State banks, institutions and financial development

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STATE BANKS, INSTITUTIONS, 
AND FINANCIAL DEVELOPMENT∗

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ABSTRACT. We present a locational model of banking with two types of private banks, honest and opportunistic, and a state bank that is assumed to be less efficient. Opportunistic banks choose whether to honor their contracts with depositors depending on the probability of contract enforcement. We derive three types of equilibria, which depend on institutional quality: a “low” equilibrium in which private banks choose not to enter the market, a “high” equilibrium in which depositors place all their savings with private banks and an “intermediate” equilibrium in which state banks and private banks co-exist. In the intermediate equilibrium, the share of state banks depends inversely on institutional quality and positively on the proportion of opportunistic banks. We also show that when enforcement of deposit contracts is subject to a resource constraint, multiple equilibria can exist, and that depositors’ perception of whether opportunistic behavior is present determines the type of equilibrium which prevails. We test our theoretical predictions using cross-country data. We find that both the quality of prudential regulation (or rule of law) and disclosure are inversely related to the share of state banks, consistent with our theoretical model. We also find that the incidence of banking crisis, which proxies perceived institutional quality, is positively related to the share of state banks.

KEYWORDS: Regulation, opportunistic banks, institutional quality

JEL: D82, G21, G28, K42

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1 Introduction

It is now widely accepted that well functioning financial systems can help promote economic growth (Arestis and Demetriades 1997, Wachtel 2001, Levine 2002). The mechanisms through which finance promotes growth, as well as the factors that promote the development of the financial system, remain, however, less well understood and are, therefore, attracting a great deal of attention in recent literature. For example, a number of recent papers have advanced our understanding of the links between finance and industrial structure or growth, highlighting the particular relevance of finance for the growth of new firms (Rajan and Zingales 1998, Cetorelli and Gambera 2001). A related line of research, which is the starting point of the current paper, deals with regulation and ownership patterns in banking and its implications for economic growth (Barth, Caprio and Levine 2000, La Porta, Lopez-de-Silanes and Shleifer 2002). This research has unveiled a number of interesting cross-country relationships, which could potentially have profound policy implications. La Porta et al. (2002), for example, find that the degree of government ownership in the banking system is negatively related to subsequent financial development and economic growth, and positively associated with financial instability. If these relationships are causal, as indeed implied by the authors, then large-scale privatizations of banking systems around the world could pay off enormous benefits in terms of future economic growth.\(^1\) However, if the relationships observed in the cross-country data are driven by other factors, then it is essential to know what these factors are and what the implications of such privatizations might be. More broadly, a better understanding of these relationships would be beneficial from both an academic and a policy-making perspective.

A careful analysis of government ownership of banks needs to explain why state banks exist in the first place. Is it purely driven by political motives, as postulated by the “political view” of state banking, or, as Stiglitz (2002) points out in a more general context, is it a response to some market failure or institutional deficiency?\(^2\) Stylized facts, as well as empirical studies, provide credence to both possibilities. For example, the evidence from

\(^1\)The estimated effects in La Porta et al. (2002) are quite large: a 10 percentage points rise in the share of government ownership of banks reduces the growth rate by approximately 0.25% per annum.

\(^2\)Stiglitz (2002), pp. 54–59 and 157–160, provides a vivid illustration of the risks associated with premature privatization in both developing and transition economies. See also Perotti (2001), who discusses the Russian experience.
Russia suggests that mistrust of banks by the general public means that most savings are not in the financial system and that 70% of retail bank deposits are controlled by Sberbank, the largest state savings bank.\textsuperscript{3} Additionally, a number of bi-variate cross country regressions in La Porta et al. (2002), suggest that government ownership of banks is negatively correlated with property rights protection or other institutional quality indicators, as well as with political rights or democracy.\textsuperscript{4}

In order to advance our understanding of why state banks exist, this paper offers a theoretical analysis of depositors’ behavior, when they have a choice between private and state banks. In order to create room for both private and state banks in equilibrium, we postulate a plausible trade-off between the two types of bank, the nature of which is affected by institutional quality. To this end, private banks are assumed to be more efficient than the state bank. However, some private banks are assumed to be opportunistic, which under weak institutional quality, may create a preference for the less efficient but safer state bank among some depositors. The reason why institutions matter for this trade-off is that they could contain opportunistic behavior. Thus, we have in mind institutions such as prudential regulation and supervision, contract enforcement, or more broadly, the rule of law, all of which are fundamental in protecting depositors’ property rights.

Our argument is developed in a locational model of banking that allows us to examine both banks’ and depositors’ behavior. A novel feature of our model is that we introduce two types of private banks: honest and opportunistic. The former type always honor their contracts with depositors (due to, perhaps, high reputational costs), while the latter choose whether to do so depending on the probability of deposit contract enforcement. To this set-up we add a state bank that is assumed to be less efficient than private banks. Depositors are unable to distinguish between honest and opportunistic banks, but know the probability of encountering each type and also know the probability of deposit compensation, should they end up with an opportunistic bank that breaches its deposit contracts. This set-up results in three different types of equilibria. A “low” equilibrium occurs when institutional quality is low, the proportion of opportunists is high, and no private bank would choose to enter. A “high” equilibrium occurs when institutional quality is sufficiently high and all

\textsuperscript{3}CSI (Coalition of Service Industries) Background Paper on Russian Banking Services (22 May 2002).

