The Programmatic Approach: Future Proof?

I. Substantive legal requirements

- No risk, no reward <> In dubio, pro natura?
- Ex officio alteration of programmes and permits?
- Abandoning first come, first served?
- Who should pay for reducing emission levels?

II. Participation and Legal Protection

- Legal classification of measures in programmes?
- Complaining against effectuation of measures?
- Do Aarhus Convention and/or National procedural laws support iterative decision-making processes?
- Getting rid of the ‘Black Box’-related issues?

Are Current (Inter)National Legal Doctrines up to the Task of Pursuing Sustainable Development With a Programmatic Approach?