Ease of Doing Business: Emphasis on Corruption and Rule of Law

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<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>EDBI</td>
<td>Ease of doing business index.</td>
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<td>BPI</td>
<td>Bribe payers index.</td>
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<td>CPI</td>
<td>Corruption perception index.</td>
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<tr>
<td>GDPG</td>
<td>Gross domestic product growth.</td>
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<td>GDPPC</td>
<td>Gross domestic product per capita.</td>
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<td>TAC</td>
<td>Transparency, accountability, and corruption in the public sector.</td>
</tr>
<tr>
<td>FGGMTO</td>
<td>Firms expected to give gifts when meeting with tax officials.</td>
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<td>QPA</td>
<td>Quality of public administration.</td>
</tr>
<tr>
<td>CPIA</td>
<td>Country policy and institutional assessment.</td>
</tr>
<tr>
<td>IPO</td>
<td>Informal payments to officials.</td>
</tr>
<tr>
<td>FATMTO</td>
<td>Firms average time meeting with tax officials</td>
</tr>
<tr>
<td>SLRI</td>
<td>Strength of legal rights.</td>
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<tr>
<td>TRSB</td>
<td>Time required to start a business.</td>
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<td>DI</td>
<td>Business extent disclosures.</td>
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<tr>
<td>SPRB</td>
<td>Startup procedures to register a business.</td>
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<td>PEC</td>
<td>Procedure to enforce a contract.</td>
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<td>PR</td>
<td>Property rights and rule-based governance.</td>
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<td>BRE</td>
<td>Business regulatory environment.</td>
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CHAPTER 1

Introduction

Generally, an Ease of doing business index (EDBI) is a composite measure of the various ways an economy facilitates production and a vital consideration that governs a country’s ability to realize potential GDP. Improved EDBI might result from many interactive changes in countries’ business environments as they affect both domestic economies' activity and international trade. For example, an improved EDBI in a country might cause an increase in foreign direct investment, which in turn might increase competition in domestic markets. The latter lowers domestic prices, leads to an increase in local purchasing power, and thereby increases consumption. Ultimately, this dynamic scenario results in faster economic growth.

Specifically, this study relies on the Ease of Doing Business Index, an index that is a measure of the extent to which a country’s regulatory environment is conducive to business operation. The Index, which is provided by the World Bank, ranks economies from 1 to 189 with first place being the best. For example, with regards to the Least Developed Countries, LDC, Chad ranked worse at 185 in 2011, it improved by 0.5% in 2012. In contrast, while Rwanda ranked better than Chad at 48 in 2011, it worsened by 8.3% in 2012. As for the Newly Industrialized Economies, NIE, the Philippines, India, and Brazil ranked worse than South Africa, Thailand, and Malaysia. As expected, emerging and developing economies rank better than lesser-developed economies, no doubt the result of reform and technology to name a few.

The issues addressed in this study involve relationships between: 1) societies’ realized economic efficiency and growth; and 2) those societies’ levels of rule of law, ease of doing business, and the prevalence of corruption and bribery.
In this regard, the benchmarks for what societies might accomplish are the theoretical models of competition and rivalry. For example, the ideal outcomes for real societies might be competition or monopolistic competition with extensive entry.

In competitive markets, firms enter markets so long as there are profits to be made. In such markets, competition and rivalry are processes that result in lower prices and consumer benefits. Since there are many buyers and sellers, individuals’ actions have no effect on price. In addition, barriers to entry are relatively low, which can be viewed as having some sort of business friendly environment. Thus, in theory, bribes are not necessary to gain market entry nor to facilitate doing business. Also, bribes will not add to the marginal revenue of a firm nor make it earn positive profit. In other words, markets operate efficiently where supply meets demand.

Furthermore, in a short or medium run, a firm in a competitive or monopolistic market might earn positive profit. A firm's decision to produce or not to produce depends on the costs and added revenue that the production of an additional unit generates. Generally, firms maximize profit where marginal revenue equals marginal cost. However, in monopolistic competition firms have some market power, which means that firms have influence over the market; because of brand loyalty, they can raise their prices without losing all of their customers. Also, in such a market, there are some barriers to entry, which limit potential competitors from entering the market. The long-term characteristics of a monopolistically competitive market are almost the same as those of a perfectly competitive market. However, there are two differences between the two types of market: 1) monopolistic competition produces heterogeneous products and 2) there exists a great deal of non-price competition due to slight product differentiation, which is accomplished through marketing and advertisement. A firm making profits in the short run will eventually break even in the long run because demand will decrease and average total cost will
increase. This means in the long run, a monopolistically competitive firm will make zero economic profit. With that said, an individual firm's demand curve is downward sloping, in contrast to perfect competition, which has a perfectly elastic demand schedule where price equals marginal cost equals marginal revenue and has a horizontal demand curve that touches its average total cost curve at its lowest point.

Moreover, in the presence of a coercive government, monopolistic competition falls into government-granted monopoly, where governments grant exclusivity to a firm to be the sole provider of a good or service via law, regulation, or other mechanisms of government enforcement, which keeps potential competitors out of the market. Such firms, without barriers to entry, have a lot to lose because the start up costs associated with economies of scale, research and development (R&D), and patents are generally high and ease of entry can make those costs unrecoverable. That being said, the incumbent firm has an incentive to create a less than friendly business environment with modest to severe barriers to entry. Consequently, such a business environment is fertile ground for bribery and corruption where bribery becomes a fee paid to elevate or support these barriers thus resulting in high prices and creating a deadweight loss due to market inefficiency.

This study establishes causal links between ease of doing business, corruption, rule of law, and growth. The first link is about the negative implication that corruption and bribery have on ease of doing business, a phenomenon present in the Least Developed Countries as well as in Newly Industrialized countries like India, Brazil, and Philippines. Those countries are labeled emerging developing economies according to IMF (2011). In fact, in the absence of rule of law, corruption and bribery can go undetected to where it becomes part of doing business. For example, in India, as explained by Ernst & Young (2012), a corporation needs to factor in the
cost of bribing officials into its overall cost to establish and operate a business. The second link is how, in the presence of rule of law, corruption and bribery come to the surface and are exposed, often times in the Most Developed Countries, through scandals. Consequently, government officials and other individuals taking part in unethical practices are held accountable for their actions and forced to pay fines or imprisoned. For example, multinational corporations like DaimlerChrysler, as evident in Ernst & Young (2012), paid a fine for bribing Russian public officials. The third link is how the presence of corruption and/or rule of law affect growth in an economy, both on the macro and micro level.