\textsuperscript{4}See Table III in La Porta et al. (2002). It should be noted that the bi-variate nature of these regressions makes it impossible to determine what are the statistically significant determinants of government ownership of banks.
depositor place their funds with private banks. And, finally, an “intermediate equilibrium”, in which private banks and the state bank co-exist. We show that in the latter region the demand for state deposit contracts is greater when the enforcement probability is lower or the proportion of opportunistic banks is greater. We also show that when institutional quality is poor, non-existence of the state bank leads to a welfare loss. The model is enriched further by introducing an enforcement externality which arises from fixed resources devoted to enforcement of deposit contracts and leads to multiple equilibria for a certain range of parameter values. The equilibrium is then determined by perceived institutional quality: even when institutional quality is relatively high, the economy may end up in the low or intermediate equilibrium if depositors believe that opportunistic banks would breach their deposit contracts.

We test our theoretical predictions using cross-country data by regressing the share of assets in state controlled banks on a number of institutional quality indicators, which act as proxies for the variables that are suggested by the theory. Specifically, we find that both prudential regulation (or rule of law) and disclosure are negatively related to the share of state banks. Additionally, we find that the incidence of a banking crisis, which we interpret as capturing perceived institutional quality, is positively related to the share of state banks, over and above the effect of the other two indicators. Finally, our empirical analysis suggests that legal origin variables, when entered alongside the institutional quality indicators, are not significant determinants of the share of state banks which may indicate the relative importance of institutional quality vis-à-vis political factors.

Some aspects of our theoretical model resemble arguments found in the “developmental” view of state banking (Gerschenkron 1962). According to this view, state banks could jump start both financial and economic development when economic institutions are not sufficiently well developed for private banks to play their developmental role. Our paper certainly formalizes these arguments and provides modern day empirical support for them.

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5Gerschenkron (1962) provides the example of Russia in the 19th century where “...the standards of honesty in business were so disastrously low that no bank could have hoped to attract even such small capital funds as were available ...” (p. 19). Modern day examples of opportunistic behavior in private banking include the recent experience of transition economies with wildcard private banks. The Financial Times (6 June, 22 and 23 December of 1995, and 30 January 1996) documents a number of such episodes in the Baltic States. There are also examples from developed economies, which almost invariably reflect failures of prudential regulation, such as the case of BCCI, and the example of pension misselling in the UK, including the recent one of Equitable Life.
However, the paper should not be viewed simply as a modern version of the developmental view of state banking for at least two important reasons. Firstly, in our theoretical model we assume that state banks are inherently less efficient than private banks in terms of their lending and investment decisions, once private banking exceeds a minimal threshold level of development; this is, of course, a key element of the political view of state banking. Secondly, while our findings do imply that at very low levels of institutional quality governments could create state banks to jump start financial and economic development, our main policy implication is that governments should build institutions that foster the development of private banking. Our paper also departs from the political view of state banks in at least two important respects, even though we do assume that private banks are more efficient than state banks. Firstly, it acknowledges the possibility that there are circumstances under which depositors may prefer state banks and in so doing it emphasizes the usefulness of state banks at low levels of institutional development. Secondly, it predicts that privatization of state banks is at best unnecessary and at worse detrimental. According to our model, state banks will die a natural death when they are no longer useful. If they are less efficient than private banks, as suggested by the political view, then, unless they are subsidized, they would be unable to compete with private banks once institutional quality is sufficiently high to prevent opportunistic behavior. At low levels of institutional development, on the other hand, privatization of state banks would be detrimental since no private bank will choose to enter the market owning to depositors’ mistrust in new private banks. Thus, an important policy implication of our results is that instead of privatizing state banks governments should build institutions that foster the development of private banks and should remove any subsidies from state banks. Our results are, therefore, clearly consistent with the literature that emphasizes the first-order importance of institutions for economic growth (Kaufmann, Kraay and Zoido-Lobaton 1999b).

The paper is structured as follows. Section 2 presents the theoretical model and its predictions. Section 3 presents the data and our empirical findings. Section 4 concludes by offering some ideas for further research.
2 Theory

2.1 Model

A single state bank and \( n \) private banks compete for deposit contracts. The money collected from private depositors can be invested into a riskless technology with a constant rate of return \( r \). The depositors are endowed with 1 unit of cash but do not have direct access to this technology: they have to transact (by striking a deposit contract) with a bank to earn a return on their cash holdings. There is a continuum of risk-neutral depositors who are uniformly distributed along a circle. Distribution density and the length of the circle are both unitary. A depositor incurs a positive transportation cost \( \alpha \) per unit of distance.

