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AN INTERNATIONAL LEGAL FRAMEWORK FOR SE4ALL: HUMAN RIGHTS AND SUSTAINABLE DEVELOPMENT LAW IMPERATIVES

Robert L. Glicksman

George Washington University Law School, rglicksman@law.gwu.edu

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AN INTERNATIONAL LEGAL FRAMEWORK FOR SE4ALL: HUMAN RIGHTS AND SUSTAINABLE DEVELOPMENT LAW IMPERATIVES

Thoko Kaine* & Robert L. Glicksman**

ABSTRACT

Energy is critical to all aspects of human development. Modern life is possible only because of the opportunities afforded by modern energy systems. From cooking, to lighting and heating, to transport, access to energy is critical. Governments around the world recognize the link between human development and access to safe, secure, and affordable sources of energy. However, many people around the

* Senior Lecturer in Law and Socio-Legal Studies, School of Law, University of Essex, Colchester (United Kingdom). Email: tkaime@essex.ac.uk.
** J.B. & Maurice C. Shapiro Professor of Environmental Law, The George Washington University Law School, Washington, DC (United States). Email: rglicksman@law.gwu.edu.
world have access to only rudimentary and inadequate energy sources, depriving them of opportunities for economic development and creating serious health risks. Even in countries where access to energy services is adequate, the provision of those services has both health and environmental effects. In particular, the production of energy using fossil fuels generates greenhouse gases that contribute significantly to climate disruption, which is likely to create disproportionate risks to the same undeveloped nations already suffering from a lack of access to adequate energy supplies.

To address these twin challenges, the United Nations Secretary-General launched the Sustainable Energy for All initiative (“SE4All”) to achieve universal access to energy for all, while at the same time increasing stocks of renewable energy and improving the efficiency of energy systems to mitigate climate disruption risks. This Article examines the genesis and context of SE4All, placing the effort within both its historical and international policy contexts. It highlights the voluntary nature of the initiative and argues that its effective implementation and the achievement of its goals require the articulation of an applicable international legal framework that aids the transformation of SE4All’s policy actions into binding international legal commitments. The article contends that such a transformation does not depend on the creation of entirely new legal rules or institutions. Instead, an effective framework for successful implementation of SE4All can be derived from existing rules of international human rights law and sustainable development law. Reliance on these twin bodies of international law will increase the prospects for SE4All to achieve energy access and related goals that its predecessor initiatives have failed to accomplish.

INTRODUCTION

The facts about energy access make for very distressing reading. A significant proportion of the global population lacks access to suitable energy sources. According to the International Energy Agency, 1.4 billion people in the poorest regions of the world have no access to electricity.1 According to some estimates, the poorest three-

quarters of the global population use only ten percent of global energy.2 The majority of forecasting scenarios indicate that 1.2 billion people—mostly in rural areas—will still lack access to electricity in 2030 if the current patterns of investment are maintained.3 Worldwide, 2.7 billion people—that is, roughly a third of the global population—rely on biomass-sourced fires for cooking and heating.4 These fires are made by burning animal dung, waste, crop residue, rotted wood, and other forms of biomass.5 Although between 1970 and 1990, rural electrification programs in developing countries connected nearly 800 million people to the electricity grid and provided another half billion with improved cooking facilities, the number of people without access to modern energy services has remained unchanged because of population growth.6 The great proportion of these people have no access to electricity or the benefits that it brings, such as lighting, space heating, cooking, or mechanical power. While biomass is good for making fires, it does not have the exogenous qualities needed to allow people to escape poverty. Fires from biomass cannot power hospitals, operate water pumps, enable agricultural equipment, or provide modern and reliable transportation systems. In order to achieve the Millennium Development Goals (“MDGs”), and specifically the goal to halve extreme poverty by


2015, new policies specifically designed to address energy poverty must be put in place so that many more enjoy the benefits of safe, reliable, and secure energy sources.

In contrast, the challenge is different in communities in which modern energy services are adequate or plentiful. Emissions of greenhouse gases (“GHGs”), principally from the combustion of fossil fuels, are changing the Earth’s climate to the detriment of those who depend on our planet’s natural systems for survival. Climate change poses threats to ecosystems, weakening food security and restricting access to water for hundreds of millions of people around the world. Extreme weather events, a side effect of our warming planet, are getting more frequent and severe, in rich and poor countries alike, decimating lives and livelihoods, infrastructure, and budgets. With this background, the challenge of bringing energy to those without is compounded by the need to reduce the world’s


carbon footprint and mitigate climate change. While bringing energy to those that lack access is imperative, it is critical that this does not result in the worsening of the global carbon footprint.

To address these twin challenges, in November 2011 the UN Secretary-General (“UNSG”) outlined a vision statement on SE4All. The initiative sought to mobilize international cooperation in tackling the issues of energy access, energy efficiency, and renewable energy. While it is clear that SE4All is an ambitious and necessary initiative, the legal framework on which it is based and its ability to drive the societal changes needed to accomplish its goals are less clear. This article argues that the success of the initiative depends on not only a strong institutional framework, but also a firm legal basis situated in international law. It examines the international policy imperatives for SE4All and identifies principles drawn from international human rights law and sustainable development law as the legal underpinning of bringing the SE4All’s ambitious goals to fruition. Part II describes the SE4All initiative and places its development in historical context. Part III explores the significance of SE4All for the protection of human rights and achievement of sustainable development. Part IV argues that an international legal framework capable of supporting binding state obligations is essential for the success of SE4All. It also roots that framework in existing principles of human rights and sustainable development law.

I. SE4ALL’S DEVELOPMENT AND CONTEXT

SE4All does not exist in a vacuum. This Part puts the development of SE4All in context, exploring precursor initiatives with a view to outlining the reasons for their failure or limited success and providing a basis for evaluating what is needed to make SE4All a more powerful tool for achieving its energy access, energy efficiency, and clean energy goals.

A. The Context of SE4All

The widely acknowledged link between energy and development has not always been recognized in international law and policy. To
fully appreciate the significance of the UNSG’s initiative, it is useful to assess the shortcomings of the initiative’s antecedents. The first significant move towards the international recognition of the link between renewable energy and development may be traced to the United Nations Conference of New and Renewable Sources of Energy, held in Nairobi, Kenya in August 1981. Among other things, the Conference highlighted the “importance of developing new and renewable sources of energy in order to contribute to meeting requirements for continued economic and social development,” and called for a “transition from the present international economy based primarily on hydrocarbons to one based increasingly on new and renewable sources of energy.” Although stressing that the responsibility for changing various states’ energy mixes was ultimately a matter of sovereign choice, the Conference recommended that an intergovernmental body be established to implement and monitor the Nairobi Programme of Action on new and renewable sources of energy. In response, the United Nations General Assembly (“UNGA”) established the Committee on the Development and Utilization of New and Renewable Sources of Energy. However, the ambitious tasks set out in the Nairobi Programme of Action, including energy assessment and planning, research and development, transfer, adaptation and application of mature technologies, and information exchange, education, and training did not come to fruition. At its sixth session, the Committee itself noted that the ten years following its establishment were “essentially lost” because there was no political resolve to develop new and renewable technologies as an alternative to the hydrocarbon-based fuels powering all the major economies at that time. Decrying the path dependence that characterized many states’ energy policies and inhibited major shifts towards new and renewable energy sources, the Committee called for a “strong international institutional arrangement

14. Id. at 1.
...[to] give renewable energy necessary visibility and weight" and recommended the establishment of an international renewable energy agency.\textsuperscript{17}

