

Index

Introduction.....	1
1 Can Privatisations reduce Corruption in Public Service Sectors?	5
1.1 Privatisation of Public Services Sectors and Corruption.....	5
1.2 Reduction of Political and Administrative Corruption.....	13
1.2.1 Corrupt Benefits of Politicians and Administration.....	14
1.2.2 Reduction of Interference and Corruption in the Long-Run?.....	21
1.3 Competition and Monitoring Incentives.....	25
1.3.1 Introducing Competition.....	26
1.3.2 Monitoring Incentives.....	36
1.4 Conclusions on Privatisations and Corruption	39
2 Corruption in Public Auctions and the Role of Transparency	43
2.1 Auctions and Corruption.....	43
2.2 Risks and Effects of Corruption in Auctions.....	45
2.2.1 Corrupt Risks in Auction Processes	45
2.2.2 The Effects of Corruption on Auction Outcome	49
2.3 Introducing Transparency in Auctions.....	52
2.3.1 Transparency – Effects and Trade-Offs	52
2.3.2 Case Studies – Integrity Pacts in Argentina and Colombia	56
2.4 Lessons Learned and Policy Implications.....	60
3 Regulatory Capture: Lessons from the Economics of Corruption .	63
3.1 Reforms of Public Service Sectors and Regulation	63
3.2 Regulatory Capture: Roots, History, and Literature	68
3.2.1 Public and Private Interests	68
3.2.2 The Chicago School, Capture and Interest-Group Competition..	70
3.2.3 The Virginia School, ‘Public Choice’ and Rent Seeking	73
3.2.4 Tollbooth Theories	77
3.2.5 The Toulouse School, Agency Theory and Life-Cycle Theory	79
3.2.6 Empirical Testing of Capture Theories.....	82
3.3 Regulation, Capture and Economics of Corruption	85
3.3.1 Defining Corruption	86
3.3.2 The Timing of Capture and Relationships between the Actors	90

3.3.3	The Regulator as a Monopolist	93
3.4	Corruption and Capture in Cost and Incentive Regulations.....	99
3.4.1	Cost-Based Regulations: Rate-of-Return and Return-on-Costs	99
3.4.2	Incentive-Based Regulation: Price Cap Regulation	104
3.4.3	Conclusion on Cost vs. Incentive Regulations.....	111
3.5	Capture – An Argument against ex-ante Regulation?	112
3.5.1	The Trade-Off between Market Failures and Costs of Capture .	112
3.5.2	Alternatives? Ex-post Regulation and Self -Regulation	117
3.6	Some Lessons learned.....	120
4	Ways to Mitigate Corruption and Capture in Regulation.....	123
4.1	Keys for Anti-Corruption Measures	123
4.2	The Role of Structural Organisation.....	127
4.2.1	Decentralisation and Separation of Regulatory Powers.....	127
4.2.2	Regulatory Autonomy – A double-edged Sword.....	132
4.3	<i>Incentives</i> – Lessons from Principle-Agent Theory	136
4.3.1	Basic Incentive Settings of Regulators and Managers.....	136
4.3.2	Rewards, Sanctions, and Control	138
4.4	<i>Institutions</i> – Transaction Costs of Corrupt Deals	142
4.4.1	Contract Initiation	143
4.4.2	Contract Enforcement	145
4.4.3	Aftermath.....	148
4.5	<i>Information</i> – Fostering Transparency and Knowledge	151
4.5.1	Between Government and Regulator	152
4.5.2	Between Regulator and Regulated Firms	153
4.5.3	Between Civil Society and Government, Regulator, and Firms ..	156
4.5.4	Informational Problems within the Regulatory Agency	158
4.5.5	The Potential Prisoners Dilemma of Competing Firms.....	159
4.6	Conclusions and Comparative Framework Checklist	160
Final Remarks	165	
References	167	