

Cambridge University Press 978-1-107-03687-1 - Human Rights Obligations of Business: Beyond the Corporate Responsibility to Respect? Edited by Surya Deva and David Bilchitz Table of Contents More information

CONTENTS

Contributors page vii Foreword xv Preface xxiii

1 The human rights obligations of business: a critical framework for the future 1

DAVID BILCHITZ AND SURYA DEVA

PART I Process and methodology 27

- Navigating from 'train wreck' to being 'welcomed': negotiation strategies and argumentative patterns in the development of the UN Framework
 KARIN BUHMANN
- The 'Ruggie process': from legal obligations to corporate social responsibility? 58

 CARLOS LÓPEZ
- 4 Treating human rights lightly: a critique of the consensus rhetoric and the language employed by the Guiding Principles 78

 SURYA DEVA

PART II Source and justification of corporate obligations 105

- 5 A chasm between 'is' and 'ought'? A critique of the normative foundations of the SRSG's Framework and the Guiding Principles 107
 - DAVID BILCHITZ
- 6 The corporate responsibility to respect human rights: soft law or not law? 138
 JUSTINE NOLAN

v



Cambridge University Press 978-1-107-03687-1 - Human Rights Obligations of Business: Beyond the Corporate Responsibility to Respect? Edited by Surya Deva and David Bilchitz Table of Contents More information

vi CONTENTS

7 Closing the governance gap in the business and human rights arena: lessons from the anti-corruption movement 162

ANITA RAMASASTRY

PART III Nature and extent of corporate obligations 191

- 8 Business, human rights and gender: a legal approach to external and internal considerations 193

 BONITA MEYERSFELD
- Due diligence and complicity: a relationship in need of clarification 218
 SABINE MICHALOWSKI
- Making noise about silent complicity: the moral inconsistency of the 'Protect, Respect and Remedy' Framework 243

PART IV Implementation and enforcement 269

- When human rights 'responsibilities' become 'duties': the extra-territorial obligations of states that bind corporations 271
 - DANIEL AUGENSTEIN AND DAVID KINLEY
- Will transnational private regulation close the governance gap?NICOLA JÄGERS
- An analysis and practical application of the Guiding Principles on providing remedies with special reference to case studies related to oil companies 329

 TINEKE LAMBOOY, AIKATERINI ARGYROU

 AND MARY VARNER
- 14 Access to remedy: the United Kingdom experience of MNC tort litigation for human rights violations 378
 RICHARD MEERAN

Index 403