The Committee’s forthright observation of its faltering mandate did not mask its assessment of the importance of renewable energy within the global economic system, a view echoed by the pronouncements of the Brundtland Commission in 1986. In its landmark report, \textit{Our Common Future},\textsuperscript{18} the Commission recommended that States place energy at the forefront of national policies in favor of sustainable development.\textsuperscript{19} Acknowledging the essential role played by traditional sources of energy in development, the Commission called on States to put in place policies that would ensure a transition from an era in which energy has been used in an unsustainable manner. In particular, the Commission made recommendations addressing the importance of transitioning to renewable energy sources as well as improving energy efficiency. The Commission emphasized that States should accord a much higher priority in national energy programmes to renewable energy sources and called for the deployment of funding that would realize the necessary research, development, and demonstration projects. It also called for large-scale funding and technical assistance to enable development of the necessary institutional and technical capacity in renewable energy.\textsuperscript{20} The Commission also recommended that States take proactive measures to encourage energy efficiency gains across all sectors, from household to industry, and to do so using devices that would ensure the long-term sustainability of such measures, including conservation taxation or other incentives.\textsuperscript{21} The report, however, did not address the issue of universal access to energy as a driver for sustainable development.\textsuperscript{22}

The report of Brundtland Commission formed an important backdrop to the United Nations Conference on Environment and

\textsuperscript{17} See id. ¶ 35.
\textsuperscript{19} Id. at Ch. 1, ¶¶ 13-15.
\textsuperscript{20} See id. at Ch. 7, ¶¶ 73-88.
\textsuperscript{21} Id. at Ch. 6, ¶¶ 89-106.
\textsuperscript{22} See Adrian J. Bradbrook & Judith G. Gardam, \textit{Placing Access to Energy Services within a Human Rights Framework}, 28 HUM. RTS. Q. 389, 399 (2006) (noting that “the importance of providing energy services to entire population of developing countries” was not addressed).
Development ("UNCED") held in Rio de Janeiro, Brazil in 1993. Indeed the preparatory meetings for the summit placed the energy issue at the center of discussions.\(^{23}\) However, calls by States such as Canada, Sweden, Norway, and others\(^{24}\) for prescriptions for energy efficiency and increased investments in renewable energy were met with significant resistance.\(^{25}\) In particular, many oil-producing States regarded the envisaged changes in energy patterns as threats to their own economic prospects. As a result, the proposed chapter on energy was deleted from the summit’s final document, Agenda 21. Thus, despite the momentum created by the Brundtland Commission, an opportunity was lost to create definitive international laws and policies on renewable energy, energy access, and energy efficiency. Instead, Agenda 21 makes limited references to energy in the chapters on human settlement,\(^{26}\) protection of the atmosphere,\(^{27}\) and promotion of agriculture and rural development.\(^{28}\) Indeed, the rest of the 1990s may be characterized as another lost decade, as international law and policy concerning sustainable energy failed to make headway in acknowledging the role played by renewable energy and energy efficiency.\(^{29}\)

The next significant contribution towards international energy law was marked by the negotiations leading towards the conclusion of the Energy Charter Treaty ("ECT")\(^{30}\) and its Protocol on Energy Efficiency and Related Environmental Aspects.\(^{31}\) The ECT has the distinction of being the first and only multilateral treaty focusing solely on energy matters. Although both these instruments contain detailed provisions on energy efficiency and renewable energy, the

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25. See Bradbrook & Gardam, supra note 22, at 399.


27. See id. ¶ 9.1-9.35.


couching of the provisions is not mandatory but merely suggestive of
good state policy choice. As Thomas Waelde puts it, the ECT “tries to
be as ‘politically correct’” as possible,” but “very carefully avoids any
legally binding environmental obligation.”

The biggest failure in international diplomacy relating to energy
policy is perhaps exemplified by the absence of any commitment to
promote renewable energy within the global legal architecture to
combat climate change. In 1988, the UNGA expressed its “concern
that the emerging evidence indicates that continued growth in
atmospheric concentrations of ‘greenhouse’ gases could produce
global warming.” Despite the potential of renewable energy to
promote both adaptation and mitigation options, the United Nations
Framework Convention on Climate Change (“UNFCCC”), the UN’s
key convention to combat climate change, lacks the strong
prescriptive role that the problem it seeks to resolve requires. As a
framework convention, it lacks detail. It outlines the primary
obligation of state parties to develop and maintain inventories of
GHG emissions, as well as a general obligation to develop national
and regional measure to mitigate climate change. There is no
specific reference to renewable energy in the UNFCCC, although it
may be inferred that there is an obligation to include renewable
energy sources in adaptation plans through an expansive reading of
article 4(1)(c). That article commits States Parties to “promote and
cooperate in the development, application and diffusion” of

Treaty: Between Pseudo-Action and the Management of Environmental Investment Risk, in
INTERNATIONAL ECONOMIC LAW WITH A HUMAN FACE 223, 236 (Friedl Weiss, Erik Denters,
& Paul de Waart eds., 1998).

33. Protection of the Global Climate for Present and Future Generations of Mankind,

34. See Ralph E.H. Sims, Renewable Energy: A Response to Climate Change, 76 SOLAR
ENERGY 9, 9 (2004); Ralph E.H. Sims, Hans-Holger Rogner & Ken Gregory, Carbon
Emission and Mitigation Cost Comparisons Between Fossil Fuel, Nuclear and Renewable
Energy Resources for Electricity Generation, 31 ENERGY POLICY 1315, 1315-16 (2003); see
also Jeffrey Thaler, Fiddling as the World Floods and Burns: How Climate Change Urgently
Requires a Paradigm Shift in Permitting of Renewable Energy Projects, 42 ENVTL. L. 1101
(2012); Xiaodong Wang, Legal and Policy Frameworks for Renewable Energy to Mitigate
Climate Change, 7 SUSTAINABLE DEV. L. & POL’Y 17 (2007).

35. United Nations Framework Convention on Climate Change, Mar. 21, 1994, 1771
U.N.T.S. 107 [hereinafter UNFCCC].

36. See id. arts. 4(1)(a)-(b).

37. There is also no reference to energy efficiency in the substantive sections of the
Convention.
technologies that “control, prevent or reduce” emissions in sectors that include the energy sector. According to Professor Dan Bodansky, States could only agree on this weak provision because “[o]il producing states such as Saudi Arabia and Kuwait objected to the regulation of sources.”

The Kyoto Protocol to the UNFCCC ("Kyoto Protocol"), which was designed to provide more specific and binding obligations to implement the framework established by the UNFCCC, does not fare much better in relation to its provisions on renewable energy and energy efficiency. The Kyoto Protocol prescribes binding quantified emission limitation reduction targets for states listed in its Annex B. However, it does not prescribe policy choices that states should undertake to ensure the attainment of the prescribed emissions limits or reductions. In relation to renewable energy, article 2(1)(a) provides a non-exhaustive list of eight policy suggestions, which encourage States to research, develop, promote, and increase the use of new and renewable forms of energy. As Professor Bodansky observes, a general binding commitment to the development of renewable energy was proposed at the beginning of negotiations for the UNFCCC. However, by the conclusion of the treaty, such an obligation had been ruled out entirely.

Although the new millennium began with further disappointment with the omission of sustainable energy and access to energy from the MDGs, developments at the international level quickly ushered in a new recognition of the critical role played by renewable energy and access to energy. A key document was a lengthy report prepared by the United Nations Development Program, the United Nations Department of Economic and Social Affairs, and the World Energy Council. The report, *World Energy Assessment: Energy and the...*

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40. Bodansky, *supra* note 38, at 508-09, 541-43.

