Inhibited privatization: a hurdle race over vested interests

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Abstract

This paper recognizes vested interests as one of the primary premises that reduce the effectiveness of privatization policy, stall its momentum and produce structural problems in the long-run. Both exogenous and endogenous drawbacks are cited, but the main focus is put on the dynamism of vested interests’ character, their interconnectedness and evolution. Policy makers have been long aware of the existence of activities rooted in vested interests including empire building behaviors, creation of sinecures or extravagant management style. Hence, the fundamental effort here is put on the identification of emerging vested interests that were typically not considered by scholars. The channels through which conventional vested interests have snowballed over time are emphasized. This includes casting a closer glance at family employment, as well as at sports sponsorship arrangements, which emerge as the favorite domain of marketing activity for Polish state-owned enterprises. The research of available literature is performed, along with its application to the Polish case, and insightful observations concerning the anatomy of privatization-related reluctance. Rough policy recommendations conclude the paper.
Introduction

The principal goal of the paper is to perform an in-depth investigation into the character of privatization-related vested interests that hamper the pace and depth of ownership transformation. The case of Poland is used as an example, both because of its familiarity to the author, and the presence of phenomena that are tackled in this paper, the pervasiveness of which may have been observed in Poland throughout the recent years. Vested interests were of course perceptible throughout consecutive stages of privatization in Poland from its very beginning, but the evidence here is designed rather to illustrate the contemporary struggle to overcome the residual resistance. The term „vested interests” embodies various political interests expressed by individuals or groups, deriving rents from a given state-owned entity and capable of forming pressure aimed at the preservation of status quo, which is favorable for them, but which puts taxpayers at a disadvantage. Another interesting frame for the notion of vested interests has been presented in Krusell & Rios-Rull (1996) who studied political obstacles to technological innovations. They depict this phenomenon by the incumbents blocking the emergence of novelties by influencing the regulatory process.

There are undoubtedly some merits behind government’s presence in corporate world and the intention of this article is neither to analyze its legitimacy, accuracy and effectiveness, nor to argue in favor of privatization’s inherent value. In fact, as Hertog (2010) proved it for the Persian Gulf monarchies, it would be too bold to make an identity relationship between public ownership and ineffectiveness. It is equally troublesome to infer high-level consequences of too much state in the economy, given the plethora of intermediate variables, differences in initial conditions and adopted development models. It is also ambiguous what consequences political connectedness has for companies involved in political campaigns (see Newton & Uysal, 2013).

Hence, instead of seeking strict evidence for the ineffectiveness of state-owned enterprises (later referred to as SOEs), this paper rather relies on a generic, primitive assumption that private property in the broad economy is more effective than public property. The paper is solely to stress that there is a number of supplementary motivations that derail SOEs from their shareholder value-oriented regime and make policy makers not to cut the umbilical cord that feeds them with generous governmental perks. At the same time, being aware of the consequences of flawed state ownership is important as it attests to the importance of this article. First, vested interests and rent seeking behaviors can distort the economic efficiency of policy design and implementation in the domain of management of economic resources (Jamash, 2006, p. 24). Second, they might have prolonged consequences for the level of development of the private sector and financial markets (Roland, 2001). Third, protracted privatization may have insidious influence on public finance, leading to its sub-optimal structure and putting off necessary reforms. A certain sort of extra income dependency can be observed, meaning that the government takes yearly privatization revenue for granted, treating it as filling material for budget deficit (see e.g. Iimi, 2003). Henceforth, gradual and sluggish privatization postpones the need to introduce substantial, but openly disliked policy shifts. With swift privatization, government would be injected with a one-off cash boost, but in the coming years more courageous policies would have to be implemented.

Rosa & Pérand (2010) stress that privatization-related literature is concentrated around two central subject matters: optimal privatization methods and efficiency gap between SOEs and private companies. Particularly, the ideological component that drives decision makers is unexploited. Although there is a broad literature also on the motivation of political actors to privatize or externalities associated with privatization, there is still a considerable deficit in comprehending the inhibitors to ownership transformation. Naturally, the political dimension is recognized and the political theory of privatization is developed in such papers as Boycko, Shleifer & Vishny (1996), Opper (2004) or Bortolotti & Pinotti (2008), but the existing
literature more often than not adopts a static stance towards interest groups, usually ignoring the fact their interests do evolve over time.

On a statistical note, the history of privatization in Poland dates back to 1981 (the introduction of market socialism policy), but it is not before the collapse of communist regime in 1989 and pushing through a series of privatization bills until the property transformation gathered its momentum (for more extended recapitulation refer e.g. to Kowalik, 1991). Between 1990 and 2008, nearly 7,500 (85.4 percent as of 1990) state enterprises have been put under some form of privatization. However, this figure is remarkably deceiving, as more than every fifth enterprise was just “commercialized” into “sole-shareholder company of the State Treasury”, which is quite immaterial alteration as compared with the status of SOE. Moreover, about 1,000 firms from the (statistical) privatization pool were dissolved, while even more than that were handed over to a government-dependent entity, the Agricultural Property Agency. (see Central Statistical Office in Poland, 2009)

Naturally, privatization in Poland is by far not a textbook example of perfectly failed policy. Tache (2008, pp. 12-14) enumerates such patterns, providing an example of her own country, Romania, as well as Russia, Bulgaria and Serbia, branding this model as a “patrimonial capitalism”. An extreme politicization of the underlying privatization schemes led virtually to a disappearance of hidden intrigues and charades, with vested interests being overtly displayed instead. For instance, members of the Romanian Parliament, sheltered by immunity, did not hesitate to perform managerial functions in the SOEs. In Poland, misconduct of such gravity has not been seen. To provide a complete picture, however, it is important to add that vested interests related to privatization do not necessarily ruin the whole market-oriented effort. For instance, as Rondinelli & Yurkiewicz (1996: 145) write, “the development of small- and medium-sized enterprises and the spread of entrepreneurial activity were far more important than privatization of state enterprises in moving Poland toward a market system”. Nevertheless, in some jurisdictions, such as Russia, the spoils system determined the quality of transition, and paralyzed market-oriented reforms (Moors, 1997; Fischer & Sahay, 2000, p. 21), as “the state was easily captured by well-organized industrial interests” (Kapstein & Milanovic, 2000: 29).

