

1.	Record Nr.	UNISALENTO991002538559707536
	Autore	Vilicic, Damir
	Titolo	Fitoplankton jadranskoga mora : biologija i taksonomija / Damir Vilicic
	Pubbl/distr/stampa	Zagreb : Skolska knjiga, 2002
	ISBN	9530311249
	Descrizione fisica	245 p. : ill. ; 24 cm
	Collana	Manualia universitatis studiorum zagrabiensis
	Soggetti	Marine phytoplankton
	Lingua di pubblicazione	Italiano
	Formato	Materiale a stampa
	Livello bibliografico	Monografia
	Nota di bibliografia	Includes bibliographical references
2.	Record Nr.	UNINA9910996695103321
	Autore	Ziegler Andreas R
	Titolo	Business and Human Rights : Emerging Challenges, Issues, and Trends
	Pubbl/distr/stampa	Boston : , : BRILL, , 2025 ©2024
	ISBN	9789004715158 9004715150
	Edizione	[1st ed.]
	Descrizione fisica	1 online resource (448 pages)
	Collana	International and Comparative Business Law and Public Policy Series ; ; v.8
	Altri autori (Persone)	CanapaDamiano CardozoMaria Izabel
	Disciplina	346.065
	Soggetti	Social responsibility of business - Law and legislation Investments, Foreign - Law and legislation Investments, Foreign (International law) Arbitration (International law)
	Lingua di pubblicazione	Inglese
	Formato	Materiale a stampa
	Livello bibliografico	Monografia

Front Cover -- Half Title -- Series Information -- Title Page --  
Copyright Page -- Contents -- Tables -- Notes on Contributors --  
Introduction Business and Human Rights: Emerging Challenges, Issues  
and Trends -- Introduction -- Part 1 Key Developments on Business  
and Human Rights -- Chapter 1 From International "Soft" Law to Law in  
Business and Human Rights: The Role of the UNGPs in the Development  
of Formal Sources of International Law -- 1 Introduction -- 2 The  
Reasons behind the Call for a Multilateral Treaty on Business and  
Human Rights -- 2.1 The Perceived Inadequacy of Non-binding  
Instruments -- 2.2 The Perceived Substantive Shortcomings of the  
UNGPs -- 3 The Beginning of the Treaty Process -- 4 Early Proposals  
on Substantive Aspects of the "Legally Binding Instrument" -- 4.1 The  
Proposed Complementarity with the UNGPs -- 4.2 Scope of the  
Proposed Instrument -- 4.3 Obligations of State Parties in the Context  
of Business Activities -- 4.3.1 Jurisdictional Obligations -- 4.3.2  
Obligations with Respect to Legal Liability -- 4.3.3 Obligations with  
Respect to Access to Remedies -- 4.4 Corporate Human Rights  
Obligations -- 5 The Analysis of the 2023 Updated Draft of the "Legally  
Binding Instrument" -- 5.1 Preamble to the Treaty -- 5.2 Scope of the  
Proposed Treaty -- 5.3 Obligations of State Parties with Respect to the  
Regulation of Business Conduct -- 5.4 Obligations of State Parties with  
Respect to Access to Remedies for Victims of Corporate Adverse Human  
Rights Impacts -- 5.5 Obligations of State Parties with Respect to the  
Liability of Legal Persons -- 5.6 Obligations of State Parties with  
Respect to the Adjudication of Corporate Defendants -- 5.7 Obligations  
of State Parties with Respect to the Applicable Law in Claims against  
TNCs and Other Business Enterprises -- 6 Concluding Remarks.  
Chapter 2 Corporate Lawyers and Climate Change: Perspectives from  
Professional Ethics and Business and Human Rights -- 1 Introduction  
-- 2 Corporate Lawyers and Their Impact on Climate Change -- 3  
Professional Ethics and the Legal Profession -- 4 Business and Human  
Rights and the Legal Profession -- 5 Conflicts and Challenges between  
Professional Ethics and Business and Human Rights -- 5.1 Prominent  
Conflicts -- 5.2 Reframed Challenges -- 6 Potential Solutions and  
Example Obligations for Lawyers and Climate Change -- 7 Conclusion  
-- Chapter 3 Learning from the Conflict Dynamics in Ukraine: Towards  
a Conceptual Framework for Heightened Human Rights Due Diligence  
-- 1 Introduction -- 2 No Mere Side Effects of the Armed Conflict:  
Human Rights Violations in Ukraine and Their Implications for Business  
Conduct -- 3 General vs. Conflict-Sensitive Approaches to HRDD -- 3.1  
The UNGP HRDD Framework and Its Misconceptions and Limitations --  
3.2 HRDD in Nascent Regulatory Practice -- 3.3 Raising the Bar:  
Conflict-Sensitive Approaches to HRDD -- 4 Framing Heightened  
HRDD: Any Insights from Ukraine? -- 4.1 Operational Proximity to  
Conflict as a Precondition for hHRDD -- 4.2 Agent-Specific  
Considerations Influencing Corporate Obligations -- 4.3 The Rights-  
Holders' Perspective -- 4.4 What Are the Consequences of hHRDD? -- 5  
Conclusions -- Chapter 4 The Relevance of Mandatory Human Rights  
and Sustainability Due Diligence for the Greening of EU Antitrust Law --  
1 Introduction -- 2 The Sustainability Turn in Antitrust Law -- 2.1 The  
EU Green Deal Agenda for EU Competition Law -- 2.1.1 The Path  
towards Greening EU Antitrust Law -- 2.1.2 Horizontal Sustainability  
Agreements -- 2.1.3 Vertical Agreements, Abuse of Dominance, and  
Merger Control -- 2.2 National Initiatives -- 3 Obligations on  
Undertakings under Mandatory HRDD Legislation.  
3.1 The UNGPs as the Origin of Mandatory HRDD Legislation -- 4  
National Initiatives: Mandatory Human Rights Due Diligence -- 5  
Envisaged Sustainability Obligations under the EU Directive (CSDDD) --