41. See Bradbrook & Gardam, *supra* note 22, at 399.
Challenge of Sustainability (“WEA”), brought to the fore the strong relationship between energy and poverty and called for international action to provide universal access to energy for all. The report was produced pursuant to a decision of the UNGA in 1997 that the Ninth Session of the Commission on Sustainable Development (“CSD-9”) would focus on energy, the atmosphere, and the transport sector. The report of CSD-9 recognized that lack of access to modern energy was particularly severe in rural areas and noted its impact in the underdevelopment of such regions. In particular, it highlighted how lack of energy access was responsible for increased migration towards urban centers and the increasing problems of slum development. A 2004 update to WEA also emphasized the relationship between access to energy and poverty by highlighting the linkage between energy and the MDGs. Particularly instructive is Annex 1 to the 2004 Update, in which the authors detailed a matrix of energy and MDGs that demonstrate the role that energy plays in the achievement of each of the goals.

The seminal work in the WEA that linked energy, poverty, and sustainable development was picked up by one of the five working groups tasked to make preparations for the World Summit on Sustainable Development (“WSSD”), which took place in Johannesburg in 2002. The United Nations Secretary-General, Kofi Annan, proposed five themes as focus issues for the WSSD. These included water, energy, health, agriculture, and biodiversity. Each one of these focus areas was designated a working group and a report was

42. See World Energy Assessment, supra note 6.
45. Id. at 80.
prepared for each theme. The report of the working group on energy proposed three action areas in its proposed action framework, which included reducing poverty by providing access to modern energy services in rural and peri-urban areas; improving health and reducing environmental impacts of traditional fuels and cooking devices; and improving access to affordable and diversified energy services in Africa.47 The WSSD Plan of Implementation48 adopted these recommendations and called upon the international community to develop and promote renewable energy resources as well as improve access to reliable, socially acceptable, and environmentally sound energy resources while recognizing the specific factors for providing access to the poor.49

These initiatives gained further impetus with the establishment of the International Renewable Energy Agency (“IRENA”).50 Founded in 2009 to promote widespread and increased adoption and sustainable use of all forms of renewable energy, IRENA’s statute entered into force on July 8, 2010.51 The mandate of the organization is to become the main driving force in promoting a transition towards the use of renewable energy on a global scale. In this regard, it is required to act as the as the global voice for renewable energy through the provision of practical advice and support for both industrialized and developing countries to help them improve their regulatory frameworks and build capacity.52 The agency will facilitate access to all relevant information, including reliable data on the potential of renewable energy, best practices, effective financial mechanisms, and state-of-the-art technological expertise. Although the organization is not currently part of the United Nations family, it is envisaged that it

48. See WSSD Report, supra note 46.
49. Id. at ¶ 9.
will be incorporated in the future. As of July 2015, IRENA had 142 States and the European Union as members, while thirty States are IRENA signatories or applicants for membership. Signatories include almost all European and African governments, and also major economies such as the United States, India, Japan, and Australia. China also has announced it will join IRENA, a milestone in international efforts to double the share of renewable energy worldwide by 2030.

Finally, the momentum generated by these developments crystallized at Rio+20 and the conference’s outcome document, The Future We Want, put SE4All at center stage. In that document, States reaffirmed their support for the implementation of national and subnational policies and strategies, based on individual national circumstances and development aspirations, using an appropriate energy mix to meet developmental needs. States also agreed to increase the use of renewable energy sources and other low-emission technologies, coupled with more efficient use of energy, greater reliance on advanced energy technologies (including cleaner fossil fuel technologies), and the sustainable use of traditional energy resources. In particular, the document acknowledges the need for increasing access to modern energy sources and encourages states to cooperate to realize this important goal. More important, however, is the explicit acknowledgment of the UNSG’s SE4All initiative and the targets that it puts in place:

125. We recognize the critical role that energy plays in the development process, as access to sustainable modern energy services contributes to poverty eradication, saves lives, improves health and helps provide for basic human needs. We stress that these services are essential to social inclusion and gender equality, and that energy is also a key input to production. We commit to facilitate support for access to these services by 1.4 billion people worldwide who are currently without them. We recognize that access to these services is critical for achieving sustainable development.

55. Id. at ¶ 127.
56. Id.
57. Id.
126. We emphasize the need to address the challenge of access to sustainable modern energy services for all, in particular for the poor, who are unable to afford these services even when they are available. We emphasize the need to take further action to improve this situation, including by mobilizing adequate financial resources, so as to provide these services in a reliable, affordable, economically viable and socially and environmentally acceptable manner in developing countries…

129. We note the launching of the initiative by the Secretary-General on Sustainable Energy for All, which focuses on access to energy, energy efficiency and renewable energies. We are all determined to act to make sustainable energy for all a reality and, through this, help to eradicate poverty and lead to sustainable development and global prosperity. We recognize that the activities of countries in broader energy related matters are of great importance and are prioritized according to their specific challenges, capacities and circumstances, including their energy mix.58

Thus, it is clear that the SE4All initiative stands on the shoulders of other efforts that have gradually brought the issue of sustainable energy to the forefront of international policy making. Whereas some of the earlier efforts met with modest success, SE4All is more likely to succeed as a result of its inclusion of targets absent from previous initiatives. Additionally, the explicit linkages between human development, climate change, and energy development make a compelling case for immediate action by a host of stakeholders, including national governments, international organizations, and private actors.59 More importantly, these linkages create legal obligations for the achievement of SE4All because the United Nations member States have undertaken binding obligations under previously adopted various human rights and sustainable development treaty frameworks. These obligations form a starting point for conceptualizing SE4All commitments as binding legal duties as opposed to mere policy suggestions. The next three sections outline these linkages and explain how a human rights and sustainable

58. Id. at ¶¶ 125, 126, 129.
59. See Jenny Sin-hang Ngai, Energy as a Human Right in Armed Conflict: A Question of Universal Need, Survival, and Human Dignity, 37 BROOKLYN J. INT’L L. 579, 611 (2012) (“The growing international recognition of the link between access to energy and human development, as evidenced in the practice of states and the international community, makes the case for formal recognition of the right to energy even more compelling.”).
development legal framework may contribute to effective implementation of SE4All.

B. The UNSG’s Vision for SE4All

The UNSG’s vision statement built on a number of international initiatives that have added growing impetus on energy issues since 2010. In April 2010, the Secretary-General’s Advisory Group on Energy and Climate Change issued a report entitled *Energy for a Sustainable Future*. Among its keys recommendations was the call for the transformation of national energy systems to promote two central goals: first, to ensure sustainable energy for all; and second, to improve the efficiency of existing energy systems by at least forty percent.61 In September 2010, energy issues also took center stage at the MDG Summit.62 Recognizing the central role played by energy in the achievement of the MDGs, the MDG Summit Outcome Document emphasized the importance of addressing energy issues, including access to affordable energy, energy efficiency, and sustainability of energy sources and use, as part of global efforts for the achievement of the MDGs and the promotion of sustainable development.63 In December 2010, the UNGA designated 2012 as the International Year for Sustainable Energy for All (“IYSEFA”). The General Assembly resolution encompassing that designation sought to increase awareness and promote action at the local, national, regional, and international levels. The designation of IYSEFA was meant to provide a platform for the mobilization of support and commitments of three interlinking goals: the achievement of universal access to energy, the realization of improved efficiency for existing and new energy systems, and the expansion of the share of renewable energy

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61. Id. at 8-9.
across all energy platforms.\textsuperscript{65} IYSEFA was launched in January 2012 at World Future Energy Summit, held in Abu Dhabi\textsuperscript{66} and followed by series of regional launch events.

November 2011 marked the formal launch of SE4All, including announcement of the membership of the initiative’s steering committee, known as the UNSG’s High Level Action Group on SE4All. The High-Level Group is composed of forty-six global leaders from business, finance, government and civil society. At the launch, the UNSG Ban Ki-moon announced that the Group had been tasked specifically “to catalyze partnerships, commitments and action – in corporate board rooms, in government ministries, and on the ground in thousands of local communities.”\textsuperscript{67} The High-Level Group was co-chaired by Kandeh Yumkella, Chair of UN-Energy and Director-General of the United Nations Industrial Development Organization, and Charles Holliday, Chairman of Bank of America. A twelve-member Technical Group was established to advise the High-Level Group.

