Contents

Introduction Isabel Feichtner, Markus Krajewski, and Ricarda Roesch	1
Part I Transparency	
The Extractive Industries Transparency Initiative (EITI) as a Human Rights Instrument: Potentials and Shortcomings	11
United States Law and Conflict Minerals	27
The 2017 EU Conflict Minerals Regulation: A Promising European Rite to Remove the Natural Resource Curse?	51
Community Development Agreements as Tools for Local Participation In Natural Resource Projects in Africa	77
Stabilization Clauses and Human Rights: The Role of Transparency Initiatives	111
Improving Tax Strategy Transparency in the Extractive Industries Sector for the Advancement of Human Rights Wasima Khan	141
Part II Participation	
The Evolving Duty to Consult and Obtain Free Prior and Informed Consent of Indigenous Peoples for Extractive Projects in the United States and Canada	169

Asserting the Principle of Free, Prior and Informed Consent (FPIC) in Sub-Saharan Africa in the Extractive Industry Sector	219
The Corporate Responsibility to Respect Consultation Rights in the Americas: How the Inter-American System Can Better Promote Free, Prior, and Informed Consent	247
Free, Prior, and Informed Consent in the Philippines: A Fourth World Critique Armi Beatriz E. Bayot	281
Norm Contestation and (Non-)Compliance: The Right to Prior Consultation and FPIC in the Extractive Industries	311
State-Investor Contracts and Human Rights: Taking a Critical Look at Transparency and Participation	339
Disruption and Institutional Development: Corporate Standards and Practices on Responsible Mining	375
Part III Resistance	
Taking Sides in Scientific Research? The Struggle for the Right to Participate in Public Decision-Making Related to a Mining Project in Brazil	415
Building the Case for a Home-State Grievance Mechanism: Law Reform Strategies in the Canadian Resource Justice Movement Charis Kamphuis	455
Transnational Human Rights and Environmental Litigation: A Study of Case Law Relating to Shell in Nigeria Liesbeth F. H. Enneking	511