

## [Books] The Legal Regime Of Offshore Oil Rigs In International Law

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The Legal Regime of Offshore Oil Rigs in International Law-Hossein Esmaeili 2017-03-02 This book reviews and examines the relevant portions of all international treaties, cases and the national law and practice of states, in relation to international aspects of offshore oil rigs. By doing so, it offers an understanding of the legal regime surrounding oil rigs and formulates an international law framework. It investigates the issues under consideration by analyzing provisions of international law pertaining to all aspects of oil rigs, as well as international treaties and their travaux preparatoires. It also examines the national legislation of major offshore oil and gas producers and defines a framework of customary international entities such as the OSPAR and the petroleum industries of certain major offshore oil producers. Based upon the book’s findings, it is clear that in spite of their increasing importance, offshore oil installations are subject to fragmentary and vague legal rules under international law.

The Development of a Comprehensive Legal Framework for the Promotion of Offshore Wind Power-Anton Ming-Zhi Gao 2016-04-24 There is clearly an urgent need worldwide to increase the share of renewable energy in the overall energy supply as rapidly as possible. With a well-developed and proven feasible technology, offshore wind power has come to the fore as the most promising means of achieving this goal. However, fragmented authorities and procedures may pose tremendous challenges to the development of an integrated legal framework for offshore wind and the complex installation and grid interconnections it requires. This book surveys and analyses the features essential for the development of such a framework, drawing on the experience of ten countries that have such schemes in place – France, Germany, the United Kingdom, Italy, Norway, the United States, Australia, China, Korea, and Taiwan. Discussing the impact of technological, economic, spatial, and market issues on the legal framework, eleven key policymakers in their respective countries contribute chapters that together reveal the contours of a strong and sound legal framework that serves to enable and facilitate the efficient application of policy initiatives and subsidies. Topics and issues raised and examined include the ways a sound legal framework addresses the following aspects of offshore wind power development: - license schemes; - construction of turbines - infrastructure of grid, construction harbor, and vessels; - environmental health and safety regulations; and - loan and finance risk. The contributors show that a carefully planned mix of incentives and supplementary schemes is indispensable. The essays are drawn on the presentations and papers offered at the International Conference on a Comprehensive Legal Framework for the Development of Offshore Wind Power Around the World held in Taiwan in August 2016. As a major new contribution to the debate on the importance of a legal framework for offshore wind power and grid interconnections, this book will prove indispensable to lawyers, policymakers, officials, and academics concerned with the management of sea space to include the wind power necessary to achieve and sustain renewable energy goals.

Offshore Oil and Gas Development in the Arctic under International Law-Rachael Lorna Johnstone 2014-11-28 Offshore Oil and Gas Development in the Arctic under International Law explores the international legal framework for hydrocarbon development in the marine Arctic.

The Antarctic Legal Regime-Christopher Clayton Joyner 1988-07-28 These three volumes contain a comprehensive & current documentation of sources of international environmental law (200 instruments) in a handy version. Several of these documents were never printed elsewhere. Volume 1 embodies the important declarations, resolutions or drafts of international organizations & bodies: 25 UNO/UNEP/FAO documents (including all UNEP-guidelines), 15 resolutions of the three recording bodies (International Law Association, Institut de Droit International & ILC), 14 ECE-Declarations/Recommendations, 32 OECD-Decisions/Recommendations, 10 Resolutions/Recommendations of the Council of Europe, 9 Declarations on Climate Change/Sustainable Development, 9 important Drafts (including the US-Restatement & the new ECE-Draft Convention on Transboundary Watercourses). Volumes 2 & 3 contain the bior multilateral agreements: 28 global or regional agreements for the protection of seas (including the new Lisbon Convention & the Kingston Protocol), 17 Agreements of Regimes of European, American or African Rivers (including the Guidelines/Action Programmes for Lake Constance & Rhine, & the consolidated version of the Great Lakes Water Quality Agreement), 14 global & 9 regional Agreements for the protection of species & nature (including the new Protocol for the Antarctic), 2 Conventions for the protection of soils (control of wastes), 11 Agreements for the protection of air/atmosphere (including the new Geneva VOCs-Protocol) & documents for the Earth Summit (2 UN-Resolutions, Drafts of Earth Charter, Biodiversity & Climate Convention). Several documents are of 1991 (a few of December 1991). The volumes contain introductions to each part, references, basic data of the treaties, & three forewords ( G. Handl, H.D. Genscher & Prince Charles ).