Another crucial driver for the momentum towards energy issues was the preparation for the Rio+20 world summit. As part of the summit process, the preparatory committee proposed that there would be a thematic session of energy, including a number of energy days.\textsuperscript{68} Rio+20’s two themes included the development of a green economy in the context of poverty eradication and sustainable development and the re-energizing of the institutional framework for sustainable development.\textsuperscript{69} The thematic session on energy would focus principally on recommendations for an action agenda for the public

\begin{footnotesize}
\textsuperscript{65} Declaring the IYSEFA, the UNGA called on its Member States, the United Nations system and all other actors to “increase the awareness of the importance of addressing energy issues, including modern energy services for all, access to affordable energy, energy efficiency and the sustainability of energy sources and use . . . and to promote action at the local, national, regional and international levels.” Id. ¶ 4.


\end{footnotesize}
and private sectors. The Rio Energy Days would provide a broader platform for energy-related debate and events within the framework of the Rio+20 Conference. Mirroring the collaborative approach demanded by the thematic focus, these activities were organized by UN-Energy in collaboration with the Brazilian Government, private-sector partners, and other civil society stakeholders.

Thus, the UNSG’s SE4All initiative was accompanied by a significant range of supporting activities by other United Nations institutions and processes. The importance of the momentum created by such a flurry of activity cannot be underestimated. Previous attempts to drive international policy on sustainable energy have not met with great success because of limitations in the constituencies involved. In contrast, the SE4ALL effort seeks to ride on a wave of increasing acknowledgement of the central role played by energy not only in development, but also in efforts to mitigate climate change.

The UNSG’s initiative aims to deliver sustainable energy for all by 2030 through three mutually reinforcing objectives. First, the initiative seeks to ensure universal access to modern energy services—access to electricity and to modern fuels and technologies for cooking, heating, and productive uses. Second, it targets a doubling of the rate of improvement in energy efficiency—increasing the current rate of improvement to 2.5 percent per year, achieving a forty percent reduction by 2030 (measured in terms of global energy intensity). Third, it strives to double the share of renewable energy in the global energy mix—increasing the current renewable energy share of global energy consumption to 30 percent.

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71. See Energy Day, supra note 70.
72. See id.
74. See SUSTAINABLE ENERGY FOR ALL, supra note 12, at 4.
75. See AGECC, supra note 60, at 9.
76. See id.
77. See Secretary-General’s High-Level Group on Sustainable Energy for All, Report of the Co-Chairs, 21 (Sept. 2012) [hereinafter Sec. Gen. SE4ALL Report], available at
SE4All’s goals therefore include ensuring that the benefits of modern energy are available to all and that energy is provided as cleanly and efficiently as possible. This result is a matter of equity, first and foremost, but it is also an issue of urgent practical importance because it addresses two of the most pressing challenges of our time—reducing poverty and minimizing the risks of climate change. The objectives of SE4All are ambitious but achievable, and they are becoming increasingly affordable with the rapid advance of technology.78 Cost-effective solutions can be developed and successes at the national level have followed from a combination of political will, investment, and capacity building.79 However, for this initiative to work there must be strong institutional mechanisms backed by a robust legal framework.

By announcing the vision, the UNSG sought to raise the issue of sustainable development to the top of the international agenda and establish the initiative as a priority for the United Nations, national governments, non-governmental organizations, and the private sector. The UNSG’s initiative will work closely with Member States, UN-Energy, the United Nations Foundation, and other partners to drive a comprehensive approach that builds on lessons learned, replicates successful models, and leverages the collective strengths of the United Nations system.80 Thus, to give impetus to the initiative, the UNSG sought commitments, both prior to and during Rio+20, to action from national governments and stakeholders at all levels to advance the three objectives of SE4All.81 Additionally, the UNSG called on United Nations institutions and states to develop implementation mechanisms through national coordinating committees and new public-private partnerships, as well as develop innovative financial mechanisms to support current financing gaps.82

78. Cf. James E. Parker-Flynn, A Race to the Middle in Energy Policy, 15 SUSTAINABLE DEV. L. & POL’Y 4, 9 (2015) (noting that “the cost of solar photovoltaic installation, which has dropped significantly in recent years, is now less of a restraint on the expansion of solar power than it was previously. The drop stems from reductions in the cost of both the solar modules and non-module components of installation. . . . In a few years, solar energy may actually be as cheap as, or cheaper than, energy from fossil fuels.”).
80. See AGECC, supra note 60, at 12.
82. See AGECC, supra note 60, at 10-11.
Crucially, SE4All addresses a gap in previous interventions in favor of sustainable energy—the provision of accountability and performance measurement, including success metrics and a mechanism for tracking results and stakeholder commitments.\(^83\)

SE4All has three key elements: the High Level Group on Sustainable Energy for All, a Global Action Agenda, and a global monitoring and reporting platform. The key task of the High Level Group was to set out concrete priority areas for action—securing commitments by a wide range of stakeholders and tracking progress.\(^84\) Another key task of the Group was to develop the second key element, an Action Agenda on sustainable energy for all to be presented at Rio+20.\(^85\) The Agenda sets out pathways for concerted action toward sustainable energy for all. It recommends eleven action areas to help focus efforts and mobilize commitments towards the three SE4All objectives. Its stated aim is to accelerate global momentum toward SE4All by linking results of individual State actions with its ambitious global objectives.\(^86\) The final element for SE4All is the setting up of a global tracking and reporting platform.\(^87\) Designed to provide transparency to the commitment process and contribute to the sharing of best practices, this element will help highlight the need for policy and institutional reforms as well as resource commitments. The platform envisages an online searchable commitment database, with a tracking function ranged against key indicators including area, country, technology, and value.\(^88\)

II. **THE IMPACT OF ENERGY SOURCES ON HUMAN RIGHTS AND THE ENVIRONMENT**

Access to modern energy services is strongly linked to poverty reduction.\(^89\) Human wellbeing, poverty reduction, social inclusion, and economic improvement are not achievable without access to

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\(^85\) *Id.* at 3-4.

\(^86\) *Id.* at 7-12.


\(^88\) See *id*

\(^89\) *WORLD ENERGY ASSESSMENT*, supra note 44, at 6, 12, 33-44.
reliable electricity, clean fuels, and the range of services that they provide.90 This connection is most apparent in Africa and South Asia, where the number of people who depend on biomass for cooking and heating and who lack access to electricity is the greatest.91 In particular, expanding access to end-use services based on modern energy sources emanates from the United Nations Millennium Declaration of 2000’s MDGs. The MDGs include the eradication of extreme poverty and hunger; the achievement of universal primary education; the promotion of gender equality and the empowerment of women; the reduction of child mortality; the improvement of maternal health; combating HIV/AIDS, malaria and other diseases; the entrenchment of environmental sustainability; and the development of a global partnership for development.92 Although access to energy was not included in the list of MDGs, it is clear that access to secure, safe, clean and affordable sources of energy is critical for the achievement of the stated goals.93

For example, affordable and reliable access to electricity contributes to the eradication of poverty and hunger due to increased productivity in agriculture. Electricity can be used for irrigation as well as to improve the manner in which farm produce is stored and transported to markets.94 Increased agricultural productivity also provides ecosystem benefits for cultivable land by allowing reduced planting so that ecosystems and biodiversity may recover and flourish.95

90. See Kaygusuz, supra note 5; see also Ngai, supra note 59, at 579 (“energy is at the center of human survival and development”).
93. See Bradbrook & Gardam, supra note 22, at 396.
95. Marshall Wise et al., Implications of Limiting CO₂ Concentrations for Land Use and Energy, 324 SCIENCE 1183,1185 (2009); Virginia H. Dale & Stephen Polasky, Measures of the
There is also a strong nexus between access to energy and the educational attainment of children. Although basic educational services and literacy can be achieved without access to modern energy sources, access to improved energy services can improve the availability and quality of educational services. Safe, accessible, and affordable energy services help increase children’s educational attainment by reducing dropout rates from school, as more child-friendly environments encourage school attendance. Children can spend more time on their studies as the amount of time they need to spend collecting fuel falls. Electricity also facilitates access to educational media and communications in both schools and homes. It allows children to study when it becomes dark outside and provides the opportunity to use sophisticated teaching equipment such as projectors, computers, and laboratory equipment. More importantly, modern energy services enable access to media and communications that expand the classroom beyond the village, truly connecting children to the world. Finally, there is growing evidence that specialized teachers in subjects such as mathematics and science are more likely to be retained in rural schools if the electricity grid is extended to rural schools. The improvements in quality of life that accompany electricity access encourage teachers to relocate to rural areas, thereby improving the quality of educational services available there.