The paper is structured as follows. This introduction, containing the very brief outlook of privatization-related struggles in Poland, is followed by the discursive chapters on exogenous and endogenous sources of vested interests. The borderline between them happens to be blurred, but in general those exogenous originate outside the domain of policy makers, while the endogenous are rooted in politics. Afterwards, the dichotomy between conventional and emerging vested interests is presented, the latter being the phenomena that arose relatively recently and have not been so far extensively covered by scientific research. What comes next is the illustration of the emerging vested interests on the basis of a concise case study carried out with regard to the largest Polish SOEs. Policy recommendations and further research proposals are derived in the final chapter.

The paper’s contribution to the literature comes in two forms. First, it firmly introduces vested interests as a dynamic phenomenon, whereas the past literature was at best agnostic about their nature, or portrayed them as a static occurrence. Second, the supportive value of this paper is that it offers a taxonomy of vested interests, not only dividing them into conventional vs. emerging, but also into exogenous vs. endogenous. The dynamics between these interconnected groups is also presented throughout the article. The conclusions may both enrich policy makers’ comprehension of vested interests domain, and assist in countering the overly improper use of political clout.

As a rough introduction to the insights into exogenous and endogenous sources of privatization reluctance, one may review the following chart that should facilitate to keep up with the reasoning presented in this article.
Figure 1. Exogenous and endogenous sources of privatization reluctance.

EXOGENOUS (arisen in the broad social environment)

- Social resistance as a result of one or several out of these phenomena:
  - Generic fear of change
  - Unfavorable academic climate or media coverage
  - High perceived risk of layoffs or price increases

- Unwillingness to sell to foreigners, compounded with:
  - Weak domestic capital
  - Lack of domestic managerial capacity

- Deep belief in the ”strategic importance” of a given SOE

endoGENOUS (arisen among the parties with decision power)

- Apparent wrongdoings in privatizations conducted thus far, reinforcing the conviction of low ethical standards in the economy and politics

- Innovations
  - Extravagant wages and fringe benefits to earn or to give away
  - Convenience of catering for groups of interests
  - Mutual benefits for politicians with nomination power and their nominees (kickbacks)

- Of politicians:
  - Lavish marketing budgets
  - Sports sponsorship
  - Nepotism
  - CSR

- Of nominees:
  - Privileged positions within SOEs, both pecuniarily and in terms of prestige; no hard budget constraints that leads to empire building behaviors

Source: own taxonomy.
Exogenous determinants of sluggish privatization

Although the intention of this paper is more to explore the endogenous dimension of privatization-related negligence, the brief recapitulation of exogenous factors is also desirable. As Bel & Fageda (2008, p. 6) write, “it is commonly assumed that public employees and unions are in favor of internal production, while industrial interests have a greater preference for privatization”. The privatization effort is indeed quite often impeded by the trade unions empowered by directly “touched” employees (Warner & Hebdon, 2001; Careja & Emmenegger, 2009). Privatization issues are thus still central to positioning strategies espoused by political parties in transition states. In aggregate, one should agree with Bortolotti & Faccio (2004, p. 2) remarking that there are few stories that document governments privatizing enthusiastically, and “most of the news stories depict governments that are faced with stiff opposition from many vested interests, but are forced to privatize because of budgetary shortfalls”. Hence, exogenous determinants of sluggish privatization are, at least by some scholars, seen as dominant and powerful. The table on the next page shows the selected data for state-owned entities in OECD economies in 2009.

Based on the inputs presented in this table, the naïve correlations are as follows (figures in brackets indicate the correlation coefficient after excluding Norway, which is outstandingly peculiar with its sovereign wealth funds):

- Employees as percent of population vs. GDP per capita: 0.043 (-0.342)
- Market value as percent of GDP vs. GDP per capita: 0.372 (0.023)
- Employees as percent of population vs. Corruption Perception Index: -0.053 (-0.193)
- Market value as percent of GDP vs. Corruption Perception Index: 0.180 (0.072)
- Employees as percent of population vs. Index of Economic Freedom: -0.383 (-0.431)
- Market value as percent of GDP vs. Index of Economic Freedom: -0.167 (-0.201)

The caveats are particularly that correlation coefficients say nothing about causality and that it is a narrow and static approach, as the readily available data does not allow for full panel analysis. In fact, in order to advance to a more comprehensive picture, instead of having considered listed and non-listed enterprises, one should also include the statutory corporations, i.e. the units created by statutes. Although Christiansen (2011) has in fact done it, the OECD data set he uses has many non-negligible blanks.
Table 1. Statistics of selected OECD member countries in 2009.