The Regulation of Continental Shelf Development-Myron H. Nordquist 2013-08-22 The lack of international conventional law governing the operational aspects of continental shelf activity may be characterized as unfinished business of the UN Convention on the Law of the Sea. The Convention, adopted in 1982, generally addressed the issue but did not consider more detailed development of the legal regime for the continental shelf. In The Regulation of Continental Shelf Development: Rethinking International Standards, leading experts from around the world identify and explore a multitude of the unresolved legal concerns related to the continental shelf. The varied voices of experts collected within The Regulation of Continental Shelf Development: Rethinking International Standards offer a timely understanding of past, present, and future issues related to the continental shelf. The volume is a must-read for all those interested in environmental law and the law of the sea. Decommissioning Offshore Structures-D.G. Gorman 2012-12-06 Increasingly over the next few decades, the oil and gas industry faces the complex task of decommissioning its offshore platforms, pipelines and sub-sea equipment as they reach the end of their operational capabilities. Decommissioning involves and integrates many distinct aspects: engineering, environmental, economic, legal, political and safety considerations. A practical strategy for removing and disposing these structures needs to be developed which best meets the demands of all of these different aspects. Specialists in these various fields have been brought together for this volume to contribute their assessments of the situation. The result is an important step toward the development of a co-ordinated approach to the subject. It is essential reading for all those who are involved with major decommissioning projects, their possible environmental impact and their implications in politics and law.

Offshore Oil and Gas Development: Legal Framework- 2007

Arctic Legal Regime for Environmental Protection-Linda Nowlan 2001 For many years, concerns have been expressed about environmental issues in the Arctic. While the Arctic region, unlike Antarctica, has been inhabited for thousands of years, it is under unique threat because of its vulnerability toward resource exploitation and the deposition of various airborne pollutants. With its varied populations, and with eight Nations asserting territorial interests, the Arctic needs a careful approach to its protection and development. This report describes the current Arctic environmental legal regime. It also discusses the possibility of negotiating a sustainability treaty for the Arctic with high standards of environmental protection similar to those in the 1991 Protocol on Environmental Protection to the Antarctic Treaty. It is hoped that this review of the legal and policy contrasts between the Arctic and Antarctic can help in the consideration of future directions for the Arctic legal regime. Offshore Contracts and Liabilities-Baris Soyler 2014-09-25 Written by a team of top academics and highly-experienced legal practitioners, this is a very complex area of law. It provides both a critical analysis on contemporary legal issues concerning offshore contracts, and an in-depth account of the numerous liability regimes inherently connected to offshore operations. Key features of Offshore Contracts and Liabilities: Detailed insight into contemporary legal issues concerning offshore contracts, including Supplytime and Heavycor in-depth analysis of the current liability regimes with clear reference to contemporary industry practice Through examination of the current state of the law from national, regional and international perspectives Up-to-date coverage of hot topics such as liability for offshore installations, knock-for knock agreements in offshore contracts and recently-developed new standard forms, such as Windtime. This book is an indispensable guide for legal practitioners, academics and industry professionals worldwide

Transboundary Offshore Aquifers-Renee Martin-Nagle 2016-06-23 In Transboundary Offshore Aquifers: A Search for a Governance Regime, Renee Martin-Nagle explains the geologic origins of offshore freshwater aquifers and proposes a governance regime for offshore aquifers that are shared by two or more nations. International law principles for marine resources, offshore hydrocarbons and land-based fresh water are explored.