While much of the literature prepared previously examines ease of doing business, corruption, and rule of law from the point of view of investment and trade, my paper is different in that it examines the impact of corruption and rule of law on ease of doing business and economic growth. Because ease of doing business relies mainly on business friendly regulations, the existence of political turmoil, economic uncertainties, as well as poor quality of the judicial systems makes it difficult for Africa and some other developing countries to attract foreign investors. For example, the Arab Spring, which was viewed as a long awaited event in hope of moving the region to more democratic regimes, turned out to be a nightmare as it has moved the countries' economies backwards and created major chaos and doubts with regards to political stability in the region. The result is a dramatic reduction in foreign direct investment. Based on personal interviews with businessmen of Middle Eastern descent with over 20 years experience in the region, they all, unanimously, agreed to the fact that ease of doing business is generally dependent on the amount of bribe. For example, to do business in Saudi Arabia or UAE, it is a necessity to have local partners in order to facilitate and speed up the process of starting and operating a business. One story of corruption involves a Saudi Arabian prince and a Thai
domestic worker who allegedly stole $20 million dollars worth of jewelry from the Saudi prince and fled to his home country, Thailand. Given the diplomatic ties the prince had with the foreign ministries of both countries, the two resolved the issue amicably by having the jewels returned to their rightful owner. After examination of the returned stolen jewels, the prince finds out that he got back fake jewelry. When asked, the culpable end's explanation of the switch was that Thailand is as corrupt as Saudi Arabia and the case closed at that. Additionally, United Arab Emirates offers employment opportunities for people from neighboring countries like Lebanon, Syria, and Egypt to name a few. Incidents that those people encounter often times have to do with immigration, contracts, permits, and pay. If, at any time workers seek the help of the judicial system to resolve some personal issues and demand what is rightfully theirs, they are threatened with deportation if not worse. A perfect example is the recent controversy over the Kafala system in Qatar.

Although ample studies are done on the three main variables of my paper, a recently published work by Pollard, Piffaut, and Shackman (2013) does examine the relationship that exists between the business infrastructure and ease of doing business. In that study, two of the ten independent variables used that make up Business Infrastructure are corruption and rule of law.

An in-depth analysis on that topic is offered, in this paper, in two parts. Part 1 examines the complex relationships that exist between corruption, gross domestic product growth, gross domestic product per capita, and ease of doing business. The corruption explanatory variables used are transparency, accountability, corruption in the public sector; firms expectations to give gifts in meeting with tax officials (% of firms); corruption perception index; CPIA quality of public administration; informal payments to officials; firms average time meeting with tax
officials; and the bribe payers index to determine the magnitude of the presence, the influence, and the type of relationship corruption has on the ease of doing business, gross domestic product growth rate, and gross domestic product per capita. It is important to note that Corruption Perception Index as well as Bribe Payers Index are based on perception only and thus are unreliable. Although an undependable source, they have shown evidence of bribery between firms as well as between public officials. Bribery is mostly common in public works, contracts, and the construction sector as evident in Olken (2009).

Part II validates a claim made by many economists on the importance of institutions and rule of law as a promoter of growth. This paper examines rule of law indices such as procedures to enforce a contract, time required to enforce a contract, startup procedure to register a business, strength of legal rights, time required to start a business, CPIA business regulatory environment, CPIA property rights and rule- based governance rating, and business extent of disclosure in order to determine their relevance in explaining ease of doing business, gdp growth rate, and gdp per capita in the world.

Chapter two covers literature review and chapter three presents methodology used, data selection, and problems encountered. Chapter four covers results, analysis, and outcome of the regression models as well as provides an understanding of the dynamic that exists between the chosen variables. This study’s goal is to explain the variations present in order to determine the magnitude and how well the indices explain growth or lack of growth in an economy. In chapter five, a summary is provided along with a conclusion that incorporates some policy suggestions in order to assist policy makers, legislators, and those concerned with the well being of constituents and state of the economy to make better informed decisions with regards to the allocation of scarce resources.
CHAPTER 2

Literature review

There are two major predictors, which influence ease of doing business. They are corruption and rule of law. The existing literature on ease of doing business mainly assesses its importance relative to investment. Ease of doing business, a World Bank Indicator, uses 41 variables to compare business environment of different countries. It is a ranking system widely used by policy makers, researchers, and multinational corporations (Oliveira and Alves, 2010-12). In terms of corporations, the index is a vital tool used as a benchmark prior to making investment decision (Alves and Oliveira, 2012). Other studies found that there exists a positive relationship between ease of doing business and foreign direct investment (Corcoran and Gillanders, 2012). Besides a friendly business regulatory environment, good trade regulations are essential if investors, particularly American ones, are to place their capital in foreign countries. A cross-section analysis of about 150 countries covering 1990-2004 is used to show that a correlation exists between economic regulations and economic growth. In other words, countries with business friendly regulations experience faster growth. Furthermore, to improve trade and export competitiveness, trade officials need to take the initiative to work cooperatively with other ministries and institutions to lower behind and at-the-border trade costs in Asia-Pacific (Duval and Utoktham, 2009). More studies are done in which the necessity to have suitable rules and regulations in conditioning favorable business environments are highlighted in Bahrain (Pillai, 2009). Also, the presence of good institutions that favor economic freedom play a large role in determining the magnitude of the inward flow of foreign direct investment in Europe. In particular, Júlio, Alves, and Tavares, (2011) assess the required reform effort for Portugal prior to it joining the European Union. In addition, they determine that geography,
market size, and labor costs are also determinant factors in bilateral inward FDI.

The existing literature widely focuses on corruption with regards to investment, growth, trade, and culture. Olken (2009) shows that corruption and bribery are in fact real after an examination of a road-building project in a village in Indonesia. Discrepancy between the anticipated expenditure and an actual estimate of the cost of the project proved that the villagers' perception of corruption is accurate. According to Smarzynska and Wei (2002), corruption can have a negative effect on cross-border investment because it acts as a tax and, as a consequence, reduces the volume of foreign direct investment (FDI). The necessity to have to bribe also affects the structure and formation in ownership where, in order to reduce local bureaucracy hurdles, foreign investors might take on local partners. However, to have a local partner in a corrupt country might be a solution to penetrate the market for small and less technologically advanced firms but not to firms that are technologically advanced. The latter are less also likely to engage in joint ventures, but are more likely to bribe high-ranking public officials to get the job done. Further studies analyze a sample of bilateral investment from fourteen source countries to forty-five host countries during the period 1990-91 (Wei, 1997). The results show that a rise in either the tax rate on multinational firms or the corruption level in a host country reduces the inflow of capital from foreign investors. In other words, tax and corruption discourage investment thereby negatively impacting economic growth in the host country. Wei (1997) also examines the behavior of American and Japanese investors in East Asia with regards to dealing with corruption in that region. The result was that both investors dealt with corruption the same way they would if it was in any other part of the world. Knack and Azfar (2000) make it evident that the size of a country is also a determinant factor in assessing the level of corruption. The larger the country is the more corrupt its government seems to be.
Other factors that can explain the presence of corruption and bribery in some countries more than others are associated with human traits. Regardless of the nationality and cultural background of the perpetrator, an analysis shows the impact of migration on destination-country corruption level, although insignificant, that immigration from corruption-ridden countries heighten corruption in the destination country. The study was done using a data set that consists of 207 OECD countries of origin for the period 1984-2008 (Dimant, Krieger, and Redlin, 2013).