![Figure 1: Structure of the banking industry](image)

The state bank is located *in the center* of the circle, and offers a deposit rate \( r_s = r_s^0 - \alpha/(2\pi) > 0 \). Private banks are located anywhere *along* the circle with bank \( i \) offering deposit rate \( r_i \) (\( i = 1, \ldots, n \)). There are potentially many identical private banks that can enter the industry at a positive fixed cost, \( F \). In this setup, therefore, each operating private bank competes with its two immediate neighbors, while the state bank is, in principle, able to compete with all private banks. The return from the state deposit contract is assumed to be certain: the state bank honors its deposit contracts without fail. This may be because the accountability of the public sector by means of various bureaucratic controls prevents the state bank from taking advantage of its depositors, albeit at the cost of lower efficiency compared to a private bank (see (A2) and further discussion below).
An operating private bank could be of either opportunistic type with probability $\gamma$ (with $0 < \gamma < 1$), or of honest type with probability $1 - \gamma$. The type of a bank is private information of the bank, while the value of $\gamma$ is common knowledge.\footnote{For example, $\gamma$ may reflect the ease of entry into the banking industry.} An honest bank never fails to honor its deposit contract: at the end of the deposit contract it pays out the deposit rate specified in the deposit contract, together with the initial deposit of 1 unit of cash. The distinction between “honest” and “opportunistic” banks captures dynamic reputational considerations which are not explicitly modeled in our static framework. A non-myopic, or “honest”, bank’s concern for the future forces it to honor all its deposit contracts in expectation of continued custom by its existing depositors. In contrast, a myopic, or “opportunistic”, bank has no concern for the future and may choose to seize any short-term gainful opportunity even if it hurts its existing depositors. The gainful opportunity in the model is the breach of a deposit contract: the bank takes the money and runs, and therefore the depositor loses not just the promise of $r_i$ but also his initial deposit of 1 unit of cash. An opportunistic bank’s choice between honoring and breaching its deposit contracts depends, however, on the quality of enforcement institutions. The latter are assumed to be such that a cheated depositor expects to get a payment of deposit compensation, $d > 0$, from the offending bank with probability $\lambda$ (with $0 < \lambda \leq 1$).

The timing of the game is as follows.

1. Private banks decide whether to enter; $n$ banks enter.
2. Private bank $i$ ($i = 1, \ldots, n$) sets its deposit rate $r_i$.
3. Each depositor chooses the bank in which to place the deposit of 1 monetary unit.
4. Opportunistic banks choose whether to honor or breach their deposit contracts.
5. If a contractual breach has occurred, the affected depositors seek compensation.
6. Payoffs are realized.

Given the sequential nature of the game, the appropriate solution method is backward induction. Firstly, for a given strategy of opportunistic banks (namely, breach of or compliance with the deposit contract), depositors choose which bank to entrust with their deposit. Secondly, given the level of demand for its deposit contracts, each bank sets the deposit rate
at a level which maximizes its profits. Finally, for the given level of demand and profit maximizing level of deposit rate, each private bank determines whether to enter or not. The benchmark case is analyzed in section 2.2 and then extended to include an enforcement externality in section 2.3. All proofs are contained in Appendix A.

2.2 Benchmark case

Let \( q \in \{0,1\} \) represent an opportunistic bank’s decision to honor its deposit contracts where the value of \( q \) (\( q = 1 \) honor, or \( q = 0 \) breach) is set by the bank to maximize its profits. As a shortcut, call \( q \) the probability of compliance (or, \( 1 - q \) the probability of breach). Consider the expected payoffs of the players (depositors and private banks). By going to a private bank \( i \), a depositor located at distance \( x_i \) expects to obtain:

\[
U_{pb}^i(q) = [1 - \gamma(1-q)] \cdot (1 + r_i) + \gamma(1-q) \cdot \lambda d - \alpha x_i,
\]

where \( \alpha x_i \) is the transportation (or transaction) cost. If the bank does not cheat (with probability \( [1 - \gamma(1-q)] \)) the depositor gets the contractual rate \( r_i, \) in addition to the initial holding of 1 unit of cash. Otherwise (with probability \( \gamma(1-q) \)), the depositor loses his 1 unit of cash but expects the deposit compensation of \( d \) with probability \( \lambda \).

Any private bank at the end of the deposit contract has in its possession \( 1 + r \) per depositor. An honest bank honors all of its deposit contracts by paying out \( 1 + r_i \), and therefore retains as (per depositor) profit the difference between the rate \( r \) determined by the investment technology and the rate \( r_i \) it offers. An opportunistic bank, in contrast, pays out \( 1 + r_i \) only if it honors its contract (with probability \( q \)), and additionally expects to lose \( \lambda d \) per depositor if it cheats (with probability \( 1 - q \)). Because the deposit contract offered by a given bank is the same for all depositors, the opportunistic bank that decides to breach one of its deposit contracts will cheat all of its depositors. Denoting by \( D_i \) the demand for bank \( i \) (\( i = 1, \ldots, n \)), the expected profit of an honest and opportunistic private bank, respectively, is therefore calculated as follows:

\[
V^{1-\gamma} = (r - r_i) \cdot D_i, \quad (2)
\]
\[
V^{\gamma}(q, \lambda, d) = [(1 + r) - q(1 + r_i) - (1 - q)\lambda d] \cdot D_i. \quad (3)
\]

