

Contents

<i>List of Figures and Tables</i>	<i>vii</i>
<i>List of Abbreviations</i>	<i>ix</i>
<i>Acknowledgements</i>	<i>xi</i>
1 Introduction	1
2 What is 'Transnational Corporate Bribery' and Why Do We Need to Regulate It?	15
3 Conceptualising the 'Regulatory' Framework: Policing as Regulation	35
4 Legal Frameworks for Enforcement: From the International to the National	53
5 Enforcing the Law: Structure, Practice and Discretion	81
6 Theories of Enforcement: Prosecution Policies	103
7 Theories of Self-regulation: Manufactured and Organic Self-regulatory Practices	135
8 Understanding 'Regulatory' Performance and Determining 'Adequate' Enforcement	163
9 The 'Default Position': Accommodating Transnational Corporate Bribery	179
<i>Bibliography</i>	<i>187</i>
<i>Index</i>	<i>197</i>