Contractural Stabilization Clauses: Oil Firms Navigate Price-Related Changes of Law

The oil price crashes of the 1970s led to a wave of nationalization and changes to petroleum legislation by oilproducing states. Contractual stabilization clauses could help international oil companies (IOCs) protect their interests should the same occur again, reports Pinsent Masons in its Out-Law.com blog.

"Stabilisation clauses can be an effective tool to improve an IOC's negotiating position when dealing with a change in law affecting the terms of an upstream petroleum contract. It is important to have the right approach to negotiating stabilisation clauses to achieve a mutually beneficial position for the IOC and the host state," write George Booth, Niazi Kabalan and Leo Shaw for the firm.

Read the article.