Deepwater Horizon Oil Spill-Curry L. Hagerty 2010-10-10 On April 20, 2010, an explosion and fire occurred on the Deepwater Horizon drilling rig in the Gulf of Mexico (GoM). This resulted in 11 worker fatalities, a massive oil release, and a national response effort in the GoM region by the federal and state governments as well as BP. Contents of this report: (1) Intro.; (2) Setting in the GoM: Oil and Gas Recovery; Weather and Ocean Currents; Biological Resources; (3) Offshore Oil and Gas Drilling Technology; (4) Fed. Statutory Framework; (5) Fed. Regulatory Framework; (6) Environmental and Economic Impacts; (7) Labor Issues; (8) Reorganization of Minerals Mgmt. Service; (9) FEMA Issues; Exxon Valdez; Recent Regional Disaster History; (10) Conclusion. Charts and tables.

The Law & Practice of Offshore Banking & Finance-Edmund M. A. Kwaw 1996 A wide-ranging discussion of the structure, process, and law of offshore banking and finance.

Islamic Law of the Sea-Hassan S. Khalilieh 2019-05-02 This pioneering research brings into focus the Islamic contribution and influence in the development of the modern law of the sea.

The Law of the Seabed-Catherine Banet 2020 The Law of the Seabed reviews the most pressing legal questions raised by the use and protection of natural resources on and underneath the world’s seabeds. While barely accessible, the seabed plays a major role in the Earth’s ecological balance. It is both a medium and a resource, and is central to the blue economy. New uses and new knowledge about seabed ecosystems, and the risks of disputes due to competing interests, urge reflection on which regulatory approaches to pursue. The regulation of ocean activities is essentially sector-based, and the book puts in parallel the international and national regimes for seabed mining, oil and gas, energy generation, bottom fisheries, marine genetic resources, carbon sequestration and maritime security operations, both within and beyond the national jurisdiction. The book contains seven parts respectively addressing the definition of the seabed from a multidisciplinary perspective, the principles of jurisdiction delimitation under the United Nations Convention on the Law of the Sea (UNCLOS), the regimes for use of non-living, living and marine biodiversity resources, the role of state and non-state actors, the laying and removal of installations, the principles for sustainable and equitable use (common heritage of mankind, precaution, benefit sharing), and management tools to ensure coexistence between activities as well as the protection of the marine environment.

Governance of Arctic Offshore Oil and Gas-Cécile Pélauède 2017-07-14 Global energy problems will remain a challenge in the coming decades. The impact of climate change and the melting of polar sea ice opening up access to offshore hydrocarbon resources in the Arctic Ocean, raises questions for both civil society and the scientific community over drilling opportunities in Arctic marine areas. Disparities in approach to the governance of oil and gas extraction in the Arctic arise from fundamental differences in histories, cultures, domestic constraints and substantive values and attitudes in the Arctic coastal states and sub-states. Differing political systems, legal traditions and societal beliefs with regard to energy security and economic development, environmental protection, legitimacy of decision making, and the ownership and respect of the rights of indigenous people, all affect how governance systems of oil and gas extraction are designed. Using a multidisciplinary approach and case studies from the USA, Norway, Russia, Canada, Greenland/Denmark and the EU, this book both examines the current governance of extraction and its effects and considers ways to enhance the efficiency of environmental management and public participation in this system.

Managing the Risk of Offshore Oil and Gas Accidents-Günther Handl 2019 This book addresses the international legal dimension of the management of the risk of accidents associated with offshore oil and gas activities. It focuses on the prevention and minimization of harm as well as the post-accident management of loss through liability and compensation arrangements and the processing of mass claims for compensation. Government officials of countries with offshore industries, international civil servants and academics in related fields will find the book a valuable resource.

Energy from the Sea-Nigel Bankes 2015-10-01 This volume addresses selected aspects of the international legal framework for developing energy resources in marine areas. The main themes include competition for marine space, energy security, the role of private actors, fragmentation or integration of international law and liability.

