



Foreign Corrupt Practices Act: Path to Reduce Environmental Damage

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Abstract: Carbon neutralization as a way to curb global warming is a matter that occupies a prominent place in the scenario of international law and Brazilian national law. In this context, the way in which the legal system can lead society to contribute to the implementation of carbon neutralization measures proves to be of paramount importance for the legal sciences, which is why this research is justified. Thus, this research aims to study the Foreign Corrupt Practice Acts - FCPA, the North American anti-corruption law, based on the premise that such legislation has foundations capable of, through a process of dynamogenesis, providing practical results for such effectiveness, with the consequent reduction of environmental damage. The investigation was carried out by means of a comparative study, using axiological rationality as the method of approach and, as a procedural method, critical analysis based on the reference system of economic analysis of Law, approached in a relational manner, indicating the efficiency of Law as an inducer of abstaining from harmful conduct to the environment. In the end, it was concluded that the legal application of the fundamentals extracted from the FCPA, having as reference the economic analysis of the law, is able to provide the reduction of environmental damages, through a process of dynamogenesis, capable of resulting in great commitment of the whole society.

Keywords: Dynamogenesis, Economics Analysis of Law, Foreign Corrupt Practice Acts, Global Warming, Legal Order

1. Introduction

Global warming, which planet Earth has undergone in recent years, has led to climate change, the effects of which have a negative impact on the whole world, so that, if there is no control over the emission of greenhouse gases, the scenario may become even worse.

Current studies show that these climate changes are expected to cause major changes worldwide: sea levels will rise, food production may fall and some species may be extinct [1].

In the last three years, climatologists have changed the definition of what they believe to be the "safe" limit of climate change. For decades, researchers have argued that the rise in global temperature should be kept below 2°C until the end of this century to avoid more serious consequences. However, the scientific community now agrees that, in fact, it is necessary to keep temperature increases below 1.5°C [1].

The most recent study published by Climate Action

Tracker shows that until the year 2100: (a) if nothing is done, the global temperature will rise between 4.1 and 4.8°C; (b) following current policies, it will increase between 2.8 and 3.2°C; and (c) following the current promises of the States, which is less real every day, it will increase between 2.5 and 2.8°C [2], still distant from the necessary 1.5°C indicated as ideals, reason why The present investigation is justified, as it presents legal solutions to solve this huge problem.

Therefore, the problem addressed in this research was the way in which the legal system can lead society to contribute to the implementation of carbon neutralization measures, capable of curbing global warming, as a result of the intense industrialization process, population increase, urbanization and deforestation experienced in recent decades.

To this end, a study of the Foreign Corrupt Practice Acts - FCPA, the North American anti-corruption law, was carried out, which has fundamentals capable of, through a process of dynamogenesis, providing practical results for the reduction of environmental damage.

Foreign Corrupt Practice Manual

RJ Shavelson



Foreign Corrupt Practice Manual:

This book delves into Foreign Corrupt Practice Manual. Foreign Corrupt Practice Manual is an essential topic that must be grasped by everyone, ranging from students and scholars to the general public. This book will furnish comprehensive and in-depth insights into Foreign Corrupt Practice Manual, encompassing both the fundamentals and more intricate discussions.

1. This book is structured into several chapters, namely:

- Chapter 1: Introduction to Foreign Corrupt Practice Manual
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- Chapter 4: Foreign Corrupt Practice Manual in Specific Contexts
- Chapter 5: Conclusion

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3. In chapter 2, the author will delve into the foundational concepts of Foreign Corrupt Practice Manual. The second chapter will elucidate the essential principles that must be understood to grasp Foreign Corrupt Practice Manual in its entirety.

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