<table>
<thead>
<tr>
<th>Country</th>
<th>GDP p.c. (PPP) 000 USD</th>
<th>CPI</th>
<th>IoEF</th>
<th>Enterprises majority-owned by the central level of government</th>
<th>Relative measures indicating the size of state-owned units</th>
</tr>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Listed</td>
<td>Non-listed</td>
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<td></td>
<td></td>
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<td>Employees</td>
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<td>8.7</td>
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<tr>
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<td>78.3</td>
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<td>1</td>
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<tr>
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<tr>
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<td>1</td>
<td>160 900</td>
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Referring to the academic discussion, not everyone had incentives to make key industries free from the shackles of communist continuum back in the early nineties. Some, “shock therapists”, worried that if the privatization did not proceed quickly, the overwhelming pool of vested interests would stimulate a reversion to socialism. Others, “gradualists” were uneasy about hurried reforms, claiming “they would be a disaster – economic failures compounded by political corruption – opening up the way to a backlash” (Stiglitz, 2002, p. 27). The main arguments of the big bang enthusiasts centered around two focal points: detaining asset stripping and precluding vested interest groups from blocking privatization later on (Fischer & Sahay, 2000, p. 12). Indeed, radical actions seem to be superior to gradual actions when it comes to tackling vested interests, since the latter allow “defenders of the status quo far greater latitude to sabotage reform” (Megginson & Netter, 1998, p. 29). The burden of vested interests tied to the ancien regime was also recognized by Earle & Gehlbach (2002, p. 5) who suggested a “strong state” as a firewall against this threat. Whereas in the nineties “shock therapists” received vast support provided by an empirical literature, they were finally challenged by “gradualists”, who have revisited the models and pointed out their substantial and methodological flaws. Overlooking initial conditions and institutional frameworks, and confusing the speed and the depth of reforms were the focus of critique (Campos & Coricelli, 2002, p. 51; Godoy & Stirlitz, 2006, p. 20). Even Sachs himself admitted afterwards that privatization policy prescriptions should contain less ideology, and be rather tailored to the country’s characteristics, since while ownership certainly matters, institutional infrastructure matters just as much (Zinnes, Eilat & Sachs, 2001, p. 166; Wallsten, 2002; Estrin et al., 2007, p. 37).

The breakthrough periods are inseparably associated with extraordinary policies, initiated immediately as the country embarks on transition. First, “the magic of the moment” facilitates winning, at low or no cost, public consent for reforms. Second, it makes it easier to dismantle disorganized vested interests (Earle & Gehlbach, 2002, p. 6). However, much time has passed since Eastern European societies last had an occasion to take advantage of this approach, because the period of extraordinary policies has left for good. While at the very beginning of the transition road, the reformative enthusiasm and people’s approval of undergoing economic changes indeed provided an auspicious environment, it deteriorated quickly after the wrongdoings of privatization have been gradually made apparent. Members of nomenklatura, supposedly most proficient when it came to the comprehension of complicated legal framework, have engaged in “spontaneous privatization” right after new economic policies came into effect, and managed to strip “some assets of their firms through transfer pricing, sweet deals with foreigners, and other plundering devices” (Tirole, 1991, p. 222). Pittance savings of the ordinary population precluded it to take its slice of the new shareholding structures. As spotted by Stiglitz (2002, p. 143), even if some would be eager to make use of their nest egg to take over an enterprise, they would probably not be able to restructure it, given galloping inflation and risk averse or infant financing providers. As domestic investment capabilities were scarce at the beginning of the nineties, the immense amounts of state-owned capital failed to attract broad masses.

Clearly, following the years of communist propaganda according to which the state’s property belonged to people, it was problematic to make people satisfied as many of them felt empty-handed. Such an inference may be justified on the basis of Pentor’s survey about privatization sentiments (see chart below). Nevertheless, the research has been ceased after 2004, yet before most recent and highly profitable initial public offerings (IPOs) of SOEs have been concluded (Megginson & Bortolotti, 2011), and further estimates are not available. Now it seems that a certain reluctance prevails if the vested interests of citizens are endangered rather than those of politicians. Therefore, ownership transformation is hampered in health care and utilities. Nevertheless, it is beyond discussion that privatization is a two-
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edged sword for the state authorities, and some modes of ownership transformation (e.g. Czechoslovakia’s voucher scheme, or – more up-to-date – Poland’s IPOs) may prove helpful in building up political capital and thus in increasing government’s popularity. Privatization of SOEs through the mass enfranchisement of employees may also contribute to mitigating the anti-privatization movement within the company (Shafik, 1996), but its track record in Central and Eastern Europe is not very impressive, presumably due to mentality issues (Castater, 2002, pp. 14-20; Kozarzewski, 2008, pp. 257-260). Moreover, the choice of a scheme is tricky as well. Whereas Czechoslovakian privatization was in fact a “give-away to outsiders” (glorious but inefficient), Russian case was rather a “give-away to insiders” (definitely inglorious) according to Roland’s (2000) typology. The search for a golden mean continues.

Figure 2. A survey regularly carried out by Pentor until 2004, in which the question asked is: “Do you generally support the efforts aimed at privatization of the Polish economy?”. 

The exogenous sources of policy makers’ reluctance towards privatization are also fueled by the prevalent term “thievish privatization”, implying that ethical standards lag behind the pace of structural transformation. This finding was confirmed by Denisova, Eller, Frye & Zhuravskaya (2010, p. 4) who claim that “political elites have used public sentiment of illegitimacy of privatization to redistribute assets to themselves or their supporters”. Similar survey has been conducted for Latin America by Checchi, Florio & Carrera (2005), who found out that privatization discontents are predominantly poor, live in countries with high income inequalities, whereas privatizations in question were large, quick and involved public utilities as water or electricity. Yusuf (2009, p. 73) enumerates a number of “sins” of privatization in transition economies, and to name just a few: sales to insiders, asset stripping, weak managerial capabilities, limited competition, feeble regulation, all amplified by resistance from vested interests. Godoy & Stirlitz (2006, p. 22) hypothesize that the countries that embarked on rapid privatizations may suffer from the prolonged problem that property rights lack legitimacy in the society. The societal approval of the pace of economic reforms was underscored by Watts, Walstad & Skiba (2002).

State authorities, in fact, tend more to explore the public concerns than to undertake education campaigns to minimize it. They usually take public unrest at its face value and reinforce it, by emphasizing the argument of allegedly strategic importance of particular enterprises or branches, which seems to be a plausible excuse. The strategic importance is to
some extent reflected in the Polish corporate law. Radwan & Regucki (2012, pp. 17-18) present the articles of association of PGNiG (a SOE dealing with exploration and production of natural gas and crude oil) affirming that “the State may consent to the company taking actions or making investments that permanently or temporarily reduce the company’s economic efficiency, but are necessary for maintaining the energy security of the country”. This passage instructs that the state intervention is rationalized, as it is capable of endorsing social benefit at the cost of economic benefit of the corporation. The tensions between commercial and non-commercial nature of SOEs are more thoroughly explored by Christiansen (2013). In contrast, Raszewski (2012, pp. 130-131) warns that labeling something as a security issue (i.e. a strategically important matter) allows for dealing with such a problem “behind closed doors”. In fact, such a securitization becomes an extreme form of politicization.