International Marine Environmental Law and Policy-Daud Hassan 2018-08-21 International Marine Environment Law and Policy presents a critical appraisal of the main issues, actors and institutions engaged in the legal aspects of marine environmental conservation. With contributions from an international range of authors, this volume provides a concise account of the legal and policy framework underlying international marine environmental issues, and of the fundamental concepts and strategies that are important to the protection of the marine environment. This work provides a solid foundation for researchers, practitioners and students interested seeking to gain an understanding of this hugely important subject.

International and Comparative Mineral Law and Policy-Elizabeth Bastida 2005-01-01 This book covers a broad spectrum of issues shaping the current paradigm of minerals sector governance. The ultimate aim of the book is to understand trends and developments in mineral law and policy occurring at international, regional, cross-border and in some selected cases at national level and also to identify some of the challenges lying ahead. With these objectives in view, the book brings together a representative selection of the most knowledgeable authors on the subject. The contributions deal with a diverse range of issues tackled from interdisciplinary perspectives. Topics are divided into five main chapters: international and comparative aspects of mineral law; actors and policies in the minerals industry; investment prospects, financial and fiscal issues; sustainable development and regional outlooks. The book aspires to serve as a useful reference for scholars, practitioners, students and all those with an interest in current developments in the areas reviewed. Elizabeth Bastida is the Rio Tinto Research Fellow and the Director of the Mineral Law and Policy Programme at the Centre for Energy, Petroleum, Mineral Law and Policy at the University of Dundee (CEPMLP/Dundee). Thomas W’ide is the Professor of International Economic, Natural Resources and Energy Law and was (until 2001) the Executive Director of CEPMLP/Dundee. He currently runs TWA, his private consultancy firm, which provides advisory services in natural resources and energy law, regulatory reform, investment promotion, state enterprise/agency appraisal and restructuring, privatisation, contract assessment, negotiation and dispute management. Janeth Warden-Fern’ndez is a Research and Teaching Fellow, an advisor of the Mineral Law and Policy Programme and the Manager of the Distance Learning Programme at CEPMLP/Dundee.

Offshore Citizens-Noora Lori 2019-08-22 This study of citizenship and migration policies in the Gulf shows how temporary residency can become a permanent citizenship status.

Safety and Offshore Oil-Assembly of Engineering (U.S.). Committee on Assessment of Safety of OCS Activities 1981

Environmental Jurisdiction in the Law of the Sea-Victor Alencar Mayer Feitosa Ventura 2020-08-29 This book assesses the environmental jurisdiction of coastal states over the seabed within and beyond 200 nautical miles from the baselines, thus mapping out coastal states’ competencies to regulate activities impacting the marine environment of the sea floor. In addition, it offers revealing insights into the domestic legal and policy framework of a particular State in this regard. As Brazil intends to exploit mineral resources farther away offshore, technologically backed by the recognised expertise of its state-owned oil company, Petrobras, questions arise as to the adequacy of the country’s domestic legal framework to sustainably manage the immenseness of the “Brazilian Blue Amazon”. This book critically evaluates the compatibility of Brazil’s national policies and legislation with the Law of the Sea, as well as the country’s legal and institutional preparedness to face the challenges of managing approximately 4,5 million km2 of maritime spaces under national jurisdiction.

Australian Offshore Laws-M. W. D. White 2009 Australian Offshore Laws brings together in one place a reference to all laws that apply to offshore Australian waters for the benefit of legal practitioners, regulators, academics and students. It demonstrates the unnecessary complexity of the Australian offshore legal regime and proposes, as a first step towards reform, a review of the Offshore Constitutional Settlement of 1979 (OCS 1979). It discusses the manner of present drafting of such laws as many Commonwealth, State, and Territory laws apply offshore but few are drafted in a manner which identifies their limits or recognises their interaction with other offshore laws of with the OCS 1979.

