



REFORMING THE GLOBAL ECONOMIC GOVERNANCE: The EU For SDGS in International Economic Law



Re-Globe Seminar Series

Climate Neutrality in International Investment Law Dr. Monika Feigerlová

Institute of State and Law of the Czech Academy of Sciences / Centre for Climate Law and Sustainability Studies



Introductory Remarks and Discussant Prof. Elisa Baroncini - University of Bologna, Re-Globe Coordinator

The European Climate Law, in line with the temperature targets of the Paris Agreement, sets the objective of achieving climate neutrality in the EU by 2050. The lecture will explore the nexus between climate change and international investment law. International investment agreements are relevant for decarbonizing the global economy, as governments need to encourage investment in clean energy while also requiring policy space to implement unprecedented regulatory changes to foster a transition away from fossil fuels. In the latter context, the investor-state dispute settlement mechanism contained in international investment agreements is widely perceived as a potential obstacle to domestic climate mitigation efforts by policymakers, United Nations Special Rapporteurs, civil society groups, and many scholars. The on-going reform options for international investment treaties and their impacts on achieving climate neutrality will be discussed.







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27 March 2024 9h a.m. - 11h (CET)

Climate Neutrality in International Investment Law

Abstract: The European Climate Law, in line with the temperature targets of the Paris Agreement, sets the objective of achieving climate neutrality in the EU by 2050. The lecture will explore the nexus between climate change and international investment law. International investment agreements are relevant for decarbonizing the global economy, as governments need to encourage investment in clean energy while also requiring policy space to implement unprecedented regulatory changes to foster a transition away from fossil fuels. In the latter context, the investorstate dispute settlement mechanism contained in international investment agreements is widely perceived as a potential obstacle to domestic climate mitigation efforts by policymakers, United Nations Special Rapporteurs, civil society groups, and many scholars. The on-going reform options for international investment treaties and their impacts on achieving climate neutrality will be discussed.

Monika Feigerlová works as a Research Associate at the Institute of State and Law of the Czech Academy of Sciences and its Centre for Climate Law and Sustainability Studies. She obtained a PhD at the Charles University in Prague and completed the Master in International Dispute Settlement at the Graduate Institute of International and Development Studies and University of Geneva. She was admitted to the Czech Bar Association and practices law in Prague. She is also member of the Committee for Doctoral Theses at the Charles University, the member of the Climate Change Law Specialist Group of the IUCN World Commission on Environmental Law, and the Executive member of the Czech Society for International Law. Her research focuses on transnational corporations, foreign investment and climate change. She is the author of chapters on corporate climate responsibility and international economic law in the recently published first Czech book on climate law. She is currently working on multiple projects in climate change law and just transition, and is supervising an LL.M. course on Transnational Corporations: Rights and Duties at the Charles University in Prague.