It is a fact that corruption is present everywhere whether it is in Africa, Europe, or even the Russian region. With regards to Africa, the common perception is that most governments in this region are corrupt, but how to fight corruption across the African countries and why some are more effective in combating it than others is examined in Asongu (2012). A review of sample of 46 African countries for the period 2002-2010 suggests that current corruption control policies need to be reexamined and should be a priority to the local governments in both the least corrupt and the most corrupt nations in the region. Any delay in the revisions of existing policies reduces the effectiveness of future policies. Also, the more active role the government takes in fighting corruption the more positive effect institutional reforms have on these countries. To fight corruption in Africa, corruption control policies need to be tailored to fit each country taking into consideration its culture, religion, degree of democracy, economic prosperity and growth level.

As for Europe, corruption is found to be increasing. An analysis of the legal system, political stability, and history was used to determine the cause of corruption (MacDonald and Majeed, 2011-12). Not much has previously been done on examining the cause of corruption in European countries perhaps because of the assumption that dealing with the West implies less corruption. Cross-country data is used to observe the many aspects that make up the basic
structure of a country like the legal system, history and political stability and the influence they have on corruption. The outcome of the study is that there exist a negative relationship between corruption and the strength of the legal system, and that the size of government matters in affecting corruption levels because political stability is a significant determinant in judging people's behavior. With that said, one can foresee that a positive relationship exists between economic uncertainty and corruption and is in fact evident in Goel and Ram (2013). Moreover, increased political rights and civil liberties appear to reduce corruption. Conversely, transitioning economies tend to have more corruption due to the temporary chaos created by the reorganization process.

Further literature examines the cause of corruption in the Russian region. For example, an examination of corruption determinants, a comparison between perceived and actual corruption, and the influence of market competition on corruption show that economic prosperity, population, market competition, and urbanization are all significant determinants of corruption in Russia (Veronika, Goel, and Korhonen, 2011-12).

Transparency seems to be the famous word for many politicians, presidential candidates, and even chief operating officers of multinational and national corporations. What is meant by transparency is the existence of well-established rules and regulations that are enforced and individuals, who like to operate under their own sets of rules and regulations, are held accountable for their actions. Voigt, 2009 argues that there are many dimensions to rule of law. He contrasts an ideal approach with a pragmatic approach in order to make the concept assessable and provides a list of desirable variables that can be used to obtain a more accurate measure of various aspects of the rule of law. In addition, economic advancement does not imply presence of rule of law as is evident in a study that examines East Asia and South East
Asia. Lane, 2011 points out that despite the latter regions enormous economic advances, there exist a deficit in rule of law. The analysis looks at rule of law from two perspectives 1) judicial autonomy and legal integrity and 2) voice and accountability using data from the World Bank Governance project, which link them to different measures on socio-economic development and economic growth. Results show that more effort and research needs to be done in order to understand economic advances in the presence of a less than perfect rule of law system.

Zywicki, 2002 brings to the forefront the importance of rule of law and its contribution to society as a whole. The study analyzes its impact on transition and developing economies in establishing a framework for economic growth and individual liberty. The premise of the paper revolves around the Supreme Court's controversial decision in Bush v. Gore concluding that rule of law is crucial for having a free and prosperous society in America and abroad.

Dawson 2013, analyzes the social determinants between two similar countries, Jamaica and Barbados, to help explain the conflicting outcome of rule of law post-independence. It is suggested that it takes the cooperation of both the state and society if countries are to recover and prosper both economically and socially. Moreover, Classical Political economists argue that corruption undermines rule of law (Smith 2001, chap 5), while modern Public Choice proponents argue that corruption and lobbying might influence efficiency of rule of law. Chicago Public Choice presents a model on how legal lobbying, which is viewed as corruption from the perspective of Virginia Public choice, improves efficiency of rule of law and thereby improves economic efficiency on the macro level. Conversely, Virginia Public Choice explains that corruption reduces rule of law and as a consequence negatively affects the overall economic efficiency (Grochová and Otáhal, 2012). The outcome of this literature work is that corruption reduces efficiency of the rule of law and thereby reduces overall economic efficiency because it
influences bureaucratic rent seeking. More research related to growth is done in which some support the idea of a positive relationship between trade openness and growth (Edwards [1997]), Krueger [1997], and Wacziarg and Horn Welch [2003]) and some analyze the level of education, productivity, and growth vi (Coulombe and Tremblay [2006]).

Although literature on corruption, rule of law, and ease of doing business is plentiful when it comes to explaining relationships between corruption and foreign direct investment, ease of doing business and foreign direct investment, ease of doing business and its effect on trade, rule of law and corruption, corruption and economic efficiency, even gdp growth (GDPG) and gdp per capita (GDPPC) and corruption, it fails to show how the presence of corruption and lack of rule of law influences ease of doing business. It is important to note that a country with a friendly regulatory environment is more conducive to business operation and experience economic growth because of lesser degree of corruption and the presence of an effective judicial system.

The amount of scholarly literature on the issue is scarce to none that further exploration of ease of doing business from a different angle is warranted because it is nucleus to economic growth and its presence leads to investment, innovation, and profitability thereby benefiting society on the macro level. In terms of the influence ease of doing business has on the micro level, investment leads to job creation, which in turn leads to an increase in employment opportunities thereby benefiting individuals. Addressing the relationship that exists among ease of doing business, corruption, and rule of law adds to the field of economics in that it provides a clearer view on how to prioritize and maximize the benefit received as a result of a more efficient allocation of scarce resource.
In this paper, an in-depth analysis of the relationship that exists among ease of doing business, corruption, and rule of law is provided in two parts.

**Part 1: Corruption**

Corruption and bribery are a major problem since they are very complicated, and difficult to prove. Because the putative goal of government is to have society, business, and daily lives of constituents free of corruption or at least minimized, many countries have decided to take an active role in combating it through the establishment of organizations such as Transparency International, which was created in 1993 to attempt reduce if not eliminate corruption around the world. Transparency International is a non-governmental organization with headquarters located in Berlin, Germany. It monitors and publicizes corporate and political corruption in international development. The organization measures the level of corruption with the use of many indices. This paper uses the Corruption Perception Index, first launched in 1995, and the Bribe Payers Index, with its first report printed in 1999, to examine the type of externality corruption is to ease of doing business and growth.

The Corruption Perception Index (CPI) ranks, on a scale of 0 to 100, a total of 176 countries based on how corrupt their public sector is perceived to be; the lower the rank the better. It also scores the same number of countries on a scale of 0 to 10. The higher the score is, the cleaner the country’s public sector is perceived to be. For example, in 2011 Netherlands achieved a score of 8.9 followed by Switzerland with a score of 8.8.