Gender equality and women’s empowerment can also be greatly improved through better-quality access to energy services. Because women and girls are traditionally responsible for food preparation,

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they are also often responsible for collection of firewood or other biomass for cooking. Consequently, modern energy services save women and girls time due to avoided wood collection and reduced cooking time. Such time savings can be deployed to productive activities such as income generation or schooling. Eliminating dependency on fuel collection also reduces the risks of assaults and injury, especially where fuel has to be collected far from home. Professor Bradbrook quotes a study commissioned by the United Nations Development Fund for Women (UNIFEM), which reported on how Sierra Leonean women spend days in the forest, breaking off firewood with their bare hands and carrying it on their backs. Some of those who failed to find firewood or did not bring back adequate amounts were beaten by their husbands. Access to modern energy services would reduce the need for this kind of work by women, and might reduce associated physical abuse as well.

Access to electricity also benefits public health by providing modern health services that depend on access to modern energy services. For example, diagnostic clinical equipment, safe storage of medicines, and appropriate handling of laboratory specimens all require modern power sources. Local manufacture of medicines and associated delivery systems is only possible with the availability of reliable and safe energy sources. Additionally, health systems are more likely to retain staff, particularly in rural service centers, if they have access to modern energy sources and the services that such sources avail. Thus, countries that do not have access to safe and secure energy systems are unlikely to have health systems that are capable of effectively managing the public disease burden or retaining quality individuals to service such health systems.

The nature of the energy source also bears on progress toward achieving the MDGs. Conventional biomass-based fuels, for example, produce smoke and indoor air pollution, which adversely affects

100. See Bradbrook & Gardam, supra note 22, at 394.
102. See Bradbrook & Gardam, supra note 22, at 395.
people’s health, especially women and children. Reliance on biomass often results in regular exposure to harmful emissions of carbon monoxide, hydrocarbons, and other particulates, particularly among women and children most frequently engaged in biomass-based cooking. Exposure to these emissions is a key cause of disease and mortality in developing countries. According to the World Health Organization, nearly two million people a year die prematurely from illness attributable to indoor air pollution due to solid fuel use. Among these deaths, 21% are due to lower respiratory infection, 35% to chronic obstructive pulmonary disease (COPD), and 3% to lung cancer. Fifteen percent of all deaths among children under five years old can be attributed to particulate matter inhaled from indoor air pollution from household solid fuels. Women exposed to heavy indoor smoke are three times as likely to suffer from chronic obstructive pulmonary disease (e.g., chronic bronchitis) than women who use cleaner fuels. Among men (who already have a heightened risk of chronic respiratory disease due to their higher rates of smoking), exposure to indoor smoke nearly doubles that risk. Approximately 1.5% of annual lung cancer deaths are attributable to exposure to carcinogens form indoor air pollution. As with bronchitis, the risk for women is higher, due to their role in food preparation as well as their comparatively lower rates of smoking. Women exposed to indoor smoke thus have a higher risk of lung cancer in comparison with those not exposed. Thus, access to clean fuels has a clear impact on the health of women and children.

More generally, fossil fuel-based energy systems emit substantial quantities of pollutants that contaminate the air, sea, and

105. See Guruswamy, supra note 104, at 325.
108. Id. at 28.
109. Id. at 46, 50.
land, resulting in serious adverse health impacts. The residential energy sector is responsible for substantial quantities of air pollution. In 2008, electricity generation for the residential sector accounted for nearly one fifth of global CO₂ emissions. The net contribution to climate change is considerably greater when other GHGs, such as methane and black carbon, are included. These impacts are problematic, as developing nations will bear a disproportionate burden from adverse climate change impacts. The non-CO₂ pollutants from the incomplete combustion of household fuels have the most immediate effects on climate and damaging effects on health. It has been estimated that the global warming effect of black carbon is equal to twenty to fifty percent of the effect of CO₂.

Energy systems also have significant impacts on land use. The establishment of any energy system will have a significant geological footprint that is hard to reverse with attendant impacts on the adjoining ecosystems. For example, the establishment of a coal-based power system will require a significant period before land degraded by coal mining can be reclaimed.

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112. See supra note 109 and accompanying text.


114. See, e.g., Vasilis Fthenakis & Hyung Chul Kim, Land Use and Electricity Generation: A Life-cycle Analysis, 13 RENEWABLE & SUSTAINABLE ENERGY REV. 1465
systems, the toxic effects of any accident will likely last hundreds of years before land can be used. But even so-called clean energy systems are not costless. Renewable energy systems may even leave a larger immediate footprint on landscapes and ecosystems than traditional energy generating facilities.

Water systems do not escape the impact of energy production. The production of feedstock for bioenergy, the abstraction of water for thermal power cooling systems, and the diversion and harnessing of water for hydroelectric systems all have impacts on water usage, as well as the supporting geological and geographical structures. Production of biomass for energy locks up water resources into the feedstock and may lead to the degradation of water resources in the areas that the crops are crown either through overuse or discharge of fertilizers into the ecosystem. The use of water for cooling systems for nuclear or fossil fired power stations may also have impacts on aquatic ecosystems. While in these cases, the use of water may not deplete the resource and the used water may be made available for other uses downstream, the returned water is often at a higher temperature than the natural temperature ranges. This aspect may sometimes alter the character of ecosystems and the life forms that it supports. Dam construction alters the character of river basins, affecting downstream habitats and species as well as irreversibly altering the lifestyles and opportunities of downstream communities. A study commissioned by the World Commission on Dams in 2000 estimated that forty to eighty million people were directly affected by dam construction and the associated displacements around the world. However, further analysis of systemic impacts showed that


118. See Brian D. Richter et al., Lost in Development’s Shadow: The Downstream Human Consequences of Dams, 3 WATER ALTERNATIVES 14, 16-17 (2010).
the numbers of people impacted downstream due to dam construction and river basin alteration were in the magnitude of 500 million.\textsuperscript{119}

Access to modern energy is a critical prerequisite to improved living conditions in the developing world. Enhanced energy comes at a cost, however. The description in this Part of the adverse health and environmental effects linked to all forms of energy development makes it clear that adequately addressing these effects, especially in the developing world, will require more than just a shift away from traditional energy sources that generate both greenhouse gases that contribute to climate change and conventional pollutants such as particulate matter. Increases in the efficiency of energy use are also critical.