The expected payoffs from a deposit contract with a state bank are

\[
U^{sb} = 1 + r_s \quad (4)
\]
to any depositor, because every depositor is one radius away from the state bank (with 
\[ r_s = r_s^0 - \alpha/(2\pi) \]), and \( V_s = (r - r_s^0) \cdot D_s \) to the state bank. To simplify the exposition further, the analysis of the model utilizes the following:

**Assumption 1** \[ d = 1 + r \] (A1)

Under (A1), the expected payoffs (1) and (3) above simplify to the following:

\[ U_i^p(q) = [1 - \gamma(1 - q)] \cdot (1 + r_i) + \gamma(1 - q) \cdot \lambda(1 + r) - \alpha x_i, \] (5)

\[ V^\gamma(r_i, q, \lambda) = [q(r - r_i) + (1 - q)(1 + r)(1 - \lambda)] \cdot D_i. \] (6)

**Assumption 2** \[ r_s \leq r - 3/2 \cdot \sqrt{\alpha F} \] (A2)

(A2) states that in the absence of enforcement problems, private banking is more efficient than state banking: the highest deposit rate that the state bank could offer is the rate which makes the marginal depositor located at distance \( x_i = 1/(2n) \) from private bank \( i \) just indifferent between private bank \( i \) and the state bank. In the case of such a tie, we could assume that the depositor goes to private bank \( i \). Of course, any depositor located at \( x_i < 1/(2n) \) will strictly prefer (the nearest) bank \( i \) over the state bank.

Three types of pure strategy equilibria are possible in this game (see Table 1 below): “high” equilibrium (HE) where all banking is undertaken by private banks, “intermediate”

<table>
<thead>
<tr>
<th>Equilibrium</th>
<th>Type of banking demanded?</th>
</tr>
</thead>
<tbody>
<tr>
<td>High ( (HE) )</td>
<td>( q = 1 ) private only ( D_i = 1/n )</td>
</tr>
<tr>
<td>Intermediate ( (IE) )</td>
<td>( q = 0 ) state and private ( 0 &lt; D_i &lt; 1/n )</td>
</tr>
<tr>
<td>Low ( (LE) )</td>
<td>( q = 0 ) state only ( D_i = 0 )</td>
</tr>
</tbody>
</table>

equilibrium (IE) with both the state and private banks enjoying positive demand for deposit contracts, and “low” equilibrium (LE) where only the state bank is operational. To ease

\(^7\)Notice that this assumption is biased against the state bank’s deposit contracts, as harsher punishment of opportunistic behavior will induce private banks to honor their deposit contracts more often.
the exposition of our results, we introduce the following additional notation:

\[
\bar{\lambda} \equiv 1 - \frac{\sqrt{\alpha F}}{1 + r}, \quad \tilde{\lambda}_1 \equiv 1 - \frac{r - r_s}{(2 - \gamma)(1 + r)}, \quad \tilde{\lambda}_2 \equiv 1 - \frac{r - r_s}{\gamma(1 + r)},
\]

\[
\tilde{n} \equiv \frac{r(1 - \gamma) - r_s - \gamma(1 - \lambda(1 + r))}{2F(1 - \gamma)}.
\]

These cut-offs arise from the analysis of (i) an opportunistic bank’s decision to comply with (if \( \lambda \geq \bar{\lambda} \)) or breach (if \( \lambda < \tilde{\lambda}_1 \)) all its deposit contracts; (ii) an honest bank’s decision to enter the industry, given the low demand in the presence of breaching opportunistic banks (if \( \lambda > \tilde{\lambda}_2 \)); and (iii) demand for a private bank deposits in IE being necessarily smaller than that in HE (if \( n < \tilde{n} \)).

**Proposition 1** Assume (A1) and (A2). A unique (pure strategy) equilibrium exists and it is of type:

(i) **HE**, if \( \lambda \geq \bar{\lambda} \). Then \( r_i = r - \sqrt{\alpha F}, \) \( D_i = \sqrt{F/\alpha}, \) and \( n = \sqrt{\alpha/F} \) (\( i = 1, \ldots, n \)).

(ii) **IE**, if \( \tilde{\lambda}_2 \leq \lambda < \min\{\bar{\lambda}, \tilde{\lambda}_1\} \). Then \( r_i = [r(1 - \gamma) + r_s + \gamma(1 - \lambda(1 + r))]/[2(1 - \gamma)], \)

\[
D_i = [r(1 - \gamma) - r_s - \gamma(1 - \lambda(1 + r))] / \alpha \quad \text{and} \quad n < \tilde{n} \quad (i = 1, \ldots, n).
\]

(iii) **LE**, if \( \lambda < \tilde{\lambda}_2 \). Then \( D_i = 0 \) (\( i = 1, \ldots, n \)), and \( n = 0 \).

Note that the equilibria derived in the proposition are all pooling. It can be easily established that a separating equilibrium (in the non-trivial case of IE) does not arise in this game. This is because any positive demand for private banks’ deposit contracts, which leads to ex post positive profits, will stimulate entry by both types of banks, given that the fixed entry cost is the same for either type of bank, while an opportunistic bank can costlessly mimic an honest bank’s deposit rate offer.