However, strategic status may be ascribed only to a fraction of SOEs (e.g. energy industry, petroleum industry, rail transport, aviation, shipbuilding, arms industry, coal mining industry), whereas still hundreds of enterprises remain de facto isolated from stimulating free market mechanisms. This “excuse” is amplified by another one. Many people are hesitant towards potential buyers, mainly foreign companies, which do not take into account Polish national interests. However, the argument of national interests is incomplete, as markets deemed strategic are usually strictly supervised by domestic regulatory bodies that restrain potentially abusive behaviors of foreign agents. Moreover, the dual role of state being both the owner and the regulator may give birth to conflicts of interest (Bauer, 2003). Also, the question of whether public authority makes shareholders better off, as compared with private management, remains highly controversial. An overpaid (2,34 bn USD for control stake) deal of PKN Orlen purchasing Lithuanian Mažeikiai refinery (Mažeikių Nafta) in 2006 would have probably never taken place if PKN Orlen had not been controlled by the State Treasury. The transaction was carried through due to political reasons, which was later confirmed by both Orlen’s executives and political leaders, but the refinery’s operations are significantly hampered by the anti-Polish activity of Russian oligarchs (Vitkus, 2009, pp. 31-33).

On the borderline between exogenous and endogenous vested interests lies the ideological fragmentation of the political scene, i.e. the internal conflict of political elites, though existing as a consequence of inconclusive results of democratic elections. As Bortolotti & Pinotti (2008, p. 18) argue, greater political fragmentation (precisely; number of agents with veto power) is the factor entailing longer delays to implement large scale divestiture. The same is confirmed for economies considered developed, like Italy, where economic benefits from privatization have not been realized in full partly because of the “inherent weakness of the coalition governments that have run the country” (Goldstein & Nicoletti, 2003, p. 30). Needless to add, unstable political setting is highly likely to arise in transition states (Lipton & Sachs, 1990, pp. 298-299; Stark, 1990; Šikulová & Frank, 2013, p. 30). Consequently, at the very beginning of the transition route, foreign investors are usually concerned about huge political risks. They not only risk low returns, but also, if unlucky, may have their assets seized by the next government, after being accused of, say, illegitimate privatization (Stiglitz, 2002, p. 144). Nevertheless, as Rattsø (2012) evidenced for Norway, political conflict there also raises the influence of interest groups around SOEs. The example of an abundant state struggling with the same shortcoming as transition economies adds up to the universality of this finding. On a related note, Imai (2009), who examined the privatization of Japan’s postal saving system, found robust evidence for incredibly complex legislative behavior with plethora of political factors involved and with conflicts not only between, but also within political parties.

After more than twenty years of successful market economy in Poland, the existence of state-owned banks, power plants, refineries and coal mines, in addition to still considerable
amount of minority stakes, is difficult to apprehend. Since at the beginning of transition political agents may truly worry about layoffs and broadly understood social cost, these factors should diminish as time goes on (Agarwal & Nunnenkamp, 1992, p. 18; Godoy & Stirlitz, 2006, p. 18; Gupta, Ham & Svejnar, 2008, pp. 188-189). Overall, exogenous sources of vested interests typically lie behind the relatively idealistic interpretation of government inactivity in terms of ownership transformation of SOEs. As Megginson & Netter (1998, p. 7) put it, benevolent governments, in this optimistic view, act “in the (perceived) best interest of their citizenry” and are reluctant to resign from control fearing that the private sector would fail in providing necessary (strategically important) goods at an acceptable cost. Using less lofty language, the government simply takes exogenous vested interests for granted. The next chapter shows that the driving force of government’s procrastination may equally well lie elsewhere.

Endogenous sources of privatization aversion

Despite the unambiguously important influence of civic dissatisfaction, resistance or anxiety towards privatization, a deal of effort in this paper is aimed at exploring the supply-side of privatization-related negligence. As we already know what societal convictions feed political agents and underpin their privatization aversion, let’s now investigate the endogenous factors that flourish solely within the political environment. This is along the lines of Olofsgård (2003, p. 11) who insists that “vested interest groups do not necessarily come from outside”, but the resistance to reform may be produced within the political elite. Anti-privatization vested interests’ sources are twofold.

The first cradle constitutes nomenklatura being somehow in charge of given enterprise’s operations. They would oppose privatization as long as it takes in order to retain their own positions. Van de Walle (1989), who has not been seen by then the post-communist privatization programs “in all their glory”, stated optimistically that political opposition to privatization is usually limited to the state bureaucracy. Although he also warned that this opposition may extend from corporate level to the level of ministry overseeing this corporation, he rather failed to predict that these were politicians and not the bureaucracy that took the lead in impeding privatization as time went on.

Hence, the second source is even more sustainable and also more sophisticated. Implicit knowledge instructs that having an umbrella over public enterprises is a valuable fringe benefit for politicians capable of taking advantage of it. Either directly or indirectly, supervisory boards of such entities are nominated by the ones currently in power. This creates boundless opportunities of appointing one’s close associates and allies, possibly incompetent or not caring about the business. Decent wage, prestige and almost sure windfall severance package in case the political landscape changes, and the purge led by new government reshuffles the lineup of supervisory or management board members. Assuming it is not very unlikely that the enterprise’s corporate governance may be rotten to the core, identical mechanism is due to be replicated downwards throughout the organizational chart, magnifying the impact of a political steering wheel.

