While I was a student at Columbia Law School in the City of New York, I was fortunate enough to follow the seminar *Legal Aspects of U.S. Foreign Economic Policy*, under the leadership of Professor Ambassador Richard N. Gardner. Ambassador Gardner suggested I write an essay for his seminar on whether the Kyoto Protocol was an adequate environmental agreement to solve the climate change problem. It was my first encounter with climate change law, and his suggestion that I write on “a topic that is the future” made me hesitant as it was all new to me. Over the years, I developed an interest in the external economic relations law of the European Union and in international economic law. This resulted in the publication of two monographs: *Theory and Practice of EC External Trade Law and Policy* (Cameron May, 2008) and *International Trade and Investment Law: Multilateral, Regional and Bilateral Governance* (Edward Elgar, 2010). It was only years later that I realized the link between Ambassador Gardner’s suggestion to write a paper on climate change law and my personal interests. To a large extent, this is how the idea of writing this book started. I am therefore very grateful to Ambassador Richard N. Gardner for pushing me to think and write about what was then a new field for me and what has become an important and emerging area, i.e., how to reconcile environmental with economic objectives.

Two institutions have been instrumental towards the creation of this book: New York University School of Law’s Hauser Global Law School Program and the University of Bern’s World Trade Institute. I am very grateful to both institutions for hosting me as a Global Research Fellow and Marie Curie Senior Research Fellow, respectively. I am equally appreciative to my home institution, Queen Mary University of London, for granting me six months of study leave during the initial stages of this project.

I am also indebted to Andrew Filis-Yelaghitis for his input during the final stages of this book. I am equally thankful to Tarun Krishnakumar, Jasraj Singh, Chigo Ukata and Jules Tilly for their excellent research assistance. They all have made this journey much more fun and enjoyable.

This book would not have seen the light of day without the extremely professional support of Edward Elgar Publishing. I want to express my
gratitude to John-Paul McDonald and Luke Adams who have always been very helpful and accommodating to my needs throughout the production process of this book. Working with them has been delightful.

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This book has taken shape over time. Preliminary versions of several chapters have been published individually, which have then been revised, updated, much expanded, and rewritten to a large extent.


Sections of Chapter 3 were published in 2012 as ‘Unilateral Trade-related Climate Change Measures’, *Journal of World Investment and Trade*, 13(6).

Parts of Chapters 4, 5 and 9 were published in 2010 as ‘Kyoto and the COPs: Lessons Learned and Looking Ahead’, *Hague Yearbook of International Law*, 23, 17–90.

Sections of Chapter 6 were published in December 2011 as ‘Top-down versus Bottom-up Approaches for Climate Change Negotiations: An Analysis’, *The IUP Journal of Governance and Public Policy*, 6(4), 7–52.

Parts of Chapter 7 were published in 2011 as ‘Proliferation of Regional Trade Agreements: Complementing or Supplanting Multilateralism?’, *Chicago Journal of International Law*, 11(2), 597–629.

Chapter 8 was published in 2012 as “Geoengineering a Future for Humankind: Some Technical and Ethical Considerations”, *Carbon and Climate Law Rev.*, 6(2), pp. 128–148 (with Andrew Filis-Yelaghotis).

London and Bern, July 2012

**Author’s Note**

The cut-off research date for this book was July 2012. Therefore, any additional agreements reached at the COP-18 in Doha in December 2012 are not reflected in this book.