Mining and Energy Law-Samantha Hepburn 2015-08-17 This text is an ideal starting point to understand the regulatory regimes and policy challenges relevant to Australia’s mining sector.

High Seas Governance-Robert C. Beckman 2018-11-22 High Seas Governance: Gaps and Challenges discusses and presents solutions to identified gaps in the legal regime governing the high seas, including the protection of sensitive marine areas, marine pollution, conservation of marine living resources, and activities by non-state actors.

Risk Governance of Offshore Oil and Gas Operations-Preben Hømpel Lindøe 2013-09-30 This book evaluates and compares risk regulation and safety management for offshore oil and gas operations in the United States, United Kingdom, Norway, and Australia. It provides an interdisciplinary approach with legal, technological, and sociological perspectives on their efforts to assess and prevent major accidents and improve safety performance offshore. Presented in three parts, the volume begins with a review of the technical, legal, behavioral, and sociological factors involved in designing, implementing, and enforcing a regulatory regime for industrial safety. It then evaluates the four regulatory regimes that encompass the cultural, legal, and other contextual factors that influence their design and implementation, along with their reliance on industrial expertise and standards and the use of performance indicators. The final section presents an assessment of the resilience of the Norwegian regime and its capacity to keep pace with new technologies and emerging risks, respond to near miss incidents, encourage safety culture, incorporate vested rights of labor, and perform inspection and self-audit functions. This book is highly relevant for those in government, business, academia, and elsewhere in civil society who are involved in offshore safety issues, including regulatory authorities and industrial safety professionals.

Liability for Damage to the Marine Environment-Colin M. de la Rue 1993 Despite widely-accepted international systems of liability for pollution damage to the marine environment, uniformity is far from being achieved. This book is based on the papers delivered at the CMI seminar on liability for pollution damage. The purpose of the seminar was to take stock of the legal position worldwide as a prelude to discussions on unification of laws relating to the admissibility and assessment of claims. Among the main issues addressed are - oil pollution prevention and response, the effectiveness of present compensation methods, the importance of recent protocols to the compensation conventions, the ramifications of OPA 90, the underwriting of oil pollution risks and the need for an international convention on hazardous and noxious substances. These issues are covered by a broad range of international experts.

Regulating Offshore Petroleum Resources-Eduardo G. Pereira 2019 Regulating Offshore Petroleum Resources examines the main regulatory characteristics of the Norwegian and the British models for petroleum exploration, production and supply. The authors explore to what extent these models are relevant for the design of regulatory models in countries with significant existing petroleum resources. The applicability of these regulatory models to countries with potential petroleum resources is also assessed.

Pollution at Sea-Baris Soyler 2013-06-07 A sharp, informed and thoroughly practical guide to contemporary and developing issues relating to sea pollution, prepared by leading academics and practitioners with everyday hands-on experience. Pollution at Sea focuses on a number of the vital private law issues - compensation, insurance, contract and tort – thrown up by contemporary developments in the law of pollution. The book also intends to offer a critical analysis on emerging public law concepts, such as the legal position of seafarers from the perspective of criminal law in cases of pollution and the impact of port state control as a pollution control mechanism. Pollution at Sea is divided into three parts: 1. Private Law Liability Regimes 2. Rights and Liabilities of Particular Parties 3. The Impact of Public Law on the Actors Concerned In part 1, various liability regimes are dissected, including those which have been under the spotlight in recent years. This section has particular international appeal, and many of the regimes discussed are based at least in part on international conventions, agreements or practices. In part 2; the impact of pollution at sea on third parties is considered, with respect to the legal position of parties that might be perused either by the victims of pollution incidents or in some cases by the parties liable by way of a recourse action. Finally in part 3; recent relevant developments, particularly in the realm of public law are covered.