As for the ranking, in 2011, the best countries were New Zealand, Denmark, and Finland with a rank of 1, 2, and 2 respectively. The worst countries were Afghanistan, Myanmar, North Korea, and Somalia with a rank of 180, 180, 182, and 182 respectively.
The Bribe Payers Index\textsuperscript{viii} scores, on a scale of 0 to 10, a total of 28\textsuperscript{ix} of the world’s leading economies based on the likelihood that firms from these countries are to engage in bribery when doing business abroad in order to gain an advantage over already established and existing firms. For example, in Mexico, where La Mordida\textsuperscript{x} or the bite of the dog is evidently present, Mexicans paid close to $2.58 billion in bribes in 2007 compared to $115 million in 2005. The bribe however was smaller; $13 in 2007 compared to $17 in 2005. In fact, in Mexico in 2005 "nearly 10 percent of the requests for public services like the simple request for connecting electricity to a house or changing vehicle ownership, involved bribes"\textsuperscript{xi}. The top 3 scoring countries on the bribe payers’ list were the Netherlands, Switzerland, and Belgium with scores of 8.8, 8.8, and 8.7 respectively. The bottom 3 scoring countries were Russia, China, and Mexico with scores of 6.1, 6.5, and 7 respectively. Mexico scored better than Russia and China in terms of bribery, but China scored better than Mexico in terms of corruption with a score of 3.6 and 3.0 respectively. Also in terms of corruption, Mexico scored better than Russia with a score of 3.0 and 2.4 respectively. As for ease of doing business, Mexico ranked 53 whilst China and Russia ranked 91 and 118 respectively. Of course, the higher the ranking on the EDBI, the less friendly business regulations can be in that country. Thus, the results show that Mexico is less likely to bribe abroad and had friendlier business regulations than China and Russia, but Mexico was more corrupt than China and less corrupt than Russia.

The difficulty in properly measuring corruption and bribes is that it is often times viewed as a cultural issue (Barr and Serra [2010]), and many people accept it as a common and necessary practice to do business. According to Barr and Serra, “while corruption may, in part, be a cultural phenomenon, individuals should not be prejudged with reference to their country of origin”. In India like in Mexico corruption is regarded as part of doing business. However in India,
corruption begins at the bottom echelon of the business creation process, from the incorporation level to the construction level, to the import of raw materials as well as to the export of finished goods. It is said that to do business in India, as in Egypt and other countries in the Middle East and Asia, a corporation should factor in the cost of bribing officials into its overall cost of establishing and operating a business. An anecdote from a reliable source that works in the aviation industry, which wishes not to be named, recounted his experiences in doing business in China, Indonesia, and Malaysia. It seems that in order to do business, whether in the public or private sector, a percentage of the total cost of the commissioned job has to be agreed upon prior to any deals being approved. What’s important to note is that corruption and bribery are widespread in high-ranking positions and are pretty common that they are openly practiced and not incognito.

With regards to ease of doing business, The Doing Business\textsuperscript{xii} initial goal is to provide an unbiased foundation for understanding and improving the regulatory environment for business around the world. The Doing Business project was established in 2002 with its first report published in 2003. It covers 185 economies on a scale of 1 to 185. A low ranking on the Ease of Doing Business index means the regulatory environment is business friendly and conducive to starting and operating a business. For example, the top four scoring countries\textsuperscript{xiv} in its ease of doing business are Singapore, Hong Kong, New Zealand, and the United States with scores of 1, 2, 3, and 4 respectively. The bottom four scoring countries\textsuperscript{xiv} are Chad, Congo Republic, Central African Republic, and Eritrea with scores of 185, 184, 183, and 182 respectively. The index provides a measure that encourages countries to compete towards more efficient regulations and thus creates an incentive for regulatory reform if countries are to move up on the ranking scale.
Part II: Rule of Law

With the presence of rule of law and not to mention the help of whistle blowers, it is possible to reduce, deter, and possibly eliminate corruption and bribery through accountability. For example, The U.S. Securities and Exchange Commission (SEC) penalized Nature’s Sunshine Products (NSP) because their subsidiary in Brazil paid a bribe in order to illegally import certain vitamins and herbal products into Brazil. NSP paid a civil fine in the amount of $600,000 in 2009. In Russia, an investigation by Russian authorities for violations under the Foreign Corrupt Practices Act (FCPA) alleged that DaimlerChrysler, a German auto company, bribed public Russian officials. Daimler paid a fine in the amount of $185 million imposed by the US Department of Justice and SEC. Also, Daimler’s employee also allegedly bribed Chinese officials by offering commissions, travel, and gifts benefits. Hewlett-Packard in 2010 was investigated for having employees’ involved in kickbacks worth $10.9 million. Hewlett-Packard (HP) settled by paying a fine close to $55 million, which is about five times the amount of the kickbacks. In fact, the investigation into HP was a cooperating effort initiated by Russian authorities and German prosecutors. Dow Chemical in Mumbai bribed officials of India’s Central Insecticides Board in order to speed up the registration process of its products. Dow Chemical settled outside of court and paid a fine in the amount of $325,000 [Ernest & Young, 2012]. Very recently, November 2013, in an ongoing case, a British businessman Victor Dahdaleh paid bribes in the amount of $64 million to the former CEO, Bruce Hall, of Aluminum Bahrain BSC, known as ALBA and to Sheikh Issa Bin Ali Al Khalifa, then chairman, in order to win contracts. It seems that Mr. Dahdaleh paid bribes to officials in the amount of $7.75 million between 1998 and 2006 xv. It is evident that multinational corporations are tempted to bribe abroad as part of doing business however, one way or another they end up caught in the act, held
accountable, and penalized.

With that said, if ease of doing business is at the core of economic growth, then it is important to identify the level of influence the presence of corruption and rule of law have on this key element. Thus, based on the review presented, my hypothesis is that, depending on the type of market, competitive or monopolistic, there exist zero to negative correlation between ease of doing business, the dependent variable, and corruption, bribery, and rule of law the independent variables. However, in terms of GDP growth with regards to corruption, bribery, and rule of law the relationship is negative on the macro level and positive on the micro level. Furthermore, the relationship between ease of doing business and growth is positive on the macro level and negative on the micro level. Thus, in terms of externalities, corruption, bribery, and rule of law can be viewed as positive or negative depending on the circumstances.
CHAPTER 3

Methodology, Data Selection, and Problems Encountered

Methodology

This study used cross-sectional data to assess the extent of the relationship that exists among ease of doing business, corruption, rule of law, gdp growth, and gdp per capita. The data selection was based on data availability, observations range from 12 to 178. In this empirical study, regression analysis is used to show the effect corruption and rule of law has on ease of doing business, gdp growth, and gdp per capita. Also, scatter plots are used to show the relationship that exist between Ease of Doing Business (EDBI), Corruption Perception Index (CPI), Bribe Payers Index (BPI), and Rule of Law (RoL); GDP Growth (GDGP), CPI, BPI, and RoL; GDP per Capita (GDPPC), CPI, BPI, and RoL; GDGP vs. EDBI; GDPPC vs. EDBI.

My model specification is an OLS regression and is the following:

\[ DV = \alpha + \beta_1 C + \beta_2 RoL + \varepsilon \]

Where \( DV \) is a vector representing the dependent variables, \( C \) is a vector of variables measuring corruption, \( RoL \) is a vector of variables measuring rule of law, and \( \varepsilon \) is a random variable that is assumed to be normally distributed with a constant variance and zero mean.

A total of four OLS regressions models are presented to assist in quantifying the relationship between the explained and the explanatory variables as well as the hope of being able to determine the factors that weighs heavily and have high magnitude effect on influencing growth whether on the macro or micro level of an economy.
Data Selection

The total number of observations used in this study ranged from 12 to 178 depending on the model and depending on the explanatory variables used in the model.

The dependent variables examined in this study are Ease of Doing Business, GDP Growth, and GDP per Capita. The independent variables are Corruption and Rule of Law vectors.