Figure 2 illustrates Proposition 1. HE exists when the enforcement of deposit contracts is sufficiently good. A high enough probability of penalty under the enforced deposit contract forces every opportunistic private bank to behave honestly. Consequently, all depositors prefer private banking over state banking, with the marginal depositor being indifferent between the two nearest private banks. The equilibrium demand for private banking (as determined by the location of the marginal depositor) enters the profit function of the private bank which sets its deposit rate at the profit-maximizing level. All banks being identical in this equilibrium, the symmetric problem has the unique solution specified by
Proposition 1(i). Assumption (A2) is necessary to ensure that the marginal depositor gets as large a payoff from private banking as he would from state banking.\footnote{\textit{HE} is therefore a standard solution of the “circular city” model, except for the additional condition on the value of the enforcement probability (Salop 1979, Freixas and Rochet 1997).}

\textbf{Figure 2: Equilibria in the benchmark case (assuming } r_s = r - 3/2 \cdot \sqrt{\alpha F}.\text{)}

In both IE and LE, all opportunistic banks cheat because the enforcement probability is relatively low. The location of the marginal depositor in either equilibrium determines the profits of the honest bank which, should it enter the industry, will be setting its deposit rate at the profit-maximizing level. This level is feasible—gives a positive ex post profit—when the proportion of opportunistic banks is relatively low while the probability of deposit contract enforcement is relatively high. In such a case, honest banks enter, and the expected payoff from private banking is as large as that from the state bank, provided that the depositor is located close enough to a private bank. If, in contrast, the proportion of opportunistic banks is relatively large while the enforcement probability is relatively small, the rate that maximizes an honest bank’s profit, given the demand, has to be set at too high a level for the honest bank to be able to make a positive (ex post) profit. Hence, the honest banks do not enter, and the foreseen absence of the honest banks in combination with the certainty of breach by an opportunistic bank, makes state deposit contracts more attractive compared to the private deposit contracts. Lack of demand for private deposit contracts translates into no entry by any private bank. Therefore, in this parameter space, LE prevails. It immediately follows that in the absence of sufficiently high quality of institutions, state banking is the only viable form of savings mobilization.
Notice that due to the symmetry of the model, the private banks that enter in either HE or IE will (a) locate equidistantly from each other, and (b) offer the same deposit rate. The latter is particularly important in IE: irrespective of the equilibrium behavior of opportunistic banks (who breach all of their deposit contracts), the equilibrium deposit rate of any private bank is determined by the profit maximization problem of an honest bank: given the certainty of breach, an opportunistic bank will not want to signal its type by posting a deposit rate different from that of an honest bank (otherwise the depositors nearest to this bank would choose the state deposit contract to avoid being cheated).

Observe also that in the densely shaded area of Fig. 2 HE and IE co-exist, while in the sparsely shaded area there is no pure strategy equilibrium. The intuition behind co-existence of HE and IE in the densely shaded area is straightforward. In this parameter space, both \(q = 1\) and \(q = 0\) can be optimal (depending on the level of demand). If all players believe that opportunistic banks breach in equilibrium, then depositors’ demand for a given private bank and the deposit rate set in accordance with the profit maximization problem of the honest banks (given this demand) is consistent with IE. Thus the belief held by the players that opportunistic banks breach leads to IE being realized. To check that it is unprofitable for a given opportunistic bank to deviate unilaterally from the equilibrium strategy to breach, note that the benefit from deviating is \(r_i - r\) where \(r_i\) is set at the level consistent with IE is smaller than the net benefit from following the equilibrium strategy of breaching is \(1 + r - \lambda(1 + r)\) because \(\lambda < 1 + r_i\). Similarly, if the players believe that in equilibrium all opportunistic banks comply with their deposit contracts, then the level of demand for a given private bank deposit contracts and the equilibrium deposit rate determined through profit-maximization of an honest bank are going to be consistent with HE, which leads to HE being realized. A unilateral deviation from the equilibrium strategy to comply is suboptimal again: the net benefit of a unilateral breach, \(1 + r - \lambda(1 + r)\), is smaller in this range of \(\lambda\)-values than the benefit of following the equilibrium strategy of compliance, \(r - r_i\), where \(r_i = r - \sqrt{\alpha F}\).

**Remark 1** The demand for state deposit contracts is greater when the enforcement probability is smaller or the proportion of opportunistic banks is larger.

This result immediately follows from Proposition 1, by noting that in IE \(\partial D_i/\partial \lambda > 0\), \(\partial D_i/\partial \gamma < 0\), \(D_s = 1 - nD_i\), and \(D_i|_{LE} < D_i|_{IE} < D_i|_{HE}\).
Remark 2 When institutional quality is relatively poor, non-existence of the state bank leads to a welfare loss.

Non-existence of the state bank in the present setting is qualitatively equivalent to \( r_s = 0 \): in deciding whether to deposit his cash holding in a private bank, the depositor compares the expected gain from private banking with the certain outcome from doing nothing and keeping intact his 1 unit of cash. In the parameter space where IE and LE exist (with \( r_s = 0 \)) in the statement of Proposition 1, non-existence of the state bank implies that the proportion of depositors \( D_s \) that would have preferred state deposit contracts now prefer to keep their money “under the mattress”, in the face of unchecked opportunist behavior of some private banks. Not being able to take advantage of the banking technology, these depositors’ unwillingness to entrust their cash holdings to a private bank in such a case leads to a foregone surplus of \( r \cdot D_s \). Thus, when institutional quality is low, then privatization of state banks may result in a collapse of financial intermediation.