6 Delineating the Interface between the CSDDD and EU Competition Law -- 6.1 The Characteristics of the Companies in Question -- 7 The Nature of the Agreement or Behavior in Question -- 8 The Nature of the Sustainability Objective -- 9 Conclusion -- Part 2 Responsibility to "Respect Human Rights" across Different Industries -- Chapter 5 Shared Responsibility for Human Rights in the Algorithmic Age: Why Business Should Be the States' Ally to Eliminate Discrimination -- 1 Introduction -- 2 Self-binding AI Principles and Ethical Standards (Soft Law) -- 2.1 The Main Principles in Non-binding Guidelines -- 2.2 Limits and Shortcomings -- 2.3 Concrete Guidance Addressed at AI Developers -- 3 The Role of Business to Preserve Human Rights -- 3.1 Business Responsibilities to Avoid Human Rights Harm and Discrimination throughout the Lifecycle of AI Systems -- 3.2 The Tools of the Soft Law Instruments and Proposed Regulatory Frameworks to Achieve Non-discriminatory AI Systems -- 4 Legislative Human Rights Frameworks for AI (Hard Law) -- 4.1 UN Level -- 4.2 Council of Europe Level -- 4.3 European Union Level -- 5 Avoiding a Shift from Classical Public Lawmaking towards Private Rule-Setting: Advantages and Limits of Including Businesses in Private Regulatory Tasks to Avoid Discrimination -- 5.1 Advantages of Involving Businesses: Expertise -- 5.2 Limits of Involving Businesses in the Regulation of AI: Lack of Legitimacy and Private Interests -- 6 Elements and Recommendations for a Potential "Shared Responsibility" Framework between Business and States -- 7 Summary and Concluding Remarks.

