Taming the Untamable? Transnational Corporations in United Nations Law and Practice

Katarina Weilert
I. Introduction

II. Defining the Problem of Human Rights and Business
   1. Implications of TNCs on Human Rights and International Environmental Standards
   2. TNCs and their Role in International Law

III. Binding UN Law Towards Taming TNCs
   1. An Overview of Binding Conventions
   2. Problems in Giving Effect to International Conventions

IV. Non-Binding Approaches at UN-Level Towards Taming TNCs
   1. From UNCTAD to UNCTC and Vice Versa
      a. The Global Compact’s Concept and Distinctiveness
      b. Strengthening the Reliability of the Global Compact
      c. Criticism of the Global Compact
      d. Assessment of the Global Compact
      a. Origin of the UN-Norms
      b. Content of the UN-Norms
      c. Assessment of the UN-Norms

   1. Appointment of the Special Representative
   2. Initial Mandate: Establishing the “Protect, Respect and Remedy” - Framework
   3. Extension of the Mandate: Identifying Practical Ways for the “Protect, Respect and Remedy” - Framework
   4. Assessment of the Mandate of the Special Representative

VI. Conclusion