2.3 Enforcement externality

This section considers a modification of the benchmark model. The modification exploits the idea that the resources devoted to enforcement of deposit contracts are fixed and therefore the effectiveness of enforcement (specifically, its likelihood) will decline with the rise of the fraction of breached market contracts. Let \( \lambda(q) = \lambda_0(1 - \delta(1 - q)) \), where \( \lambda_0 \) is the exogenous level of enforcement available in the economy. Then in HE we have \( \lambda_0 \) while in IE and LE the probability becomes \( \lambda_0(1 - \delta) \). Repeating the analysis of section 2.2 under this modification, the bounds which characterize the equilibria in section 2.2 are re-calculated as follows:

\[
\begin{align*}
\text{if } \lambda_0 &\geq \tilde{\lambda} & \text{then } V^\gamma(q = 1) &\geq V^\gamma(q = 0), \\
\text{if } \lambda_0 &< \frac{\tilde{\lambda}_1}{1 - \delta} \equiv \tilde{\lambda}_1^* & \text{then } V^\gamma(q = 1) &< V^\gamma(q = 0), \\
\text{if } \lambda_0 &\leq \frac{\tilde{\lambda}_2}{1 - \delta} \equiv \tilde{\lambda}_2^* & \text{then } r - r_i^* &\leq 0 \quad \text{where } r_i^* = \arg\max\{V^{1-\gamma}(r_i)\},
\end{align*}
\]

and the analysis leads to a statement similar to that of Proposition 1 except that \( \lambda \) must now be substituted with \( \lambda_0 \) in HE or \( \lambda_0(1 - \delta) \) in IE and LE. An important difference in results of the enforcement externality case compared to the benchmark case arises from the observation that for \( \gamma \in (0, 1) \), \( \tilde{\lambda}_1^* \geq 1 \) if \( \delta \geq \hat{\delta} \) where

\[
\hat{\delta} \equiv \frac{r - r_s}{1 + r_i},
\]

where
with \( \delta \in (0,1) \) for any \( \gamma \in (0,1) \), and in such a case, the “if” part of the statement in (10) is trivially satisfied.

**Remark 3** For a sufficiently large enforcement externality, \( \delta > \hat{\delta} \), the equilibrium of the game with relatively high institutional quality is no longer unique.

**Figure 3:** Equilibria of the game with enforcement externality \( \delta \geq \hat{\delta} \)

Figure 3 illustrates Remark 3. Intuitively, a relatively high institutional quality is a necessary and sufficient condition of HE—which is then a unique equilibrium of the game—when the externality is not too large. In such a case, every opportunistic bank prefers to honor its deposit contracts for any positive demand it faces. The bank chooses compliance, rather than breach, because the expected punishment for breach is larger than its benefit due to a high enforcement externality. A not too large enforcement externality means that the behavior of others does not impact on a given breaching bank’s chances of being punished. The punishment probability, however, falls as the enforcement externality gets larger. For high enough value of the externality, compliance is no longer an unconditional optimal choice (and therefore relatively high quality of institutions is only a necessary condition for HE). Due to the large externality, compliance is individually optimal if every other opportunistic bank complies because wide-spread compliance guarantees that in case of a single breach all of the fixed enforcement resources are devoted to punishing this breach. But if every other opportunistic bank breaches, breach becomes optimal since the fixed enforcement resources are spread too thinly to detect an individual breach with a high probability.
3 Empirical Evidence

This section presents empirical evidence on the determinants of the share of state controlled banks in total bank assets, using cross-country data. The explanatory variables that we utilize purport to capture the variables suggested by the theoretical model. The theoretical variables are, of course, not directly observed, so we use the best available proxies for these variables. In addition, we utilize legal origin variables to control for the historical determinants of the share of state banks which may reflect political factors. In the interests of completeness we report regressions with and without the control variables. This section is structured as follows. Subsection 3.1 explains the measurement of the variables we use in the regressions and their sources. Subsection 3.2 presents the models that are estimated and discusses the estimation method. Subsection 3.3 presents summary statistics of the data, including pairwise correlations between the variables. Finally, subsection 3.4 presents and discusses the empirical estimates. Appendix B contains all relevant tables.

3.1 Measurement and Data Sources

3.1.1 Dependent variable: $s_i$

We utilize the comprehensive dataset of the share of state-owned or state controlled bank assets as a share of total commercial bank assets compiled by Barth, Caprio and Levine (2001) as part of the World Bank survey on bank regulations and supervisory prac-
The data describing state ownership are primarily from 1999, with some responses in late 1998 and early 2000. Data are available for 108 countries. The SOB50 variable is not evenly distributed, as is shown in Fig. 4.28% of the countries in the sample have no state banks. There are no observations of 100% state ownership, with the highest observed share being 97.1%. However, this does not mean that the “low equilibrium” does not exist. The World Bank survey did not receive responses on state-owned banking from countries such as China and Vietnam and did not include countries such as Iran, Libya, Syria and Algeria. All these countries had 99–100% state ownership in the 1995 dataset of La Porta et al. (2002). Moreover, there are no observations from some former Soviet Republics, such as Azerbaijan, Belarus, Tajikistan and Uzbekistan, and African countries, such as Congo, Sierra Leone and Somalia, which are at the bottom of the distribution in terms of regulatory quality and rule of law.

