

CONTENTS

<i>List of Figures</i>	<i>page xi</i>
<i>List of Tables</i>	xii
<i>Preface</i>	xiii
<i>Acknowledgements</i>	xvii
<i>Table of Cases</i>	xix

Introduction: The Question of Substantive Corporate Obligations for Fundamental Rights 1

1 The Nature and Purpose of the Corporation in Law 21

PART I Legal Doctrinal Models for Addressing the Substantive Obligations of Non-State Actors for Fundamental Rights 57

2 The State Duty to Protect Model 59

3 The Indirect Application Model 99

4 The Expanding the State Model 135

5 The Direct Obligations Model 175

PART II Towards a Multi-Factoral Approach for Determining the Substantive Content of Corporate Obligations 217

6 The Justification for and Contours of a Multi-Factoral Approach 219

7 A Balancing Act – Proportionality in the Corporate Sphere 264

8 The Multi-Factoral Approach and Positive Obligations for Corporations 302

**PART III The Institutional Implications of the
Multi-Factoral Approach 359**

- 9 Embedding the Multi-Factoral Approach in Corporations:
The Role of Corporate Law 361
- 10 Corporate Obligations in a Global World: The Role
of International Mechanisms 413
- Bibliography* 458
- Index* 487