The corruption vector includes the following: Corruption Perception Index; Bribe Payers Index; Transparency, Accountability, and Corruption; Firms Giving Gifts when Meeting with Tax Officials; Firms Average Time Meeting with Tax Officials; Informal Payment to Public Officials; Quality of Public Administration, which are described below:

- Transparency, accountability, corruption in the public sector (TAC) assesses the extent to which the executive can be held accountable for its use of funds and for the results of its actions by the electorate and by the legislature and judiciary, and the extent to which public employees within the executive are required, it measures on a scale of 1 to 6 where 1=low and 6=high; 77 countries were surveyed in 2011 and the assortment is as follows: 13 countries from Asia, 38 from Africa, and 26 from the rest of the world.

- Firms expectations to give gifts in meeting with tax officials (% of firms) (FGGMTO) is the percentage of firms that answered positively to the question "was a gift or informal payment expected or requested during a meeting with tax officials; It is important to note that in 2010 a total of 33 countries were surveyed of which only 4 where from Africa, Congo, Dem. Rep., Angola, Mali, Botswana, and 29 from the rest of the world. On the other hand, in 2011 only 6 countries where surveyed: 4 from Africa: Zimbabwe, Rwanda, Ethiopia, and Central African Republic, 1 from Asia: Sri
Lanka, and 1 from Middle East and North Africa (MENA) Iraq.

- CPIA quality of public administration (QPA) assesses the extent to which civilian central government staff is structured to design and implement government policy and deliver services effectively, it measures on a scale of 1 to 6 where 1=low and 6= high; this index consist of a total of 78 observations: 13 are from Asia, 38 from Africa, and 27 are from the rest of the world.

- Informal payments to officials (IPO) are the percentage of firms expected to make informal payments to public officials to "get things done" with regard to customs, taxes, licenses, regulations, services, and the like; The sample of observations are similar to that of FGGMTO in both 2010 and in 2011.

- Firm’s average time meeting with tax officials (FATMTO) is the average number of visits or required meetings with tax officials, as the independent variables. The sample of observations is similar to that of FGGMTO and IPO in both 2010 and in 2011.

A sample of 12 countries, Angola, Bolivia, Congo, Dem. Rep., Dominica, Grenada, Guyana, Honduras, Mali, Nicaragua, St Lucia, St. Vincent and the Grenadines, and Yemen, is used in this cross-sectional analysis because of data being available for that number of countries as well as the parameters in the corruption vector.

It is important to note that year 2011 is used in EDBI and 2010 is used in the other five chosen parameters because any reforms, to help improve corruption or ease of doing business, takes a long time to reflect in the numbers. For that reason, it is appropriate to use two different time periods, 2010 and 2011, to analyze the effect of the different corruption explanatory variables in order to assess the relationship that exists between EDBI and the abovementioned
measures of corruption.

The data on TAC, FGGMTO, FATMTO, IPO, and QPA is obtained from the World Bank.

The rule of law vector includes the following: Property Rights and Rule-Based Governance (PR), Start-Up Procedure to Register Business (SPRB), Strength of Legal Rights Index (SLRI), Procedure to Enforce a Contract (PEC), Time Required to Obtain an Operating License (TROOL), Time Required to Start a Business (TRSB), Disclosure Index (DI), Business Regulatory Environment (BRE), and Rule of Law Index (RoL), which are described below:

- Property rights and rule-based governance (PR) assesses the extent to which private activity is facilitated by an effective legal system and rule-based governance structure in which property and contract rights are reliably respected and enforced;
- Start up procedures to register a business (SPRB) are those required to start a business, including interactions to obtain necessary permits and licenses and to complete all inscriptions, verifications, and notifications to start operations. Data are for businesses with specific characteristics of ownership, size, and type of production;
- Strength of legal rights index (SLRI) measures the degree to which collateral and bankruptcy laws protect the rights of borrowers and lenders and thus facilitate lending. The index ranges from 0 to 10, with higher scores indicating that these laws are better designed to expand access to credit;
- Numbers of procedures to enforce (PEC) a contract are the number of independent actions, mandated by law or courts, that demand interaction between the parties of a contract or between them and the judge or court officer;
- Time required to obtain operating license (TROOL) is the average wait to obtain an
operating license from the day the establishment applied for it to the day it was granted.

- Time required to start a business (TRSB) is the number of calendar days needed to complete the procedures to legally operate a business. If a procedure can be speeded up at additional cost, the fastest procedure, independent of cost, is chosen;

- Disclosure index (DI) measures the extent to which investors are protected through disclosure of ownership and financial information. The index ranges from 0 to 10, with higher values indicating more disclosures;

- Business regulatory environment (BRE) assesses the extent to which the legal, regulatory, and policy environments help or hinder private businesses in investing, creating jobs, and becoming more productive;

- The Rule of Law Index is designed by the World Justice Project and measures the extent to which countries adhere to the rule of law in practice. The index is made up of nine factors and each factor covers a range between three and seven sub factors. However no data is available on the ninth factor, informal justice. In my study I use the average of the eight factors: limited government power, absence of corruption, order and security, fundamental rights, open government, regulatory enforcement, civil justice, and criminal justice.

All of the variables used in this paper are taken from the World Bank except for the rule of law index, which is taken from the World Justice Project. The World Justice Project is an independent non-profit organization that develops communities of opportunity and equity by
advancing the rule of law worldwide. Also, CPI and BPI are taken from Transparency International, a non-governmental organization that monitors and publicizes corporate and political corruption in international development.

It is important to note that Ease of Doing Business index measures relative change and takes the simple average of 10 topics: starting a business, dealing with construction permits, getting electricity, registering property, getting credit, protecting investors, paying taxes, trading across borders, enforcing contracts, and resolving insolvencies.

The data covers years 2010, 2011, 2012, and 2013. Given the fact that corruption and rule of law are slow changing, a combination of years is used to increase the number of observations. For example, in Model 1, 2010 data is used, while in Model 2 the average of year 2010 and 2011 is used in order to increase the number of observations. The choice behind the time period is the availability of the most recent data collected.

Problems Encountered

This study is a cross-sectional one. A drawback to using cross-sectional data is the small numbers of observations available. Also the adjusted $R^2$ is often times low. Rule of law and corruption have become the focus and concern of politicians and citizens in general that more and more studies are being made in order to determine the best ways to implement the existing rules of law and the best ways to reduce corruption to a minimum. Thus, given that not enough data is available to do a time series analysis, the method of choice is a cross-sectional analysis. The number of observations in the models depends on the explanatory variables used.

The first model, Model 1, uses corruption variables (See Appendix B), excluding corruption perception index and bribe payers index. It is made up of twelve observations of
which 25% are African countries and 75% are from the rest of the world. The time period covered in this model is 2010 for the independent variables. The time periods used in the dependent variables are 2010 for gdp growth and gdp per capita and 2011 for ease of doing business.

The second model, Model 2, uses rule of law variables, excluding the rule of law index. The data used is the average of years 2010 and 2011 for each of the independent variables except for Business Regulatory Environment (BRE), and Disclosure Index (DI), which covers year 2011. The time periods used in the dependent variables are 2010 for gdp growth and gdp per capita and 2011 for ease of doing business.