This renowned mechanism, coined as “spoils system” (alternatively, “patronage system”), originated in the United States and reached its climax during Andrew Jackson’s presidency (1829-1837). However, it has not been eradicated until nowadays, neither in Poland (see e.g. Majcherkiewicz & Gadowska, 2005; Nowakowski, 2005; Gwiazda, 2008) nor in its cradle, the United States (see e.g. Lewis, 2009). Promises of positions in return for political support, e.g. during an electoral campaign, are not the only way to abuse one’s mandate. Politicians have in fact a broad portfolio of opportunities to endorse their proponents and temptations are all around, multiplied by prospective kickbacks in the form of pure cash or campaign contributions. Moreover, Dinç & Gupta (2011) found country-specific evidence
that no firm located in the state from which the Indian minister comes from (one who has jurisdiction over that firm), was ever privatized. As a matter of fact, Indian overly bureaucratic and discretionary system was enough to create vested interests that prevented reform in the past decades (Singh, 2010, p. 5). This result suggests that political patronage has a significant impact on the privatization decision. These mechanisms may be attenuated if politicians are restricted by the fear of private media coverage (Schoenman, 2005, pp. 50-51), but it materializes only provided that the abuse is evident and truly scandalous. The recent press coverage for Lubin, a headquarter of the state-owned giant KGHM, indicates that many local politicians sat in supervisory boards of KGHM or communal firms, although the remuneration taken from these firms has to be disclosed to the public, according to the domestic law (refer to Open Society Institute, 2002, pp. 418-419, for earlier instances of such misconducts).

Politicians’ vested interests in Poland have been catalyzed for a long time via the “chimney bill” (limiting compensation for management in SOEs to six times the national average wage) that heavily curtailed top managers willingness to work for SOEs. According to DLA Piper, a global law firm, the bill of this kind was unprecedented in European Union (money.pl, 2008). Therefore, it is not surprising that comparative literature in this matter is inexistent. The bill was essentially a deterrent for top-notch specialists, and an open invitation to appoint less endowed executives. When the shortlist of contenders is unimpressive, it is relatively easy to pick pre-agreed candidates. As noted by Bohdan Wyżnikiewicz from the Gdansk Institute for Market Economics, the pathway to state-controlled management boards was open for young and inexperienced rookies, “almost-pensioners” or those attracted by political careers (RynekInfrastruktury.pl, 2012). The same finding, though indirect and deprived of detailed description, was revealed even by the Ministry of Treasury in Poland (2005, p. 124) in its annual report on privatization. The “chimney bill” was alleviated in 2010 by Donald Tusk’s government, privatizing quite eagerly as compared with preceding cabinets, though still exhibiting symptoms of excess procrastination. According to media reports, the “chimney bill” is now virtually “dead”, with top SOEs, such as Polska Grupa Energetyczna (PGE), Enea, Tauron, Polish State Railways (PKP), Jastrzębska Spółka Węglowa (JSW) or Kompania Węglowa, bypassing the bill by making use of “managerial contracts”.

A separate issue in the context of SOEs is the rotation of CEOs, implying the lack of long-term strategic stability. For instance, the current CEO of LOT Polish Airlines is number eight since 2005 (not counting the interim ones). Similarly, Państwowy Zakład Ubezpieczeń (PZU) had six CEOs between 2001 and 2007, and KGHM Polska Miedź (KGHM) had seven CEOs between 2001 and 2009. Whereas in a free market company, the management is preoccupied with profit maximization tasks, the management of a state-controlled entity, regardless of their will, is tied by motivations of political rather than economic nature. The managers of state-controlled enterprise are expected to maintain advantageous relationships with their benefactors, as numerous studies have validated the “importance” of managerial political connections (Faccio, 2010; Hillman, 2005; Khwaja & Mian, 2005; Wu & Cheng, 2011).

Bortolotti & Pinotti (2003, p. 9) remind that it has already been largely documented that SOEs are a source of political rent for elected politicians, “who can interfere in the operating activity of the company in order to cater specific interest groups”. Later on, they urge about most common modi operandi. These may include e.g. keeping redundant workers to push away the threat of unemployment and earn voters’ admiration. This is what Rosa & Pérard (2010, p. 112) would nickname as “interest-group realpolitik”, while Boycko, Shleifer & Vishny (1996, p. 310) argue that the spending politician may still be willing to subsidize a firm even after it is privatized, with the intent to “buy” excess labor spending. All of this despite the fact that employment rose and the working class was better off after privatization
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Galal et al., 1994; Megginson, Nash & van Randenborgh, 1994), contrary to anecdotal evidence.

Bjørnskov & Potrafke (2011, p. 206) remark that vested interests more typically pertain to left-wing governments. By the same token, Li & Lui (2004, pp. 212-213) argue that right-wing governments may have greater motivation in privatization or liquidation of SOEs, as this would weaken trade unions, their natural foe. In the light of the above mentioned arguments, Schindele’s (2003, p. 13) view, underlining a substantial role of politicians’ interest in the privatization process, seems to be an accurate synopsis: “being able to use the basic trade-off between the costs of restructuring the economy and efficient privatization, politicians might obtain private benefits from hindering privatization”.

Conventional versus emerging vested interests

Traditional sources of vested interests include the temptation to forego economic rationality in exchange for “empire building” behaviors. Most of these issues can be viewed as classical principal-agent problems (Vickers & Yarrow, 1989). In the context of non-privatized company, this boils down to three particular situations:

- “pumping up” the size of the company, e.g. through unnecessary investments or foreign expansion, which lacks economic rationale
- the exploitation of sinecures, used to bolster one’s political influence
- unnecessary, non-austere perks for the management, such as luxurious limousines, leather armchairs, but also the new headquarter. For instance, one of official Chinese reports, quoted by Cheng (2012, p. 359) indicates that “in a lot of loss-making SOEs, where workers could not receive wages, managers paid themselves full wages, bonuses, and subsidies, and rode around in luxury cars”.

The vested interests that may be deemed new to this universe are the following:

- creating additional channels of political influence and expanding the catalogue of incentives, with which politicians may please their networks (e.g. tolerating extravagant activity in the area of corporate social responsibility, sports sponsorship arrangements, lavish marketing expenses)
- proactive family employment (nepotism), of substantial value in the age of turbulent market environment.