\textbf{III. THE PLACE OF SE4ALL WITHIN EXISTING INTERNATIONAL LEGAL FRAMEWORKS}

It is clear from the foregoing analysis that although energy systems play a critical role in human development, they inevitably will have serious impacts on global sustainability and human wellbeing in both the short and long terms. On the one hand, usage of unimproved energy sources such as biomass will continue to impose a not insignificant disease burden on many around the world, especially in poor, undeveloped communities. On the other hand, increased energy production and access will likely take a major toll on the environment, imposing significant costs on ecosystems and communities. In this regard, energy efficiency is a crucial path forward because efficiency reduces the footprint of energy systems, no matter which energy path is chosen.

The SE4All initiative attempts to balance these potentially conflicting pressures by ensuring that increased access is matched by investments in renewable energy and efficiency. The system of commitments envisaged by the initiative is deliberately voluntary to encourage stakeholder buy-in. It is our view, however, that the lack of binding obligations risks driving SE4All along the same trajectory that produced the failed initiatives of the past. As a result, we argue that the realization of the ambitious vision set out by the UNSG depends critically on articulation of the applicable international legal framework for SE4All. In particular, the aim should be to harness the mechanisms that are already available in international law to foster

\textsuperscript{119. \textit{Id.}}
SE4All objectives and policy development. In the following two sections, we outline the key justifications for the necessity of a clear legal framework in favor of SE4All. Section A explains why international human rights and sustainability frameworks hold the greatest promise for effective implementation of SE4All. Section B addresses how existing international law commitments in these two realms already provide a strong foundation for the imposition of binding state duties consistent with SE4All’s goals.

A. The Need for an International Legal Framework to Promote SE4All’s Goals

Despite the obvious linkage between energy and poverty, there has been a dearth of legal responses to address the challenges posed by lack of access to modern sources of energy. Although well-intentioned, SE4All continues this trend by failing to articulate any legal basis for interventions in favor of promoting activities needed to achieve the initiative’s energy-related goals. It is important to articulate a well-developed legal regime that could support the recognition of enforceable state duties under SE4All. In view of the social, economic, and environmental impacts created by access (or lack thereof) to different forms of energy, the regimes of international human rights law and international sustainable development law represent a logical source of legal duty and a powerful tool for realizing SE4ALL’s ambitions.

Compelling reasons support insistence on a clearly articulated legal framework for SE4All, and in particular for a framework derived from human rights and sustainability law. First, both these frameworks are capable of encouraging states to undertake focused efforts at implementing their SE4All obligations as well as measuring the progress of such efforts. For example, an explicit link between SE4All and a human rights framework enables the articulation of a series of binding obligations on states to undertake measures aimed at ensuring the realization of universal access to energy services, one of SE4All’s three fundamental precepts. The establishment of a norm of universal access would be a useful basis for bringing pressure to bear

120. See Adrian J. Bradbrook, Judith G. Gardam & Monique Cormier, Human Dimension to the Energy Debate: Access to Modern Energy Services, 26 J. ENERGY NAT. RESOURCES L. 526, 528 (2008); see also Ngai, supra note 59, at 605 (arguing that the protection currently provided by international law to a right of individual access to energy is “vastly inadequate and ineffective”).
on states to fulfill their responsibilities to their citizens.\textsuperscript{121} At a minimum, such a norm would require States to demonstrate that they are undertaking the necessary steps to realize at least the essential elements of such a right.\textsuperscript{122}

Similarly, an explicit incorporation into SE4All standards by States of the rules of sustainable development law would lay the ground for matching the quest for an increase in the stock of renewable energy and increases in energy efficiency with states’ obligations within various environmental treaties such as the UNFCCC\textsuperscript{123} or the Convention on Biological Diversity.\textsuperscript{124} For example, the development of dams for power production would have to pass strict environmental impact assessments to ensure that the impacts on ecosystems were minimized.\textsuperscript{125} Such an approach would alter the voluntary nature of SE4All commitments by creating enforceable state duties, as envisaged in the initiative’s Action Plan. Although a clear link between SE4All and a states’ obligations under human rights or sustainable development law does not impose new or additional obligations, such a link makes clear the imperative nature of the SE4All effort to satisfy important state duties already recognized under existing principles of international law. The SE4All initiative’s obligation to put in place an accountability framework for implementation, including the “tracking of progress” through a “transparent and accessible platform … for self-reporting,”\textsuperscript{126} fits well with state obligations on human rights reporting.

Second, the articulation of a clear legal framework offers a strong platform for advocacy initiatives by non-governmental stakeholders aimed at ensuring state compliance with SE4All commitments. As the UNSG correctly noted, realization of SE4All’s goals requires the active collaboration of all stakeholders, including

\begin{itemize}
\item \textsuperscript{121} See Bradbrook & Gardam, \textit{supra} note 22, at 413.
\item \textsuperscript{125} See Matthew McCartney, \textit{Living With Dams: Managing the Environmental Impacts}, \textit{11 WATER POL’Y} 121, 135-36 (2009).
\item \textsuperscript{126} See Global Action Agenda, \textit{supra} note 84, at 14.
\end{itemize}
citizens and non-governmental entities, within and across states. 127 Such participation not only improves the quality of information available to states seeking to implement SE4All, but also enhances the legitimacy of resulting policy choices. 128 The framing of SE4All commitments as human rights obligations or sustainable development imperatives increases the likelihood of such participation by increasing citizen awareness of the duty of their governments to ensure at least minimal access to modern energy supplies, and heightens stakeholder opportunities to discover inadequacies in state responses and to use public disclosure to pressure states to improve their track records.

Third, an international legal framework such as the one proposed here would lead to better coordination between United Nations human rights institutions and the body’s specialized agencies that focus on the environment. Whereas such a scenario is vaguely envisaged in the Global Action Plan, 129 the articulation of a right of access to energy, for example, would allow the various human rights bodies and environmental agencies to participate in the global tracking and reporting platform 130 through the examination of commitment and progress reports submitted to the SE4All secretariat as part of those bodies’ own human rights mandate. This linkage would not only aid the work of the human rights bodies, but also enable states to build better-integrated plans for their SE4All actions, which link policy to human rights and environmental obligations.

Finally, the legal framework availed by international human rights and sustainable development affords a certain structure to the discourse on SE4All and the interventions that it stipulates. The institutional structure proposed by SE4All is intended to focus State action towards the achievement of the initiative’s goals. The wide ranging interrelationships between SE4All’s goals (universal access to energy, renewable energy, and energy efficiency) and the impacts of striving towards those goals on economics, human development, and the environment amplify the risk that these “issues are considered in a wide range of disparate bodies” in which the quest for focused

129. See Global Action Agenda, supra note 84.
130. See Sec. Gen. SE4ALL Report, supra note 77, at 13; see also Global Action Agenda, supra note 84, at 14.
action is ultimately lost.\textsuperscript{131} In its 2002 report, the WEHAB noted that “access to energy and modern energy services” was a key issue to be addressed by the international community, but observed that “[c]urrently there is no international or intergovernmental process to host or facilitate dialogue on priority energy issues.”\textsuperscript{132} Although SE4All has gone a long way to address this gap, the articulation of a legal framework for implementing it would move the discourse on SE4All from one that addresses a random range of interventions into a focused debate on how best to deliver SE4All in a manner that is measurable against established benchmarks available under human rights and sustainable development mechanisms.

Application of an international legal framework to SE4All therefore holds out the prospect of important practical benefits. In the following section, we outline the basic contours of this framework by highlighting existing international human rights and sustainable development norms and institutional processes that have general applicability to the SE4All effort.

B. SE4All in International Human Rights Law and Sustainable Development Law

The prospects for achieving SE4All’s goals would be enhanced if one could link state duties to pursue them to existing international human rights and sustainability legal frameworks. Fortunately, those goals and the actions needed to achieve them fit comfortably within both those frameworks. The three elements of SE4All—realizing universal access to modern energy services, increasing the stock of renewable energy capacity, and improving energy efficiency—are already implicit within existing state human rights and sustainable development obligations. In this section, we focus on several international legal instruments relating to human rights and sustainability that are relevant to SE4All and that support the recognition of enforceable state duties to promote SE4All’s three principal objectives.\textsuperscript{133}

\textsuperscript{131} See Bradbrook & Gardam, \textit{supra} note 22, at 414; WEHAB Working Group Report, \textit{supra} note 47, at 15-16.

