

CONTENTS

ACKNOWLEDGEMENTS	I
INTRODUCTION	1
Definitions and scope	4
Methodology	5
I. WHEN ARE NEW STANDARDS DESIRABLE?	7
II. WHAT? CHOOSING THE INSTRUMENT	11
"Hard law" instruments	11
"Soft law" instruments	14
Different instruments for different types of protection gaps	19
III. WHO? THE ACTORS	21
States	22
Human rights NGOs and coalitions	24
Experts	27
Secretariats of international organisations	30
Beneficiaries, victims and those who are directly affected	31
National human rights institutions	33
Media	34
IV. WHERE? THE LOCATION OF NEGOTIATIONS	35
The United Nations	37
Other international organisations	46
Regional organisations	52
V. How? METHODS OF WORK	55
Mandate for negotiation processes	55
Format of the meetings	56
Time limits	57
Drafting	58
Rules for adopting an instrument	59
VI. CONCLUDING REMARKS	61
Challenges	62
Pointers and Recommendations	63
APPENDIX I: DOCUMENT LIST	73
APPENDIX II: ACRONYMS	77