3.1.2 Explanatory variables

λ variable This variable captures the likelihood that banks which behave opportunistically are penalized and the probability that depositors will receive compensation. There are two problems with measuring this probability directly. Firstly, while some data on the number of bank failures and legal action against bank directors are available in Barth et al. (2001), there is no distinction made between banks that failed because of bad (but not corrupt) lending decisions and those that failed because of managers behaving opportunistically. Secondly, countries that do not report any bank failures could either have no opportunistic banks or tacitly support banks to prevent bank failures. Thirdly, by the end of the 1990s many countries had implemented explicit deposit insurance schemes or had made implicit bailout promises. However, there are no data on how credible the promise of full, speedy compensation is in practice.

Therefore our preferred way of creating a proxy for λ is to focus on the regulatory environment. One comprehensive database is the Kaufmann (1999a) database of governance indicators. One of their variables, “regulatory quality”, is constructed from a survey

---

9 The share is denoted here by $s_i$, which in terms of our theoretical model is the same as $1 - \mu$.

10 The observation of state share in bank assets of 97.1% is from Turkmenistan, which has similar regulatory quality and rule of law scores as the omitted countries mentioned above.

11 There are some data in Barth et al. (2001) on the average time taken to fully compensate depositors the last time a bank failed, but these data are limited.
of country experts’ opinions on the effectiveness of regulation in establishing private markets. While the regulatory quality index includes measures of “market unfriendly” policies such as price controls and exclusion of foreign competitors from the market, which are not relevant for this study, it also includes highly relevant survey results on the adequacy of bank regulation and the effectiveness of financial regulation. Importantly, none of the survey questions on regulatory quality is based on the extent of state-ownership in the economy.

A second proxy utilized in this paper is the “Rule of Law” indicator from the Knack and Keefer IRIS 3 database. International Country Risk Guide (ICRG) compiles this dataset and calls this indicator “Law and Order Tradition”. The variable ranges in value from 0 to 6 and “reflects the degree to which the citizens of a country are willing to accept the established institutions to make and implement laws and adjudicate disputes”. Higher scores indicate: “sound political institutions, a strong court system, and provisions for an orderly succession of power”. Low scores indicate “a tradition of depending on physical force or illegal means to settle claims”. We use the latest available data, which describe rule of law in 1997.

\( \gamma \) variable The \( \gamma \) proxy is intended to capture the proportion of potentially opportunistic banks in the system. The Barth et al. (2001) database of bank regulations and supervisory practices contains data on specific legal requirements for entry into the banking system, which could, in principle, be used to proxy the probability that opportunistic banks will be granted a bank license. However, the database was constructed in 1999 and by this time most emerging markets had tightened up their prudential requirements in response to a combination of banking crises, technical advice from the international financial institutions and (in Central and Eastern Europe) as part of the EU accession process. There is, therefore, minimal variation in the entry requirements across countries.\(^{13}\) Also, banking systems that have recently tightened legislation may retain opportunistic banks from previous periods when licensing requirements were more lax. Using the 1999 dataset would not capture this. Finally, the question of whether the law is actually applied or is a mere

\(^{12}\)Another potential candidate for a \( \lambda \) proxy would be the rule of law indicator in the same database, which contains questions on the enforceability of private contracts and protection of financial wealth from expropriation. However, it also contains information on the extent of the black economy, kidnaping of foreigners, tax evasion and personal safety, making this too broad an index for proxying \( \lambda \).

\(^{13}\)Except for the minimum capital requirement, which, however, is constant throughout the EU and all EU accession candidate countries.
“paper tiger” would not be addressed.

However, the Barth et al. (2001) database contains specific details of the regulatory environment such as disclosure rules which can provide an alternative way to construct a proxy for $\gamma$. In a regulatory environment that forces banks to disclose information and requires certified audits, it is more likely that opportunistic behavior is detected. Stringent disclosure requirements should therefore deter opportunists from applying for a bank license in the first place or would force them to leave the sector once these measures are put in place. Our $\gamma$ variable is, therefore, constructed from the following six disclosure dummies: (i) do banks have to publish consolidated balance sheets, (ii) are off-balance sheet items disclosed, (iii) are risk management procedures disclosed, (iv) are the top 5 banks rated by international agencies, (v) is there a requirement for a certified audit (“yes” = 1, “no” = 0, missing entry = 0), and (vi) is accrued but unpaid principal and interest of non-performing loans contained in the income statement (“no” = 1, “yes” = 0). The $\gamma$ proxy is created by adding up the individual dummies, resulting in an index from 0 to 6. As only 4 of 107 countries in the sample score 1 in the index, the index does not perform well at low levels of disclosure requirements. The bottom two categories are therefore combined into a low disclosure dummy, while scores of 3 to 6 work as a linear spline.