\textsuperscript{132} WEHAB Working Group Report, \textit{supra} note 47, at 16.

\textsuperscript{133} See Ngai, \textit{supra} note 59, at 606 (arguing that “access to energy is an implied human right . . . .”).
Perhaps the most iconic instrument in this regard is the United Nations Charter, which was adopted in 1945 and is binding on all member States of the organization. Article 55 of the Charter calls upon all stated to promote:

a. higher standards of living, full employment, and conditions of economic and social progress and development;

b. solutions of international economic, social, health, and related problems; and international cultural and educational co-operation; and

c. universal respect for, and observance of, human rights and fundamental freedoms for all without distinction as to race, sex, language, or religion.

Although there is no reference to energy in the Charter, given the impacts of access to and sources of energy described in Part III above, the achievement of the goals set out in Article 55 requires universal access to modern energy services as well as the mitigation of the adverse health and climate impacts of those systems. Additionally, Article 56 calls upon “[a]ll Members … to take joint and separate action in co-operation with the Organization for the achievement of the purposes set forth in Article 55,” thereby providing support for the collective effort to achieve SE4All’s goals.

A second important source of legal obligations in favor of SE4All is the Universal Declaration of Human Rights (“UDHR”), adopted by the United Nations in 1948. Although initially intended as a non-binding aspirational statement on human rights, some contend that the instrument has now become binding customary law. Article 25 of the Declaration provides that “[e]veryone has the right to a standard of living adequate for the health and well-being of the individual and freedom from want and from fear and from the threat of want.”

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himself and of his family, including food, clothing, housing and medical care and necessary social services. . . .” Although access to energy is not included on this list, its availability is an important attribute of “a standard of living adequate for health and well-being,” for reasons described in Part III above. Similarly, interventions in favor of renewable energy and energy efficiency have a considerable impact on raising living standards and the ability to protect human rights because such interventions not only increase access, but also mitigate the negative impacts of expanding energy systems.

Third, in order to give legal expression to the ideals espoused in the UDHR, the UN General Assembly promulgated in December 1966 the International Covenant on Civil and Political Rights (“ICCPR”) and the International Covenant on Economic and Social and Cultural Rights (“ICESCR”). Article 6 of the ICCPR protects the right to life. In its General Comment No. 6 on the right to life, the Human Rights Committee favored an expansive interpretation of the right to life, advising that the expression “inherent right to life” should not “be understood in a restrictive manner.” Instead, it called on States Parties to take positive steps to protect the right to life, including “measures to reduce infant mortality and to increase life expectancy, especially in adopting measures to eliminate malnutrition and epidemics.” The examples identified by the Committee fit very well with the SE4All agenda, as measures to secure access to food and improve the delivery of health services all depend on access to safe, secure, and reliable energy services.

The ICESCR is perhaps the most relevant international instrument in assessing whether SE4All’s goals are backed by extant international law.

137. See UDHR, supra note 135, art. 25.
138. Cf. Ngai, supra note 59, at 616 (“The energy sources involved [in meeting basic individual energy needs] should not be harmful to human health or the environment and, ideally, [should be] clean and environmentally friendly.”).
142. Id. at ¶ 5.
binding principles of international human rights law. Although energy is not expressly mentioned in the document, the Covenant’s social, economic, and cultural goals cannot be achieved without universal access to energy or mitigation of the health-related impacts of energy systems through, for example, improvements in efficiency as well as increases in the renewable stock of energy sources. For example, Articles 6 and 7 entrench the right to work, including prescriptions on conditions of work. Without access to modern energy services, states cannot effectively implement this right, as employment opportunities are necessarily limited when energy infrastructure is underdeveloped. Similarly, creating safe and healthy working conditions also requires improved energy infrastructure, as most safety equipment and aids, including medical support, require modern energy sources. Article 11 sets out a catalogue of rights that are key to the realization of the right to an adequate standard of living. It provides:

1. The States Parties to the present Covenant recognize the right of everyone to an adequate standard of living for himself and his family, including adequate food, clothing and housing, and to the continuous improvement of living conditions...

2. The States Parties to the present Covenant, recognizing the fundamental right of everyone to be free from hunger, shall take, individually and through international co-operation, the measures, including specific programmes, which are needed:

   (a) To improve methods of production, conservation and distribution of food by making full use of technical and scientific knowledge, by disseminating knowledge of the principles of nutrition and by developing or reforming

143. See Ngai, supra note 59, at 607 (arguing that “as access to modern energy services is an essential component in the effective realization of many human rights under the ICESCR, the existence of this right is necessarily inferred”).


145. See United Nations Development Programme, Integrating Energy Access and Employment Creation to Accelerate Progress on the Millennium Development Goals in Sub-Saharan Africa (2012), available at http://www.undp.org/content/dam/undp/library/Environment%20and%20Energy/Sustainable%20Energy/EnergyAccessAfrica_Web.pdf (last visited Mar. 31, 2015); see also Ngai, supra note 59, at 611 n. 219 (noting that “it has also been argued that the right to energy is essential to the realization of multiple rights under the ICESCR including: the right to work (Art. 6), the right to safe and healthy working conditions (Art. 7) and the right to education (Art. 13)”).
agrarian systems in such a way as to achieve the most efficient development and utilization of natural resources;
(b) Taking into account the problems of both food-importing and food-exporting countries, to ensure an equitable distribution of world food supplies in relation to need.

As explained above, achieving food security and enhancing living standards is closely linked to improved access to modern energy services, while environmental sustainability is fostered both by increased availability of renewable energy and improvements in energy efficiency. All of these are goals of SE4All.

Similarly, Article 12 of the ICESCR guarantees the right to the highest attainable standard of physical and mental health. As demonstrated in Part III, effective health systems depend on the availability of modern energy systems, without which communities cannot make use of the latest developments in health technology. Additionally, access to energy and incorporation of clean energy technologies improve the underlying conditions for public and environmental health. Finally, Article 13 guarantees the right to education, which can only be effectively delivered if schools have access to modern energy services. Without such access, public education systems will likely struggle to deliver an advanced education necessary for sustainable development, let alone procure and retain highly-skilled teachers within the system.

Aside from these two major instruments on human rights, other binding international treaties are also relevant to SE4All. These include the Convention on the Elimination of All Forms of Discrimination against Women (“CEDAW”)\(^\text{146}\) and the Convention on the Rights of the Child (“CRC”).\(^\text{147}\) CEDAW is the only international law document to expressly recognize an individual entitlement to access to energy. Article 14 calls upon states parties to “take all appropriate measures to eliminate discrimination against women in rural areas … and, in particular, … ensure to such women the right … to enjoy adequate living conditions, particularly in


relation to housing, sanitation, electricity and water supply, transport and communications.” The Committee on the Elimination of Discrimination against Women, which is responsible for overseeing implementation of the Convention, “is anxious that States Parties implement this important provision.”

The CRC catalogues a series of civil and political as well as socio-economic rights applicable to children. For example, Article 28 recognizes the child’s right to education, including “facilitating access to scientific and technical knowledge and modern teaching methods.” Article 27 guarantees “the right of every child to a standard of living adequate for the child’s physical, mental, spiritual, moral and social development.” Article 24 protects the child’s right “to the enjoyment of the highest attainable standard of health and to facilities for the treatment of illness and rehabilitation of health.” None of these protections is achievable without access to safe, secure, and reliable energy services.