Shleifer & Vishny (1994, p. 1024) argue that the privatization is most likely to occur when politicians cannot obtain large benefits from public firms any more. This is an apparently obvious axiom, but what the literature frequently omits is that political benefits, as shown above, may alter. For instance, once public opinion stops to accept politicians deriving a particular benefit from public firms, politicians might “invent” a new, less controversial genre of benefits.

As it seems, the new vested interests display two traits. First, they are less unequivocal in terms of moral assessment, which means they are not unambiguously wrongdoings, at least at first glance. Such an inference is justified on the basis of a recent Public Opinion Research Center report (Centrum Badania Opinii Społecznej, 2012), where nepotism was not unequivocally despised. Second, they generally account for more proactive role of the managers put in charge of the SOEs. In this view, manager’s (endowed’s) vision is not solely the derivative of the politician’s (endower’s) vision. It is more independent and individualistic.

It is generally difficult to decide whether these two are more exogenous or endogenous vested interests. On the one hand, they are derivatives of the independence of SOEs’ management and as such, individuals in charge of SOEs are the main beneficiaries, enjoying prestige and respect. On the other hand, however, given complicated mutual relations and
reciprocation schemes between politicians and their nominees, politicians do also have incentives to maintain a pool of attractive job posts to fill. And these two additional benefits undoubtedly add up to the attractiveness of managerial positions in SOEs.

Illustrations of the problem

One of the most prevalent bonuses associated with not privatized enterprises is the relatively convenient opportunity to spend money for non-business activity, including sports team ownership or sports sponsorship schemes. By participating in these, politicians associate themselves with positive emotions, playing the role of the “sugar daddy”. In the communist era, economic flows activated not only by regular and full-fledged SOEs but also by state-owned farms on the more local level, aimed at supporting sport constituted an obvious necessity given no alternative source of financing (Andreff, 2008, p. 23; Micek, Neo & Górecki, 2011, p. 48). Contrary to the United States, where the so-called sports industry is resilient enough to secure vast resources, in much part of Europe the idea of subsidized sport outlived the totalitarian regimes. Nevertheless, the public opinion is usually sensitive to the mismanagement of taxpayers’ money by a beneficiary sporting entity (Andreff, 2006, p. 9).

Table 2. A summary of SOE-related sports sponsorship activities for key professional leagues in Poland. Note: names of companies were put in brackets only if they are not included in club’s official name.

<table>
<thead>
<tr>
<th>Sports Activity</th>
<th>Gender</th>
<th>Does SOE sponsor the league?</th>
<th>Does SOEs sponsor particular clubs?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Football</td>
<td>Men</td>
<td>No</td>
<td>PGE GKS Belchatów, Ruch Chorzów (Węglokoks), while KGHM Zagłębie Lubin is fully owned by SOE</td>
</tr>
<tr>
<td>Basketball</td>
<td>Men</td>
<td>Yes (Tauron Basket Liga)</td>
<td>Energa Czarni Słupsk, PGE Turów Zgorzelec, Polpharma Starogard Gdański (Tauron), Stelmet Zielona Góra (PGNiG, PKP Energetyka)</td>
</tr>
<tr>
<td></td>
<td>Women</td>
<td>No</td>
<td>Energa Toruń</td>
</tr>
<tr>
<td>Volleyball</td>
<td>Men</td>
<td>No</td>
<td>PGE Skra Belchatów, Jastrzębski Węgiel (JSW), LOTOS Trefl Gdańsk</td>
</tr>
<tr>
<td></td>
<td>Women</td>
<td>Yes (ORLEN Liga)</td>
<td>Atom Trefl Sopot (PGE), Tauron MKS Dąbrowa Górnicza</td>
</tr>
<tr>
<td>Handball</td>
<td>Men</td>
<td>Yes (PGNiG Superliga)</td>
<td>Orlen Wisła Plock, Azoty Puławy, Tauron Stal Mielec</td>
</tr>
<tr>
<td></td>
<td>Women</td>
<td>Yes (PGNiG Superliga)</td>
<td>KGHM Metraco Zagłębie Lubin, SPR Lublin (PGE)</td>
</tr>
</tbody>
</table>

Source: proprietary analysis based on relevant corporate websites.

It is not feasible to gather wide-ranging and accurate data on corporate involvement in sponsorship schemes. Even listed companies, although subject to rigorous discipline in terms of investor relations, do not have a duty to disclose such precise figures. This already should be a red flag for SOEs supervisors. Screening the yearly reports of twenty largest enterprises traded on the Warsaw Stock Exchange, reveals that whether firms share the details or not remains their discretionary choice. Nevertheless, Code of Best Practice for WSE Listed Companies (Warsaw Stock Exchange, 2011), updated 19 October 2011, says:
10. If a company supports different forms or artistic and cultural expression, sport activities, educational or scientific activities, and considers its activity in this area to be a part of its business mission and development strategy, impacting the innovativeness and competitiveness of the enterprise, it is good practice to publish, in a mode adopted by the company, the rules of its activity in this area.

This rule should be applied not later than 1 January 2013. Based on yearly reports covering 2011, SOEs most often conceal their activity in this field. Such giants as Orlen, PGNiG or PGE, known for their active participation in sponsorship schemes, do not mention a word on it in their reports.

Table 3. A summary of 2011 management reports issued by twenty largest companies on the Warsaw Stock Exchange (WIG20 is a capitalization-weighted stock market index).