This model, rule of law, is made up of seventeen observations of which 70% are African countries, 5% are Asian countries, and are 25% from the rest of the world.

The third model, Model 3, used corruption perception index for the year 2011, bribe payers index for the year 2011, and rule of law index year for the year 2012-13 because that is the only data available for download. The time periods used in the dependent variables are 2010 for gdp growth and gdp per capita and 2011 for ease of doing business.

A total of 24 observations out of 28 are utilized due to data availability. The countries are those included in the Bribe Payers Index (see Appendix D). The sample is made up of 30.7% European countries, 26.9% Asian countries, 3.8% African countries, and 38.6% from the rest of the World.

The fact that the Bribe Payers Index ranks only 28 of the world's largest economies according to the perceived likelihood that companies from these countries pay bribes abroad, restricts the number of observations in the study to 28. Another problem with BPI is that it measures only the largest economies and those are mainly European countries, a select few are
Asian countries, Turkey and UAE. The other explanatory variables measure corruption and rule of law in the Least Developed Countries as well as the Developing ones. The data is obtained by Transparency International (TI) and is based on the views of surveyed business executives.

The last model, Model 4, is made up of 178 observations (see Appendix C) and has the following independent rule of law variables: Strength of legal rights index, time required to start a business, and start-up procedure to register a business. The latter is made up of 13.5% Asian countries, 27% African countries, 9% European countries, and 50.5% from the rest of the world. The data used is the average of years 2010 and 2011.
CHAPTER 4
Results, Analysis, and Outcome of Regression Models

Results

As hypothesized previously in section two of this study, the scatter plots presented in Appendix E show that the relationship between the dependent variable, Ease of Doing Business (EDBI), and the independent variables Corruption Perception Index (CPI), Bribe Payers Index (BPI), and Rule of Law (RoL) is negative in nature as shown in figures E1, E2, and E3 respectively.

Furthermore, there exist a negative relationship between GDP Growth (GDPG) and CPI, BPI, RoL as shown in figures E5, E6, and E7 respectively. However, the relationship is positive when it comes to GDP per Capita (GDPPC) and CPI, BPI, RoL as shown in figures E8, E9, and E10.

As for the relationship between EDBI vs. GDPG and EDBI vs. GDPPC, the correlation is positive in EDBI vs. GDPG and negative in EDBI vs. GDPPC as it is evident in figures E4 and E11.

Analysis

The outcome of the observed relationships does verify that business friendly regulations are conducive to growth and more likely to encourage foreign direct investments thereby benefiting the economy on the macro level.

However, corruption and bribery have an inverse outcome in that it makes doing business harder. The negative consequence that rule of law exhibits on ease of doing business can be interpreted as too much bureaucracy and red tape which justifies the presence of corruption and bribery.
One can infer that the presence of corruption and bribery give rise to discriminatory behaviors. For example, a bribed official that creates barriers to entry to the market in order to give existing and established firms monopoly power hence hindering if not eliminating competition.

With that said, the negative relationship between the Ease of Doing Business Index (EDBI) vs. Bribe Payers Index (BPI) and EDBI vs. Corruption Perception Index (CPI) respectively, brings to the spotlight an empirical investigation of corruption and product market competition [Alekseev and Song (2013)] in which they show, using firm level information, that competition is associated with corruption. Also, Shleifer and Vishny (1993) find that cost-reducing corruption is promoted by market competition. Contrary to the latter is the finding of Ades and Di Tella (1999) and Emerson (2006), which show that greater competition leads to less corruption.

One can deduce based on figures E1 and E2 that the presence of corruption and bribery negatively impacts ease of doing business and thus hinders competition by creating barrier to entry as a result of discriminatory behavior on the part of public officials. With that said, bribery and corruption have a damaging effect on growth, which is viewed as a negative externality on the macro level.

Furthermore, corruption is ambiguous, difficult to prove, and depends on various factors like the information that unethical and corrupt public officials have on firms, the probability of punishment for their unethical behavior, and technologies employed by firms to name a few. Moreover, corruption could be coercive where it becomes a criminal behavior in that it distorts prices, or could be collusive in that it results in cost reduction. In another word,
corrupt officials may exercise their power to limit competition in order to give incumbent firms monopoly power and thus increasing the firm’s profit, which in turn can be extorted through bribes. Moreover, the firm's decision to bribe or not to bribe still depends on the size of the bribe and whether or not the amount requested is less than or greater than the rent the firm receives. If the demand is greater than the profit earned, the firm exits the market. With that in mind, the corrupt official has to have inside knowledge of the profit earned by the firm, a task made easier with the presence of technology, social media, and voluntary information that publicly traded corporations have to make available in order to satisfy investors.

The latter implies that the existence of corruption, bribery, and rule of law each have, to some degree, restrictive characteristics with regards to the economy on the macro level. However, the results can be interpreted such that corruption, bribery, and too much bureaucracy benefit the economy on the micro level. Their presence increases the cost of doing business and impedes growth in the economy on the macro level. Conversely, ease of doing business benefits the economy on the macro level and hinders it on the micro level. So, if the goal is to improve gdp growth then the focus should be on improving ease of doing business, but if the goal is to improve gdp per capita then the focus should be on rule of law, corruption, and bribery.

**Regression Models and Results**

In the regression analysis, the coefficient represents the effect of a one-unit increase in the independent variable on the dependent variable. For example, a popular variable used by many of the World Bank studies is the percent of firms that make informal payments to public officials (IPO) in order to facilitate their business affairs, like obtaining business licenses and speeding up customs services to name a few. So a 1% increase in the number of firms that have to make informal payments will have either a positive or negative effect on EDBI.
Model 1

A multiple linear regression model, Model 1, is used in order to quantify the strength or existence of the relationship between the explained variable, EDBI and the explanatory variables TAC, FGGMTO, FATMTO, IPO, and QPA.

The least squares approach is used in this instance resulting in the following estimated equation, equation 1:

\[ \text{EDBI} = 488.7461 - 28.1257TAC + 0.119618\text{FGGMTO} - 18.783\text{FATMTO} + 1.144687\text{IPO} - 91.2252\text{QPA}; \ (\text{equa.1}) \]

The regression specification tells us, based on the above equation, that a one unit increase in TAC lowers EDBI by 28.1257 units, which is reasonable to say that if officials are held accountable for their actions then more rules are followed and that will slow things down in terms of doing business. In addition, a one-unit increase in FGGMTO increases EDBI by 0.119618 units, a one-unit increase FATMTO lowers EDBI by 18.783 units, a one-unit increase in IPO increases EDBI by 1.14468 units, and one unit increase in QPA decreases EDBI by 91.2252 units. EDBI is predicted to be at 488.7461 if the explanatory variables used in this model are zero.

The intuitive assumptions made earlier are evident in equation (1), which shows that transparency and bureaucracy restricts ease of doing business whilst payoff and bribery improves it. However, to further solidify the results, it is important to test the overall fit of the model. Thus, a look at the adjusted $R^2$ tells us that only 64.18% of the variation in EDBI is explained by the TAC, FGGMTO, FATMTO, IPO, and QPA. It is important to note that when cross-sectional data is used, often times the produced $R^2$ seem quite low.