Chapter 6 Reasonable Accommodation as a Tool for States and Businesses to Cope with the UNGPs -- 1 Introduction -- 2 A Very Brief Lexicon -- 2.1 Equality - Discrimination - Diversity -- 2.2 Integration - Inclusion -- 3 Integration through the Workplace -- 3.1 The Workplace: Place of Diversity and Integration -- 3.2 Equality and Integration: Two Sides of the Same Coin -- 4 The Workplace according to the UNGPs -- 4.1 Common Considerations -- 4.2 Transversability of Human Rights -- 4.2.1 The Principle -- 4.2.2 UNGPs and Transversability -- 4.3 The Vulnerability in the UN System and the UNGPs -- 4.3.1 The Notion -- 4.3.2 The Contextual Understanding of Vulnerability -- 4.3.3 What Does Paying Attention to Vulnerable Groups Mean? -- 5 The Reasonable Accommodation: How to Cope with Integration in the Workplace -- 5.1 Reasonable Accommodation as a Key Concept -- 5.1.1 The Notion -- 5.1.2 The Three Features of Reasonable Accommodation -- 5.1.2.1 A Disadvantageous Situation -- 5.1.2.2 A Dialogue -- 5.1.2.3 A (Un)reasonable Solution -- 5.2 Some Examples of Reasonable Accommodation -- 5.2.1 Cloutier - An American Case -- 5.2.2 Bergevin - A Canadian Case -- 5.2.3 Dahlab - A Swiss Case -- 5.3 Reasonable Accommodation and the UNGPs -- 5.4 The Integration of Minorities in the Workplace through Reasonable Accommodation -- 6 How Can States Implement Reasonable Accommodation in the Legal Order: The Swiss Example -- 6.1 Foreword -- 6.2 A Comparative Analysis -- 6.2.1 The Basis of the Prohibition of Discrimination - A Quick Overview -- 6.2.1.1 In the United States -- 6.2.1.2 In Canada -- 6.2.1.3 In Switzerland -- 6.2.2 The Political Envision of Diversity -- 6.2.2.1 In the United States -- 6.2.2.2 In Canada -- 6.2.2.3 In Switzerland -- 6.2.3 The Workplace as a Special Matter in Switzerland -- 6.2.3.1 The Swiss Principle of Private Autonomy. -- 6.2.3.2 A Reminder - The Call for Transversability -- 6.3 Departing from Similarities ... -- 6.4. ... to Constructing a New Obligation - A Constitutional Change of Interpretation -- 6.5 Considering the Social Impacts of Reasonable Accommodation -- 6.5.1 The Pitfall: The Quebec Crisis of Accommodations -- 6.5.2 The Situation in Switzerland -- 7 Reasonable Accommodation as a Business Policy -- 8 Conclusion

-- Chapter 7 Venture Capital and Human Rights Due Diligence: Time to Act -- 1 Introduction -- 2 Setting the Scene: What Is the Issue? -- 2.1 Who Are Venture Capital Investors and Why Do They Matter in the Context of Human Rights Implementation? -- 2.2 What Are the Challenges Faced by Venture Capital Investors When Trying to Integrate Human Rights Considerations in Their Processes? -- 2.3 What Regulatory Frameworks Apply to Venture Capital and Human Rights? -- 3 Time to Act: How Can Venture Capital Investors Implement Human Rights Due Diligence? -- 3.1 What Measures Can Venture Capital Investors Implement? -- 3.1.1 Sourcing Deals -- 3.1.2 Conducting Due Diligence -- 3.1.3 Negotiating the Terms -- 3.1.4 Managing the Investment -- 3.1.5 Exiting the Position -- 4 Conclusion -- Chapter 8 Risk-Creating Industries' Obligation to the Right to Health -- 1 Introduction -- 2 Internationally Recognized Human Rights -- 2.1 The Right to Health -- 2.2 The Right to Adequate Food -- 3 Business and Human Rights Challenges and Normative Framework -- 3.1 Horizontal Effect of Human Rights -- 3.2 Existing Business and Human Rights Normative Framework -- 3.3 The Responsibilities of the Food and Sweetened-Beverage Industry -- 4 An Innovative Normative Movement towards Business and Human Rights: A Call for Direct Accountability upon Corporations -- 4.1 Milieudefensie et al. v. Royal Dutch Shell PLC -- 4.2 A Legally Binding Treaty -- 5 Conclusion.

Chapter 9 From Non-discrimination to the Guiding Principles and Back: How the Olympics Have Addressed Human Rights until Today.

---

Sommario/riassunto

This book is a practical guide to understanding the multifaceted nature of Business & Human Rights. It provides a snapshot of critical issues that populated the B&HR agenda in 2023, offering case studies to be applied in academic and professional contexts.

---