<table>
<thead>
<tr>
<th>No.</th>
<th>Company</th>
<th>Treasury stake (direct)</th>
<th>Free float (mil PLN)</th>
<th>WIG20 share</th>
<th>Nature of involvement in sports, according to the 2011 official yearly report</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>KGHM</td>
<td>31.79%</td>
<td>26,395</td>
<td>15.086%</td>
<td>100% ownership in Zagłębie Lubin S.A., management of football section, organisation of professional sporting events, enlisted as part of CSR</td>
</tr>
<tr>
<td>2</td>
<td>PKOBP</td>
<td>33.39%</td>
<td>24,036</td>
<td>13.738%</td>
<td>Mentions several running events that the bank supported</td>
</tr>
<tr>
<td>3</td>
<td>PZU</td>
<td>35.1875%</td>
<td>23,674</td>
<td>13.531%</td>
<td>None</td>
</tr>
<tr>
<td>4</td>
<td>PEKAO</td>
<td>-</td>
<td>17,960</td>
<td>10.265%</td>
<td>None</td>
</tr>
<tr>
<td>5</td>
<td>PKNORLEN</td>
<td>27.52%</td>
<td>15,903</td>
<td>9.089%</td>
<td>None</td>
</tr>
<tr>
<td>6</td>
<td>PGE</td>
<td>61.89%</td>
<td>13,654</td>
<td>7.804%</td>
<td>None</td>
</tr>
<tr>
<td>7</td>
<td>PGNiG</td>
<td>73.50%</td>
<td>8,596</td>
<td>4.913%</td>
<td>None</td>
</tr>
<tr>
<td>8</td>
<td>TPSA</td>
<td>-</td>
<td>8,092</td>
<td>4.625%</td>
<td>None</td>
</tr>
<tr>
<td>9</td>
<td>TAURONPE</td>
<td>30.06%</td>
<td>5,145</td>
<td>2.940%</td>
<td>None</td>
</tr>
<tr>
<td>10</td>
<td>BOGDANKA</td>
<td>-</td>
<td>4,587</td>
<td>2.622%</td>
<td>Admits that there is a separate advertising budget dedicated to sports sponsorship (7,932,500 PLN), along with the very broad clarification of why the sports sponsorship is important to the firm. The report enumerates clubs that have been supported.</td>
</tr>
<tr>
<td>11</td>
<td>BRE</td>
<td>-</td>
<td>4,162</td>
<td>2.378%</td>
<td>None</td>
</tr>
<tr>
<td>12</td>
<td>JSW</td>
<td>55.16%</td>
<td>3,612</td>
<td>2.064%</td>
<td>None</td>
</tr>
<tr>
<td>13</td>
<td>HANDLOWY</td>
<td>-</td>
<td>3,247</td>
<td>1.856%</td>
<td>None</td>
</tr>
</tbody>
</table>
Although sports sponsorship has been incorporated into the corporate marketing function well ago (see Farrelly, Quester & Burton, 1997), there are doubts on whether the scope of support is not too lavish in the case of SOEs. There are also numerous examples of municipal firms, or municipalities directly, that sponsor professional sports. However, although controversial, this model does not lead to a geographical discrimination. Supporting the local team from local taxes may be considered as part of municipality’s strategy to attract new inhabitants to the town or to provide them with entertainment. On the contrary, countrywide SOEs, if they invest locally, discriminate other locations, which are deprived of their own sports team. Cherry-picking local teams to support at the cost of other regions seems to be a breach of neutrality. Since corporations back professional teams more enthusiastically than amateur sports and physical activity in general, the underlying moral case to be tackled is even more pronounced.

Another problem associated with SOE-related vested interests is family employment. This not only concerns big nationwide corporations where such schemes are difficult to detect, but particularly the small-scale municipally-owned entities. Such a category usually comprises bus operators, waterworks companies, provision of public utilities, road maintenance or city cleaning services. In August 2012, “Rzeczpospolita” disclosed that 40 percent of Warsaw City Council members work for various governmental or self-governmental bodies. Overall, Polish mayors and heads of counties employ 250,000 people, whereas the central administration hires 180,000. In the age of unemployment and bleak economic prospects, the ability to create jobs and hand-pick employees adds up much to the prestige of an official, who may derive rents and expect for reciprocation from the ones employed. It is not uncommon for the local governor to be a leading employer in a commune or in a county.

Sixteen voivodeship capitals operate 280 municipally-owned entities (including 44 in Warsaw only). Municipally-owned firms are attractive to territorial governments, since in many cases they allow for hiding debt. Since Poland’s constitution caps debt to a pre-determined threshold, territorial governments have limited options for boosting their expenditures and thus municipally-owned entities become helpful in deceiving their true financial condition. In general, the privatization at the local level is a separate issue, with different set of incentives and disincentives. The level of complexity varies and while some scholars have found evidence that fiscal constraints, political and ideological considerations

<table>
<thead>
<tr>
<th></th>
<th>KERNEL</th>
<th>-</th>
<th>3,231</th>
<th>1.847%</th>
<th>None</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td>ASSECOPO</td>
<td>-</td>
<td>3,167</td>
<td>1.810%</td>
<td>Mentions sponsorship agreements with Asseco Prokom Gdynia (agreement set to expire on 31 July 2015) and Asseco Resovia (until 31 May 2014).</td>
</tr>
<tr>
<td>16</td>
<td>SYNTHOS</td>
<td>-</td>
<td>2,742</td>
<td>1.567%</td>
<td>None</td>
</tr>
<tr>
<td>17</td>
<td>LOTOS</td>
<td>53.18%</td>
<td>2,468</td>
<td>1.411%</td>
<td>None</td>
</tr>
<tr>
<td>18</td>
<td>GTC</td>
<td>-</td>
<td>2,153</td>
<td>1.230%</td>
<td>None</td>
</tr>
<tr>
<td>19</td>
<td>TVN</td>
<td>-</td>
<td>1,568</td>
<td>0.896%</td>
<td>None</td>
</tr>
<tr>
<td>20</td>
<td>BORYSZEW</td>
<td>-</td>
<td>572</td>
<td>0.327%</td>
<td>None</td>
</tr>
</tbody>
</table>

Source: www.stooq.pl [accessed: 5 January 2013]; applicable corporate reports.
are decisive determinants of privatization policy (Bel & Fageda, 2009, p. 116), others rather point out pragmatic concerns such as service quality (Warner & Hebdon, 2001).