Another tool to examine the fit of the model is to form and test a Null Hypothesis where the Null states that TAC ($\beta_2$), FGGMTO ($\beta_3$), FATMTO ($\beta_4$), IPO ($\beta_5$), and QPA ($\beta_6$) are not
associated with EDBI thus \( \beta_2=\beta_3=\beta_4=\beta_5=\beta_6=0 \) and the alternative hypothesis which states that at least one of the \( \beta_n \) is associated thus \( \beta_2, \beta_3, \beta_4, \beta_5, \beta_6 \neq 0 \). In the summary output of the model the Significance F = 0.038611 \(< 0.05 \) (confidence level). Thus, the Null hypothesis is rejected in favor of the alternative. In other words, the model is statistically significant at least at the 95\% level.

Moreover, two other version of Model 1 using GDPG and GDPPC as the explained variables result in the following Significance F: 0.14938 and 0.229206 respectively and leads us to the conclude that Model 1 using GDPG and GDPPC as dependent variables are not statistically significant. In other words we do not reject the Null Hypothesis and the parameters are equal to zero. The two versions of Model 1 are not good models and therefore rejected.

**Model 2**

Model 2 analyses EDBI as the explained variable and TROOL, PR, PEC, SPRB, SLRI, TRSB, DI, and BRE. The total number of observations is 17 and resulted in equation 2:

\[
\text{EDBI} = 310.7624 - 0.203621\text{TROOL} + 40.93676\text{PR} - 80.76985\text{PEC} \\
+ 2.655914\text{SPRB} - 0.82126\text{SLRI} - 0.052535\text{TRSB} - 2.756807\text{DI} - 19.50584\text{BRE};
\]

(equa.2)

The adjusted \( R^2 = 0.72008 \) thus 72\% of the variation in EDBI is explained by the selected explanatory variables. The Significance F =0.009424 \(< 0.05 \) and that is a good fit. Consequently the Null Hypothesis can be rejected in favor of the Alternative. The Null Hypothesis and the Alternative take the same format as that of Model 1 except with added parameters (8 in Model 2 as opposed to 5 in Model 1).

Moreover, two other versions of Model 2 using GDPG and GDPPC as the explained variables result in the following Significance F: 0.493179 and 0.132067 respectively and leads us
to conclude that Model 2 using GDPG and GDPPC as dependent variables are not statistically significant. In other words we do not reject the Null Hypothesis and the parameters are equal to zero. The interpretation of the coefficients follows the same interpretation as in Model 1, where a one unit increase in the explanatory variable results in either an increase or decrease in the explained variable depending on the sign preceding it.

**Model 3**

Model 3 analyses EDBI as the explained variable and RoL, CPI, and BPI as the explanatory variables. A total of 24 observations are used resulting in equation 3:

\[
EDBI = 84.22905 - 50.4473RoL - 17.1286CPI + 12.54718BPI, \text{ (equa.3)}
\]

The adjusted $R^2 = 0.702029$, thus 70% of the variation in EDBI is explained by the selected explanatory variables. The Significance $F = 4.41 \times 10^{-06} < 0.05$ and that is a good fit. Accordingly the Null Hypothesis can be rejected in favor of the Alternative. The Null Hypothesis and the Alternative take the same format as that of Model 1 except with fewer parameters (3 in Model 3 as opposed to 5 in Model 1).

Additionally, two other versions of Model 3 using GDPG and GDPPC as explained variables resulted in equations 4 and 5 respectively:

\[
\begin{align*}
GDPG & = 24.81993 - 38.0328RoL + 2.050634CPI - 1.07143BPI, \text{ (equa.4)} \\
GDPPC & = -32033.30 + 109280.6RoL + 1757.355CPI - 2651.78BPI, \text{ (equa.5)}
\end{align*}
\]

With regards to GDPG, the adjusted $R^2 = 0.517557$, which means that 52% of the variation in GDPG is explained by RoL, CPI, and BPI. The Significance $F = 0.000491$ and is indicative of a good fit given the small number of observations. The Null Hypothesis takes the same format as in Model 1 and is rejected in favor of the Alternative. In other words, the model is statistically significant at least at 95% confidence level.
With regards to GDPPC, the adjusted $R^2 = 0.826069$, which means that 82.6% of the variation in GDPPC is explained by RoL, CPI, and BPI. The Significance F = 2.15E-08 and is indicative of a good fit. The Null Hypothesis takes the same format as in Model 1 and is rejected in favor of the Alternative. In other words, the model is statistically significant at least at 95% confidence level.

**Model 4**

Model 4 analyses EDBI as the explained variable and SPRB, SLRI, and TRSB as the explanatory variables. A total of 178 observations are used resulting in equation 6:

$$EDBI = 93.35153 + 5.68496 \text{SPRB} - 8.37992 \text{SLRI} + 0.137056 \text{TRSB}, \text{ (equa.6)}$$

The adjusted $R^2 = 0.412586$ thus 42% of the variation in EDBI is explained by the selected explanatory variables. The Significance F =1.24E-20 < 0.05. Hence the Null Hypothesis can be rejected in favor of the Alternative. The Null Hypothesis and the Alternative take the same format as that of Model 1 except with fewer parameters (3 in Model 4 as opposed to 5 in Model 1).

Although the model returned a good Significance F, one should keep in mind the low adjusted $R^2$, which means that Start-up Procedure to Register a Business, Strength of Legal Rights, and Time Required to Start a Business are not sufficient to explain the variations in Ease of Doing Business.

Moreover, two other versions of Model 4 using GDPG and GDPPC as the explained variables result in the following Significance F: 0.608947 and 0.003983 respectively and leads us to conclude that Model 4 using GDPG and GDPPC as dependent variables is not statistically significant in terms of GDPG but statistically significant in terms of GDPPC. In other words, with regards to GDPG we do not reject the Null Hypothesis and the parameters are equal to zero,
but with regards to GDPPC we reject the Null Hypothesis in favor of the Alternative. The estimated regression equation with regards to GDPPC is equation 7:

$$GDPPC = 14027.62 - 976.554SPRB + 1273.624SLRI - 11.8137TRSB, \text{ (equa.7)}$$

The interpretation of the coefficients follows the same interpretation as in Model 1, where a one unit increase in the explanatory variable results in either an increase or decrease in the explained variable depending on the sign preceding it.

A summary of all four models is presented in Table 1 below. It shows the adjusted R² and the Significance F values, the number of observations in each model, the dependent variable used in the model, and whether or not the model is jointly statistically significant using the chosen variables. The abbreviations used for statistical significance are JSS for jointly statistically significant at the 95% confidence level and NJSS for not jointly statistically significant.
Table 1

Summary of results for Models 1 through 4: table 1 shows the adjusted $R^2$, Significance F, and Statistical significance.

