements entered into by the central and regional governments and whether these contain terms beneficial to the state and contracting party. Providing an in-depth analysis of the origins and development of the legal framework of the oil industry in Iraq, the book acts as both a reference source and a springboard for future research across a range of legal, economic and policy perspectives. It will appeal to practitioners and academics working in energy law and international investment law, as well as policy-makers, legal advisors and those working in governments and energy companies.

Oil, Gas, and Mining

Corrupted Democracy, Rogue State Russia, and the Richest, Most Destructive Industry on Earth

The Management of Resources as a Driver of Sustainable Development

The Development of Iran's Upstream Oil and Gas Industry