Similarly, moves towards increased reliance on renewable energy sources and improvements in energy efficiency carry a dividend for children’s health, consistent with sustainable development principles. Sustainable development law directly influences the manner in which SE4All is implemented. The core principles of this branch of international law require that actions to implement SE4All be undertaken within strict environmental

148. See CEDAW, supra note 146.
150. See CRC, supra note 147, art. 28(3), 29(1)(e) (agreeing that children’s education shall be directed at “development of respect for the natural environment”).
151. Id. art. 27(1).
152. Id. art. 24(1).
153. See Ngai, supra note 59, at 616 (arguing that “the manner of realizing the right to energy must also be sustainable, ensuring that the right can be realized for present and future generations”).
limits.\textsuperscript{155} Based on the seminal work of the United Nations Commission on Sustainable Development\textsuperscript{156} and the International Law Association Committee on the Legal Aspects of Sustainable Development,\textsuperscript{157} it is possible to distill six fundamental principles of international sustainable development law.

The first principle is that although States have sovereignty over their natural resources, they must utilize such resources in a manner that does not cause undue damage to the environment.\textsuperscript{158} This obligation is affirmed in the Revised African Convention on the Conservation of Nature and Natural Resources,\textsuperscript{159} the UNFCCC\textsuperscript{160} and the Convention on Biological Diversity ("CBD").\textsuperscript{161} In relation to SE4All, this principle requires, for example, that plans to achieve universal access must not cause undue environmental degradation. Second, States must adhere to the principle of equity and the
eradication of poverty. This principle arguably requires states to ensure that SE4All initiatives focus on meeting the needs of the poor, as they have the greatest priority.162 Additionally, actions prompting SE4All must not deny the ability of future generations to benefit from critical environmental resources.163 Consequently, the path to achieving universal access must be carefully structured in such a way that it does not limit the options for future generations. There is therefore a duty to develop an appropriate mix of energy sources, including clean sources, and with efficient technologies. This principle of equity is duly recognized in both the CBD164 and the UNFCCC.165

Third, states have a common responsibility to protect the environment at the national, regional, and global levels, although that responsibility is qualified by the need to take into account different circumstances, particularly in relation to each state’s historical contribution to the creation of a particular problem and its ability to prevent, reduce and control the threat.166 As a result, SE4All developing states who have contributed little to climate change may be allowed to achieve SE4All’s universal access to energy goal through higher polluting energy sources than developed countries, which will have a more onerous task in meeting the initiative’s renewable energy and efficiency targets. However, recognition of this

162. See Agenda 21, supra note 26, 3.8(o) (enabling the poor to achieve sustainable livelihoods).
163. See Rio Declaration, supra note 158, Principle 3.
164. See Convention on Biological Diversity, supra note 124, art. 15.7 (access and equitable benefit sharing).
165. See UNFCCC, supra note 35, Preamble, art. 3 (noting the priorities of present and future generations and equity); see also Convention to Combat Desertification, supra note 161, arts. 16(g), 17.1(c), 18.2(b) (incorporating the principle of traditional knowledge sharing, traditional knowledge research & development, and technology transfer); FAO Seed Treaty, supra note 161, Preamble, arts. 1.1, 10-13 (noting responsibility and benefit-sharing, objectives, and a multilateral system of access and benefit-sharing for plant genetic resources).
166. Rio Declaration, supra note 158, Principle 7. This principle is reflected in various provisions of the UNFCCC, including the Preamble, art. 3 (Principles) and art. 4 (Commitments) (Annex 1 and non-Annex 1). It is also reflected in other international treaties, including the Kyoto Protocol, supra note 39, arts. 10, 12 (inventories, programmes, and CDM); UN Convention to Combat Desertification, supra note 161, arts. 3-7 (stating principles and establishing obligations for affected and developed country parties prioritizing African countries); WTO Agreement, supra note 161, at Preamble; the FAO Seed Treaty, supra note 161, arts. 7.2(a), 8, 15.1(b)(iii), 18.4(d) (noting developing country capabilities, technical assistance, benefits to least developed and centers of diversity, and financing). See generally Christopher D. Stone, Common but Differentiated Responsibilities in International Law, 98 AM. J. OF INT’L L. 276, 276-301 (2004).
allowance must be balanced by the necessity for developing countries to choose clean energy now to avoid energy system lock-in and further harm to populations that are already poor, sick, and subject to much pollution. This calls for a careful balancing act in determining the energy mix for universal access.

Fourth, international sustainable development law requires that states observe the precautionary principle. Where there is scientific uncertainty, the principle shifts the burden of proof to those proposing activities that might cause serious harm and favors prevention over remediation. The 1994 Agreement on Sanitary and Phytosanitary Measures, for example, reflects this fundamental principle. The precautionary principles requires that SE4All implementing activities undergo robust risk assessment to ensure that innovation in favor of SE4All goals does not exacerbate environmental damage, such as by land degradation or damage to river systems caused by large dams.

Another important cross-cutting principle is that of public participation and access to information and justice, which requires that citizens be allowed to participate meaningfully in government decisions that affect them. A good example of an international environmental treaty encapsulating the principle is the Aarhus Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters. This treaty would appear to obligate states to put in place mechanisms

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167. See Rio Declaration, supra note 158, Principle 15.


for citizen input into the formulation of SE4All action plans, including avenues of appeal if citizen concerns are not addressed.

A final and reinforcing principle is that of integration and interrelationship.\textsuperscript{171} For SE4All, the principle requires that action plans strive to resolve the likely conflicts between economic and financial, social, and environmental considerations. Thus, states must take positive steps to ensure that there is a proper balance between the three related goals of the initiative as well as between the human rights and environmental objectives of all planned interventions.

The legal principles described above, taken together, provide considerable guidance for ensuring that SE4All actions not only change the profile of energy systems towards universal access, improvements in the proportion of renewables, and higher rates of energy efficiency, but also that such interventions contribute in a coherent manner towards the protection of human rights and adherence to sustainable development.

\textbf{CONCLUSION}

SE4All is a flagship policy initiative for the United Nations. Supported by a Charter mandate, it seeks to make a fundamental and lasting difference in the lives of many across the globe by unlocking the opportunities that access to energy promises as well as deal with the negative consequences of energy systems that depend on the use of fossil fuels. However, the failure to couple SE4All with a clear legal framework risks reducing the activities envisaged under the initiative to mere political gestures with no reasonable way of ensuring that states adhere to the commitments they have undertaken. Consequently, the articulation of an applicable legal framework, drawn from existing legal obligations of participating states, would bring clarity and force to the initiative. The framework proposed here would allow states to set goals which can be tracked with the aid of existing human rights and sustainable development implementation.

\textsuperscript{171}. See Rio Declaration, supra note 158, Principle 4. This principle is also reflected in the UN Convention on Biological Diversity, supra note 124, at art. 6 (integration of conservation and use into policies and plans); the Cartagena Protocol on Biosafety, supra note 168, Preamble, arts. 2.4-5 (noting that agreements should be mutually supportive between countries and aligned with other international instruments); FAO Seed Treaty, supra note 161, Preamble, art. 5.1 (promoting synergies and an integrated approach); General Agreement on Tariffs and Trade, 55 U.N.T.S. 187, art. XX (stating exceptions); NAFTA, supra note 168, at art. 103, 104, 104.1, 1114, 2101 (explaining relationships with other accords, environmental standards and investment, and exceptions).
mechanisms, ensuring not only that SE4All remains a priority, but also that states construct their plans within structures that are already well-understood. Reliance on human rights and sustainable development frameworks to achieve SE4All’s three principal goals holds considerable promise that SE4All’s implementation will alleviate past deficiencies in efforts under precursor international legal regimes to facilitate energy access, enhanced energy efficiency, and clean energy goals, particularly among the world’s most disadvantaged populations.