COURSE OVERVIEW AND REQUIREMENTS

**Required Statute Book:** You must have *Selected Environmental Law Statutes*, published by West Publishing – any version issued for 2010 or later (the laws we will study have not changed).

**Course Outline:** We will discuss the following broad topics (with sub-topics to be identified in specific assignments):

1. the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) – liability for ownership of contaminated land and defenses to liability;

2. the Clean Water Act – the section 402 permitting program, the section 404 permitting program, and “waters of the United States”;

3. the Clean Air Act – state implementation plans, “NAAQS”, and greenhouse gases as air pollutants;

4. selected climate change issues beyond the Clean Air Act; and

5. the Endangered Species Act – listing and delisting of species, the section 7 federal consultation process, and the section 9 “take” prohibition.

**Student Learning Objectives:** At the end of this course, each student should be able to:

- analyze and apply environmental statutes adopted by Congress;
- locate, analyze and apply environmental regulations adopted by the U.S. Environmental Protection Agency (EPA);
- understand the interplay between federal and state environmental
schemes; and

• critically analyze environmental policies.

In addition to those substantive objectives, there are also several learning objectives related to how I run the class. For example, I do not use PowerPoints; instead, I summarize each day’s lessons orally. The objective is for students to learn to take good notes from oral presentations. That activity mimics how attorneys in practice have to listen and take notes as they interview clients, take depositions, participate in negotiations and so on.

Likewise, I call on many different students each day because, as another learning objective, students need to develop the skills to communicate their analysis and arguments extemporaneously (“on the fly”). As part of that, students need to learn to control any nervousness about being called on. Again, this mimics the practice of law since attorneys must regularly respond to questions from a judge, a client, an opposing counsel or others.

In addition, each day students will talk with one or two other students about the day’s lessons, and occasionally students will review each other’s written work (with my guidance). The learning objectives are for students to develop the ability to work in teams and to give and receive feedback orally and in writing.

Students are also expected to do writing tasks throughout the semester, with the obvious learning objective of continuing to improve their writing skills.

Students are also expected to arrive in class on time, with an equally obvious objective of students learning to be timely.

Finally, another learning objective is for students to learn to comply with detailed, lengthy instructions – which they will see in the assignments and out in the practice of law when, for example, they file a brief in a court or an application before an administrative agency.

TWEN: We will be using TWEN to communicate outside the classroom. You need to register for this course on TWEN before the first week of classes and thereafter check TWEN regularly.

Assignments: For each week of classes, I post the assignments on TWEN by
Friday of the prior week and often earlier than that. The assignment for the first week will be posted on TWEN in the “Weekly Assignments” forum by Wednesday evening, August 15.

**Grading:** Your grade will be based on:

1. a final exam during exam week; and

2. a writing exercise due on Friday, September 7, worth 20% of your grade.

The details for the graded writing exercise will be available before our first class.

**Ungraded Tasks:** Throughout the semester, we will do several written exercises that will not be separately graded but must be satisfactorily completed to receive credit for the course. These exercises will be designed to improve your writing (especially as to technically complex federal regulations), to hone your analysis of Environmental Law concepts, or to give you practice with a bar-type “MPT” (Multistate Practice Test).

If you fail to complete an ungraded task, it will count as an absence (in addition to any absence incurred if you do not come to class when the ungraded task is due).

**Participation in Class:** Every day in class you will be expected to speak with one or two other students about the day’s assignment. In addition, I will randomly call on many different students each day.

**Tardiness:** You are expected to arrive on time to class. If you enter class after I begin lecturing, do not sign the attendance sheet. A day on which you arrive late will count as one of your absences.

**Class Attendance:** Attendance will be taken daily. You are allowed to sign the attendance sheet only if you did the assigned work and are prepared to discuss it. If you are in class but you did not do the assigned work, you will be marked as absent.

Pursuant to School of Law Rule III.5(f), you are permitted six (6) absences. I make no exceptions for any type of excused absence. For your 7th absence and each absence after that, you will be subject to Law School Rule III.5(g), which
calls for you to lose 0.3 points off your final GPA for each absence beyond six or for you to be withdrawn entirely.

If you are unprepared for class but would like to sit in (“note out”):

1. do not sign the attendance sheet; and

2. leave me a note on the lectern before class begins with your name and the date.

A day of “noting out” counts as one of your absences.

**Days of No Class:** Occasionally we may not meet if I am out of town or if I have some other conflict. We will make up for any missed sessions with out-of-class exercises that will comply with ABA Standard 310, which specifies the amount of time students must spend on coursework both inside and outside the classroom to earn the three credit hours available in this course.

**Workload Expectations:** ABA Standard 310 expects that your work for this course outside the classroom, including your reading for class, your work on graded or ungraded exercises, and your preparation for the exam, will equate to twice as much time as we actually spend in the classroom. Please keep that expectation for out-of-class work in mind as we proceed through the semester.

**Recording Policy:** The School of Law records classes on a regular basis. You are prohibited from recording the class yourself in any manner, and doing so is a violation of the Honor Code.

**Meeting With Me Outside Class:** Feel free to drop by my office (Room 258) at any time during the day except when I am preparing for classes. I will be happy to talk with you about the class, the practice of law, or whatever else is on your mind.

No appointment is necessary, but if you want to make sure I am available, it is best to send me an email ahead of time. You may also communicate with me through TWEN or regular email (mccubbin@siu.edu).

**Emergency Procedures:** Southern Illinois University Carbondale is committed to providing a safe and healthy environment for study and work. Because some health and safety circumstances are beyond our control, we ask that you become
familiar with the SIUC emergency Response Plan and Building Emergency Response Team (BERT) program. Emergency response information is available on posters in buildings on campus, available on BERT’s website at www.bert.siu.edu, Department of Safety’s website www.dps.siu.edu (disaster drop down) and in Emergency Response Guideline pamphlet. Know how to respond to each type of emergency.

Instructors will provide guidance and direction to students in the classroom in the event of an emergency affecting your location. **It is important that you follow these instructions and stay with your instructor during an evacuation or sheltering emergency.** The Building Emergency Response Team will provide assistance to your instructor in evacuating the building or sheltering within the facility.

**Disability Support:** Disability Support Services (DSS) provides the required academic and programmatic support services to students with permanent and temporary disabilities. DSS provides centralized coordination and referral services. To utilize DSS services, students must come to the DSS to open cases. The process involves interviews, reviews of student-supplied documentation, and completion of Disability Accommodation Agreements. See: [http://disabilityservices.siu.edu/](http://disabilityservices.siu.edu/). Upon completion of a Disability Accommodation Agreement with DSS, students should bring the agreement to the School of Law Registrar’s Office to ensure the School of Law provides the proper classroom and examination accommodations.

**Saluki Cares:** The purpose of Saluki Cares is to develop, facilitate and coordinate a university-wide program of care and support for students in any type of distress—physical, emotional, financial, or personal. By working closely with faculty, staff, students and their families, SIU will continue to display a culture of care and demonstrate to our students and their families that they are an important part of the community. For Information on Saluki Cares: (618) 453-5714, or siucares@siu.edu, [http://salukicares.siu.edu/index.html](http://salukicares.siu.edu/index.html). At the School of Law, Assistant Dean Judi Ray is also available to help students access university resources. Her email is judiray@siu.edu, and her phone number is (618) 453-3135.