Ecological Research at the Offshore Windfarm alpha ventus-Federal Maritime and Hydrographic Agency 2014-04-04 At present and over the next few years, large-scale windfarms are being installed far off the coast of Germany in the North and Baltic Sea, making a major contribution to electricity generation from renewable energy sources. One of the German government’s aims is to ensure the environmentally sound and sustainable development of offshore wind energy. Germany’s first offshore test site, alpha ventus, was therefore accompanied from the construction phase to the first years of operation by an intensive environmental research programme, the StUKplus project, financed by the Federal Ministry for the Environment, Nature Conservation and Nuclear Safety and coordinated by the Federal Maritime and Hydrographic Agency. Marine and ecological aspects have been researched there for more than five years to improve the level of knowledge about the ecological impacts of offshore windfarms. This book provides a broad, richly illustrated overview of applied and new research methods and monitoring techniques. It summarises the key research findings on the impacts on benthic communities, fish, marine mammals and birds, also taking into account underwater sound and sediment measurements. Interpreting the results in the sense of lessons learned, new challenges and perspectives are discussed for future sustainable offshore development in German waters.

Addressing Regulatory Gaps in Relation to the Environmental Issues Arising from Offshore Oil and Gas Activities in the Arctic-Joanna Grigorjeva 2016-08-30 Master’s Thesis from the year 2014 in the subject Environmental Sciences, grade: 2.1, Robert Gordon University Aberdeen, course: Oil and Gas Law - Environmental Law, language: English, abstract: Melting of the Arctic ice, caused by global warming and energy security issues, has led Arctic states to prospect further North for new petroleum opportunities. Consequently, the already fragile Arctic marine environment has been further compromised. The Arctic coastal states, under the Ilulissat Declaration, agreed that UNCLOS will provide a legal basis for the regulatory framework in the Arctic, supplemented by Arctic Council soft-law. Consequently, the environmental issues in the Arctic, arising as a result of O&G activities, mainly have to be dealt under the discretion of the Arctic coastal states’ regulations. By analysing current environmental regulation in the Arctic, the paper aims to discover if the framework can ensure that petroleum activities are carried out in an environmentally safe fashion. To make sure that the Arctic states can address the aforementioned issues, under national legislation, the paper will examine Russia’s and Norway’s petroleum regulations applicable to the Arctic. In the light of the performed analysis, the paper will propose to address the regulatory gaps created as a result of environmental issues arising from petroleum activities in the Arctic under the Arctic Framework Treaty. To address topical issues at the sub-regional level, an ecosystem-based management plan will be analysed, and suggesting its implementation on the Russian continental shelf.

Marine Pollution Control-Iliana Christodoulou-Varotsi 2018-04-24 This book discusses in a concise manner the key aspects that are important for the understanding of regulations and managerial framework governing marine pollution. It identifies the practical context in which marine pollution comes into play and addresses the international legal regime governing the numerous sources of marine pollution, as well as the ways in which these regulations affect the conduct of day-to-day shipping operations. With illustrations, case studies, emphasis boxes, references to case law and to national jurisdictions and other tools facilitating understanding and knowledge, readers will find helpful guidance on: the sources of marine pollution (including ship-source pollution and pollution from the offshore oil and gas sector); the forms of cooperation needed in order to tackle the prevention, management and response to marine pollution; overview of MARPOL Convention, other key IMO conventions, and selected regional regimes; legal ramifications, including P & I Clubs and limitation of liability; involvement of the flag State, coastal State and port State; industry best practice; the human element Marine Pollution Control will be a useful guidance tool for shipping Industry professionals, (P & I) Clubs, Legal practitioners, maritime administrators, as well as academics and students of marine pollution.

Governance of Offshore Freshwater Resources-Renee Martin-Nagle 2020 In Governance of Offshore Freshwater Resources Renee Martin-Nagle examines legal principles and regimes that would govern development of offshore freshwater. She concludes that coastal states have sovereign rights in reserves within their exclusive zones, and transboundary reserves will be unitized.

Offshore Petroleum Installations Law and Financing-Jan Townsend Gault 1986 Proceedings of a seminar held in Boston, Massachusetts, May 1-3, 1985, organized by the Section on Energy and Natural Resources Law, International Bar Association.