<table>
<thead>
<tr>
<th>Model #</th>
<th>Number of obs.</th>
<th>Dependent variable</th>
<th>Adjusted $R^2$</th>
<th>Significance F</th>
<th>Statistical Significance</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>12</td>
<td>EDBI</td>
<td>0.641833</td>
<td>0.038611</td>
<td>JSS</td>
</tr>
<tr>
<td>1</td>
<td>12</td>
<td>GDPG</td>
<td>0.402826508</td>
<td>0.14938</td>
<td>NJSS</td>
</tr>
<tr>
<td>1</td>
<td>12</td>
<td>GDPPC</td>
<td>0.289425</td>
<td>0.229206</td>
<td>NJSS</td>
</tr>
<tr>
<td>2</td>
<td>17</td>
<td>EDBI</td>
<td>0.72008</td>
<td>0.009424</td>
<td>JSS</td>
</tr>
<tr>
<td>2</td>
<td>17</td>
<td>GDPG</td>
<td>0.006237</td>
<td>0.493179</td>
<td>NJSS</td>
</tr>
<tr>
<td>2</td>
<td>17</td>
<td>GDPPC</td>
<td>0.390817</td>
<td>0.132067</td>
<td>NJSS</td>
</tr>
<tr>
<td>3</td>
<td>24</td>
<td>EDBI</td>
<td>0.702029</td>
<td>4.41E-06</td>
<td>JSS</td>
</tr>
<tr>
<td>3</td>
<td>24</td>
<td>GDPG</td>
<td>0.517557</td>
<td>0.000491</td>
<td>JSS</td>
</tr>
<tr>
<td>3</td>
<td>24</td>
<td>GDPPC</td>
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<td>JSS</td>
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<td>4</td>
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<td>EDBI</td>
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<td>1.24E-20</td>
<td>JSS</td>
</tr>
<tr>
<td>4</td>
<td>178</td>
<td>GDPG</td>
<td>-0.00664</td>
<td>0.608947</td>
<td>NJSS</td>
</tr>
<tr>
<td>4</td>
<td>178</td>
<td>GDPPC</td>
<td>0.057549</td>
<td>0.003983</td>
<td>NJSS</td>
</tr>
</tbody>
</table>
Table 2

Summary of coefficients of regression equations for Models 1 through 4. Note: figures in parentheses beneath coefficients are t-statistic value. The * indicates a 95% significance level.

<table>
<thead>
<tr>
<th></th>
<th>Model 1</th>
<th>Model 2</th>
<th>Model 3</th>
<th>Model 4</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>EDBI</td>
<td>EDBI</td>
<td>EDBI</td>
<td>GDPG</td>
</tr>
<tr>
<td>Constant</td>
<td>488.7461*</td>
<td>310.7624*</td>
<td>84.22905*</td>
<td>24.81993*</td>
</tr>
<tr>
<td></td>
<td>(2.829526)</td>
<td>(2.043216)</td>
<td>(0.982737)</td>
<td>(3.997618)</td>
</tr>
<tr>
<td>TAC</td>
<td>-28.1257*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(-0.81251)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FGGMTO</td>
<td>0.119618*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(0.051094)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FATMTO</td>
<td>-18.783*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(-1.66133)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IPO</td>
<td>1.133687*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(0.45585)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>QPA</td>
<td>-91.2252*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(-1.47465)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>TROOL</td>
<td></td>
<td>0.203621*</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>(-0.21789)</td>
<td></td>
<td></td>
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Table 2 (cont’d) | Model 1 | Model 2 | Model 3 | Model 4 |
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CHAPTER 5

Conclusion

This paper investigates the impact of corruption and rule of law on ease of doing business, GDP growth, and GDP per capita. Using the countries from the Bribe Payers Index reduced the number of observations from 214 to 28 thereby limiting the sample size. Although there are many variables that influence a country’s ease of doing business like political turmoil, elections, uncertainties in the business environment, and the efficiency of the public sector to name a few; the chosen explanatory variables that cover both corruption and rule of law did a good job in explaining the variations in the ease of doing business, however not so well in expressing the discrepancies in GDP growth and GDP per capita. Conversely, the use of Rule of Law Index, the Corruption Perception Index, and the Bribe Payers Index showed the best results in explaining the variations in all three: EDBI, GDPG, and GDPPC.

This analysis provides an overview that exposes the negative effect corruption, bribery, and rule of law have on the ease of doing business in a country as well as on a country’s economy on the macro level. It also shows the positive effect corruption, bribery, and rule of law have on a country’s economy on the micro level. The World Justice Project measures the actual degree that the rule of law is practiced in the surveyed countries; the same should apply to corruption where the Index should be an actual measure rather than a perceived value. It is understandable that it is hard to prove corruption and bribery as they are quite intangible and consequences associated with it are severe and often time viewed as means to an end. The fact that variation in ease of doing business, GDP per capita, and GDP growth using Rule of Law Index, Corruption Perception Index, and Bribe Payers Index is explained 83% of the time, 70% of the time, and 52% of the time respectively, shows the order of importance that scarce resources
should be allocated. It is clear that those benefiting on the micro level are without a doubt multinational corporations and their followers, while society, as a whole does not benefit as much. Thus, one can infer that corruption, bribery, and rule of law indices weigh heavily and have a higher magnitude effect on ease of doing business and GDP per capita than on GDP growth.

Furthermore, if we are to improve GDP growth then examination of other factors such as education, fertility rate, population rate, life expectancy, and productivity levels is recommended. Although economic growth is influenced by many factors like productivity, population, and education to name a few, in terms of this paper however, the focus is on rule of law, corruption, and bribery and how they influence ease of doing business, GDP per capita, and GDP growth. Thus, since rule of law can be viewed as a public good and thereby controllable, we should think of it as a positive externality and make bureaucracy friendly to foreign investors and locals alike. With that said, it is important to allocate our scarce resources toward the improvement and simplification of rules and regulations in order to improve the economy on the macro level via ease of doing business. As a result, although realistically speaking corruption and bribery cannot be eliminated since they are tightly woven into the fabric we so call society, friendly regulations will minimize corruption and bribery.

Since the chosen explanatory variables used in this paper proved to be imperfect in measuring growth in all models except Model 4, a possible way to better examine potential growth in a future paper is to use Cobb-Douglas production function $Y_p = AK^\alpha_p L^\beta_p$, where $\alpha + \beta = 1$ represent constant return to scale and the assumption that A=A$_pC^\Theta R^{1-\Theta}$ where “C” and “R” represent corruption and rule of law. The latter economic approach is used by the European Union$^{xvi}$ and merits future consideration.

In conclusion, depending on which end of the spectrum one is and from what perspective
one looks at corruption and rule of law, both are viewed as externalities that can be either characterized as positive or as negative.
http://doingbusiness.org/rankings, the World Bank

Chad and Rwanda are considered one of the Least Developed Countries per the World Trade Organization. http://www.wto.org/english/thewto_e/whatis_e/tif_e/org7_e.htm


The World's Bank Country Policy and Institutional Assessment

Trade openness is measured as (Export-Import)/ gdp


http://www.transparency.org/cpi2011/interactive

http://bpi.transparency.org/bpi2011/

See Appendix D for the list of countries used in this study


http://www.doingbusiness.org/


Databank.worldbank.org/data/views/reports/tableview.aspx, retrieved 10/24/2013


http://europa.eu.int/comm/economy_finance