

《Multinationals and Corporate Social Responsibility跨国公司与公司社会责任：国际法的局限性与机会》

书籍信息

版次：1

页数：339

字数：

印刷时间：2006年11月01日

开本：16开

纸张：胶版纸

包装：精装

是否套装：否

国际标准书号ISBN：9780521844994

编辑推荐

作者简介： Formerly an energy law specialist with a major London firm, Dr Zerk now works as an independent researcher and consultant, advising on the legal and regulatory aspects of 'corporate social responsibility'.

内容简介

The 'corporate social responsibility' ('CSR') movement has been described as one of the most important social movements of our time. This book looks at what the CSR movement means for multinationals, for states and for international law. International law is often criticized for being too 'state-centred', and ill-equipped to deal with the challenges of globalization. However, drawing from many and varied examples of state, NGO and corporate practice, this book argues that, while international law has its limitations, it presents more opportunities for the CSR regulation of multinationals than many people assume. The main obstacles to better regulation are, therefore, not legal, but political.

目录

Preface

Table of treaties, declarations and other international instruments

Table of cases

Table of statutes and statutory instruments

List of abbreviations

Introduction

Part Regulatory issues and problems

1 Multinationals and corporate social responsibility: a new regulatory agenda

Why are people so concerned about multinationals?

The rise of the CSR movement

Defining 'corporate social responsibility'

Regulation in a deregulatory era

Corporate social responsibility and human rights

Designing regulatory responses: some persistent problems

Conclusion

2 Multinationals under international law

What is international law?

Who makes international law?

The concept of international legal personality
Multinationals and human rights
The role of non-state actors
Conclusion
3 Multinationals under national law: the problem of jurisdiction
The limits of jurisdiction under public international law
The limits of jurisdiction under private international law
Extraterritorial CSR regulation of multinationals: time for a rethink?
An alternative definition of 'extraterritoriality'
Conclusion
Part Home state regulation of multinationals
4 New directions in extraterritorial regulation of CSR standards
Defining the 'home state'
Why do 'home states' have an interest in the foreign CSR standards of multinationals?
Extraterritorial regulatory techniques: recent state practice
Home state CSR initiatives under international law
Conclusion
5 Private claims for personal injury and environmental harm
Tort-based claims
The US Alien Tort Claims Act ('ATCA')
Theories of parent company liability
Parent company liability and the relevance of the organisational form
Implications for international law
Conclusion
Part International regulation of multinationals
6 Towards an international law of CSR?
International CSR standards for multinationals: a brief history
7 Multinationals and CSR: limitations and opportunities in international law
Bibliography
Index

本站所提供下载的PDF图书仅提供预览和简介，请支持正版图书。

[更多资源请访问www.tushupdf.com](http://www.tushupdf.com)