

# Regulatory Bargaining and Public Law

**JIM ROSSI**

*Florida State University College of Law*



**CAMBRIDGE**  
**UNIVERSITY PRESS**

## Contents

<i>Preface</i>	<i>page</i> vii
<i>Acknowledgments</i>	xi
1. The Scope of Regulatory Bargaining	1
PART I: EXTENDING INCOMPLETE BARGAINS FROM THE ECONOMICS OF THE FIRM TO PUBLIC GOVERNANCE	
2. Regulatory Bargaining and the Stability of Natural Monopoly Regulation	31
3. The Incompleteness of Regulatory Law: Moving Beyond the “Small World” of Natural Monopoly Regulation	51
4. Refin(anc)ing Retail Service Obligations for the Competitive Environment	71
PART II: INCOMPLETE REGULATORY BARGAINS, INSTITUTIONS, AND THE ROLE OF JUDICIAL REVIEW IN DEREGULATED INDUSTRIES	
5. Deregulatory Takings and Regulatory Bargaining	95
6. Incomplete Regulatory Tariffs and Judicial Enforcement	129
7. Bargaining in Decentralized Lawmaking	172
8. Overcoming Federal–State Bargaining Failures	206

9. Conclusion: Incomplete Regulatory Bargaining and the Lessons for Judicial Review	233
<i>References</i>	241
<i>Index of Primary Legal Authorities</i>	257
<i>Subject Index</i>	263