TABLE OF CONTENTS

Foreword............................................................................................................................................... X
Preface.................................................................................................................................................. X
List of Contributors........................................................................................................................... X
Table of Statutes.................................................................................................................................. X

PART I
FRAMEWORKS AND CONTEXTS
1. The Culpable Corporate Mind: Taxonomy and Synthesis................................................................. X
   Elise Bant
2. Associations and Moral Responsibility: Some Ground-Clearing.................................................... X
   Matthew Harding
3. Crown Resorts and the Im/moral Corporate Form........................................................................... X
   Penny Crofts
   Joshua Getzler
5. The Corporate Culpability of Big Tech............................................................................................ X
   Julia Powles

PART II
ATTRIBUTION MODELS
   Rachel Leow
7. Reactive Corporate Fault.................................................................................................................. X
   Brent Fisse
8. Ideas of Corporate Culture from the Perspective of Penalties Jurisprudence................................ X
   Rebecca Faugno
   Elise Bant
10. How to Read a Corporation’s Mind............................................................................................... X
    Mihailis E Diamantis
PART III
CORPORATE STATES OF MIND
11. Modelling Corporate States of Mind through Systems Intentionality.............................X
    Elise Bant

    Jeannie Marie Paterson and Elise Bant

13. Can Corporations be Dishonest? ..........................................................................................X
    Jeremy Gans

14. Asset-Based Lending: A Case Study in Unconscionable Systems of Conduct........................X
    Michael Bryan

15. Corporate Contrition........................................................................................................X
    Robyn Carroll

PART IV
ALTERNATIVE APPROACHES
16. Culpable Ships..................................................................................................................X
    Justice Sarah Derrington and Samuel Walpole

17. Culpable Executives........................................................................................................X
    Pamela Hanrahan

18. Failure to Prevent Offences. The Solution to Transnational Corporate Criminal Liability?....X
    Jonathan Clough

19. Performance-Based Consumer and Investor Protection: Corporate Responsibility without Blame.................................................................X
    Lauren E Willis

20. Regulatory Pluralism to Tackle Modern Slavery..................................................................X
    Fiona McGaughey
LIST OF CONTRIBUTORS

Elise Bant is Professor of Private Law and Commercial Regulation at the University of Western Australia and Professorial Fellow at the University of Melbourne.

Michael Bryan is Emeritus Professor at the University of Melbourne.

Robyn Carroll is Professor of Law at the University of Western Australia.

Jonathan Clough is Professor of Law at Monash University.

Penny Crofts is Professor of Law at the University of Technology Sydney.

Sarah Derrington is a Judge of the Federal Court of Australia and President of the Australian Law Reform Commission.

Mihailis E Diamantis is Professor of Law at the University of Iowa.

Rebecca Faugno is Lecturer in Law at the University of Western Australia.

Brent Fisse is Honorary Professor of Law at the University of Sydney.

Jeremy Gans is Professor of Law at the University of Melbourne.

Joshua Getzler is Professor of Law and Legal History at the University of Oxford and Conjoint Professor of Law at the University of New South Wales, Sydney.

Pamela Hanrahan is Professor of Commercial Law and Regulation at the University of New South Wales, Sydney.

Matthew Harding is Professor of Law and Dean of the Melbourne Law School at the University of Melbourne.

Rachel Leow is Assistant Professor of Law at the London School of Economics and Political Science.

Fiona McGaughey is Associate Professor of Law at the University of Western Australia.

Jeannie Marie Paterson is Professor of Law and Co-Director of the Centre for Artificial Intelligence and Digital Ethics at the University of Melbourne.

Julia Powles is Associate Professor of Law and Technology and Director of the Minderoo Tech & Policy Lab at the University of Western Australia.

Samuel Walpole is Adjunct Fellow at the University of Queensland.

Lauren Willis is Professor of Law at Loyola Law School, Loyola Marymount University.