Oil and Gas Law-Ues Enmez Emre Paterson John Gordon Greg 2014-05-14 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.

Antarctica and the Law of the Sea-Christopher C. Joyner 1992-09-17 This survey of maritime law as it applies to the Antarctic continent and surrounding seas, includes biogeography, sovereignty, offshore jurisdiction, the continental shelf, environmental protection and conservation, and the legal status of ice shelves, sea ice, icebergs and ice islands.

Offshore Oil and Gas Installations Security-Mikhail Kashubsky 2015-12-16 Oil and natural gas, which today account for over 60% of the world’s energy supply, are often produced by offshore platforms. One third of all oil and gas comes from the offshore sector. However, offshore oil and gas installations are generally considered intrinsically vulnerable to deliberate attacks. The changing security landscape and concerns about the threats of terrorism and piracy to offshore oil and gas installations are major issues for energy companies and governments worldwide. But, how common are attacks on offshore oil and gas installations? Who attacks offshore installations? Why are they attacked? How are they attacked? How is their security regulated at the international level? How has the oil industry responded? This timely and first of its kind publication answers these questions and examines the protection and security of offshore oil and gas installations from a global, international-wide and company-level perspective. Looking at attacks on offshore installations that occurred throughout history of the offshore petroleum industry, it examines the different types of security threats facing offshore installations, the factors that make offshore installations attractive targets, the nature of attacks and the potentially devastating impacts that can result from attacks on these important facilities. It then examines the international legal framework, state practice and international oil and gas industry responses that aim to address this vital problem. Crucially, the book includes a comprehensive dataset of attacks and security incidents involving offshore oil and gas installations entitled the Offshore Installations Attack Dataset (OIAD). This is an indispensable reference work for oil and gas industry professionals, company security officers, policy makers, maritime lawyers and academics worldwide.

A Legal Framework for a Transnational Offshore Grid in the North Sea-Hannah Muller 2015-09-30 This book examines the legal frameworks applying to offshore grid development under international law, European Union law and national law. It reveals that these legal frameworks have not been developed to facilitate such complex (cross-border) infrastructure.

U.S. Foreign Policy and the Law of the Sea-Ann L. Hollick 2017-03-14 The law of the sea, one of the oldest and most highly developed areas of international law, has changed significantly in the past fifty years in response to rapid scientific and technological advances coupled with an increased population and the need for additional resources. Ann Hollick documents these changes and examines the evolution of U.S. ocean policy in the larger contexts of American foreign policy and of international law and politics. Originally published in 1981, The Princeton Legacy Library uses the latest print-on-demand technology to again make available previously out-of-print books from the distinguished backlist of Princeton University Press. These editions preserve the original texts of these important books while presenting them in durable paperback and hardcover editions. The goal of the Princeton Legacy Library is to vastly increase access to the rich scholarly heritage found in the thousands of books published by Princeton University Press since its founding in 1905.

Law of the Sea, Environmental Law and Settlement of Disputes-Tafzir Malick Ndiaye 2007 This volume covers a variety of topics in the fields of the law of the sea and the protection of the environment. The particular focus of the volume is on the role and function of judicial, quasi-judicial and administrative institutions in the prevention and settlement of disputes in both of these areas. This includes an overview and insightful analysis of the cases of the International Tribunal for the Law of the Sea during its first decade. Further substantive issues range from the allocation of shared marine resources, maritime boundary delimitation and issues of maritime security to the prevention of marine pollution as well as a coverage of the compliance and enforcement mechanisms of international environmental law. The views from both scholars’ and practitioners’ perspectives presented in this volume will offer readers a number of outstanding intellectual synergies to reflect on the development of international law. It can provide both scholars and policy-makers alike with new insights on how to address pressing problems in international law, including ideas for improved institutional design. The work has been compiled in honour of Thomas A. Mensah and comprises 59 essays from leading scholars and practitioners in international law.

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