A scandal that broke out in 2012 around the Agency for Restructuring and Modernisation of Agriculture (ARiMR) is edifying. As it became clear for the public, the agency, whose task is particularly to transfer the EU agriculture funds to Polish beneficiaries, has numerous staff. Apart from the headquarter with 25 departments and 16 regional offices, there are 314 local offices. It gives over 10,000 employees in total and a considerable potential for sinecure creation. Simultaneously, the Agricultural Market Agency (ARR), with tasks partially overlapping with ARiMR, hires 1,200 people and – to make the picture full – there are additional 1,000 jobs in the already mentioned Agricultural Property Agency.

Some theoretical explanation of the phenomenon of nepotism in SOEs is offered by Santalainen, Baliga & Leimann (2003, pp. 78-79), who underline that the need to adjust to the free market standards inevitably leads to the disruption of prevailing corporate norms and values, part of which is providing employment to friends and relatives. They also highlight the excess employment that typically prevails in SOEs, and wrote about the problem of altered “psychological contract” that invades safety of employees and gives rise to their disappointment. Gabris & Simo (1995) tried to discern whether the career motivations of public sector employees and private sector employees are contradictory, which would partially explain the perplexity of SOE’s employees when faced with privatization plans, but they did not arrive at any convincing results.

Having said that, we may conclude that SOEs have become full-grown extension of the regular public authority. State-owned business units serve no more solely to protect country’s economic interest. The abovementioned case studies illustrate the multidimensional expansion of vested interests that indicates that they flourish rather than fall into decline.

Precisely, the corollary from screening these several cases is that the magnitude of the phenomenon is considerable and the innovation in inventing and exploiting the new sources of vested interests fell into a habit of the Polish government, territorial governments and SOEs. Whereas the public opinion has already learnt how to blow the whistle to condemn the SOEs’ behavior when conventional vested interests are manifested (which is not to say that these conventional sources are on decline), it still does not have tools, or will, to face the new wave of spoils. The delicateness of sports sponsorship, CSR or nepotism is evident. Criticizing the sponsorship of “glorious” goals may sometimes fail to attract many admirers. Criticizing nepotism must make anybody think twice, whether the claimant herself and her closest relatives are above suspicion. In the interconnected world of politics and bureaucracy, the sinlessness is in deficit.

**Conclusions and policy implications**

This paper recognizes vested interests as one of the primary premises that reduce the effectiveness of privatization policy, stall its momentum and produce structural problems in the long-run. Since empire building behaviors, creation of sinecures or extravagant management style have all been identified by scholars long ago, this paper strives to unravel more up-to-date, emerging and yet unexploited sources of vested interests. The channels through which conventional vested interests have snowballed over time are briefly described. Among this new set of privatization constraints, a closer look is cast at employing relatives and engaging in lavish sports sponsorship arrangements. The latter appears to be the favorite domain of marketing activity for Polish SOEs.

Policy recommendations provided by the literature as regards the solution of the underlying deficiency read as follows. Alesina & Tabellini (2004, p. 23) urge that if vested interests are in place, it is more efficient to let a non-elective bureaucrat handle a given problem than to have it retained by a politician, inherently vulnerable for voters’ rage. Similar
argument emerges from the inferences of Earle & Gehlbach (2002, p. 5), as the absence of an established reform-oriented constituency is likely to produce a backlash when the inevitable privatization-related short-term costs occur. To mitigate the risk of premature policy reversal, some kind of “insurance” of the polity from the public may be considered. Moreover, Bortolotti & Pinotti (2003, p. 9) seem to have found that the electoral system is important: the ones with plurality systems perform better and politicians are less likely to pursue rent seeking behaviors, as compared with the system based on proportional representation. Schindele (2003, p. 13) puts forward a solution, too: bargaining models of privatization suggest that “in order to achieve efficient privatization, corruption should be impossible and firms should face hard budget constraints”, which necessitates the full coverage of costs with revenues. In fact, neither of these conditions has ever been met in full in Poland. Though, the issue of implementation of any guidelines in the underlying matter remains difficult, due to the self-policing problem (*nemo iudex in causa sua*).

As far as the conclusions stemming directly from this paper are concerned, two policy recommendations seem justified. First, given no rapid privatization, the remuneration schemes in public enterprises call for amendment. The pattern of the compensation should be benchmarked to the market, reflecting the significance of the function, as well as ensure the appropriate level of motivation for the manager. The current “chimney bill”, approved in 2000 under the populist pressure, is by no means the replication of the stimulating free market remuneration plans. Naturally, this will exert a tangible impact on the minimization of interest group influence only if it suffices to attract top-notch independent managers to SOE, and if it is accompanied by a fair and unbiased manager selection process. Second, the multilateral improvement in transparency should be demanded. This may capture both the overt and detailed information of all marketing arrangements that SOEs take up (what has been partly stipulated by the already mentioned Code of Best Practice for WSE Listed Companies), as well as the disclosure of all relevant conflicts of interest that decision makers might have. As soon as such conflicts arise, a politician or a bureaucrat should be advised to dissociate from the decision making, since the quoted examples from India or Japan proved that the detachment of reason and the subordination to pressure group interests are quite common when vested interests come into play. The antidote for the expanding set of vested interests lies obviously also in the ethical conduct of the ones in power, high standard of which being always deficient in transition economies. This, however, is the starting point for a completely different study.

There are several directions in which further investigation into the roots of vested interests should proceed. First, the paramount challenge is measurement. The quantitative tools are of limited value due to the poor data sets, data opacity and problematic sampling. Methods of how to navigate this paucity need to be improved. Second, the issue of universality seems interesting. Since this paper tries to display the Polish pattern of petrifying vested interest, it does not aspire to be considered ubiquitous. Third, the actual strength and durability of vested interests in the various stages of privatization processes is interesting. With regard to the last proposal, two hypotheses may be crafted to stimulate future research. One, vested interest have limited impact on the very beginning of transformation, when reformist enthusiasm is bigger. Two, the nature of vested interests changes over time and new ones crowd out the older ones, what was partially argued in this paper.
References


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