$q$ variable The banking crisis dummy is included to examine step changes in the perception of institutional quality and the pervasiveness of opportunistic behavior in the banking sector. It is based on the comprehensive dataset by Caprio and Klingebiel (2002) on “episodes of systemic and borderline financial crises”. Systemic banking crises are defined as episodes during which one of the following is observed: (i) the ratio of non-performing assets to total assets in the banking system exceeds 10%; (ii) the cost of the rescue operation is at least 2% of GDP; (iii) banking sector problems result in a large scale nationalization of banks; or (iv) extensive bank runs take place or emergency measures such as deposit freezes, prolonged bank holidays, or generalized deposit guarantees are enacted by the government in response to the crisis.

14Barth, Caprio and Levine (2002) use a similar index called the “Private Monitoring Index” to measure the extent of private monitoring in the banking system.

15The dummy for the certified audit has three component parts: (i) is an external audit a compulsory requirement for banks, (ii) are there specific requirements for the nature and scope of the audit and (iii) are the auditors licensed or certified. The dummy only takes the value 1 if the answer is “yes” to all three questions.
The banking crisis dummy takes the value 1 if there was a banking crisis (ongoing or starting) between 1990 and 1999. It should be noted that a change in state ownership can occur in two ways after a banking crisis: either savers decide to switch their deposits to state-owned institutions after a collapse of private banks, or the government takes a controlling stake in the failing banks to reassure savers that their deposits will be guaranteed. In the second case, savers who are not happy to retain their deposits in the nationalized bank normally have the option of shifting their deposits into the private sector.\(^\text{16}\)

A summary of all the variables and their sources is shown in Table 2.

### 3.1.3 Control variables

**Legal origin variables**  According to recent research into law and finance, differences in legal traditions may help to explain differences in financial development.\(^\text{17}\) Legal traditions differ in terms of the priority they give to private markets versus state power and in how well private property rights are protected. For the purpose of this analysis legal origin may help to proxy government preferences in maintaining a state-controlled banking system and path dependence in economies which had a large share of state ownership in the past. These factors are independent of the choices depositors make regarding where to place their deposits, which is the main focus of this investigation.

The five legal origin dummies (English common law, French civil law, German civil law, Scandinavian civil code and Socialist/Communist law) used are taken from La Porta et al. (1997). We also include additional countries into the socialist origin group, which were excluded from the original sample in La Porta et al. (1997).\(^\text{18}\) For the examination of state ownership of banking, the effect of the socialist legal origin dummy was expected to be positive, as the socialist countries started the 1990s with close to 100% state ownership of banking and slowly privatized state-owned banks over the decade while licensing new banks to provide private banking services alongside the declining state sector. Countries with Anglo-Saxon legal origin are more likely to be market-oriented and therefore a lower share of state-ownership in banking is expected. Countries with French, Scandinavian or German legal origins are seen as taking a more state-centered approach to banking and

\(^{16}\)If they choose not to do so, this is tantamount to revealing a preference for the state bank.

\(^{17}\)La Porta, Lopez-de-Silanes, Shleifer and Vishny (1997) and Barth et al. (2002).

\(^{18}\)Albania, Armenia, Estonia, Latvia, Lithuania, Macedonia, Ukraine, and Yugoslavia.
hence expected to have a higher proportion of state ownership.

3.2 Methodology

Firstly, we report raw correlations between each variable and the extent of bank ownership. Secondly, we report maximum likelihood estimation results for tests of $\gamma$ and $\lambda$ proxies both with and without the control variables for legal origin for each country. We use the Tobit estimation technique, since our dependent variable, the share of banking system assets held by state-owned or state-controlled banks, is a limited dependent variable ranging from 0% to theoretically 100%. In our sample about a quarter of the observations are at the lower limit, i.e. no state banks. There are no observations at the upper limit, with the highest observed share being 97.1%.

The theoretical model implies that a single mechanism determines both the outcome when the dependent variable is equal to zero and the magnitude of the dependent variable if it is greater than zero. The Tobit model was developed for exactly this type of problem.\(^{19}\)

In the Tobit model there is a latent dependent variable $y^* = x\beta + u$. $y^*$ is not observed, but a variable $y$ is observed. The observed variable has the following properties:

$$y = y^* \text{ if } y^* > 0 \text{ and } y = 0 \text{ if } y^* \leq 0.$$ 

It would be possible to estimate the two outcomes separately. However, as we argue that the same dependent variables explain both outcomes and as the dataset is limited (to 81 observations for which all the data are available) it is important that we use the statistically most efficient technique, i.e. the Tobit. We report the results both excluding and including the legal origin variables.\(^{20}\)

$$s_i = \begin{cases} 
  a + b\lambda + c\gamma, & \text{if RHS} > 0 \\
  0, & \text{otherwise}
\end{cases} \quad (13)$$

$$s_i = \begin{cases} 
  a + b\lambda + c\gamma + e \text{ French} + f \text{ German} + g \text{ Scand} + h \text{ Social}, & \text{if RHS} > 0 \\
  0, & \text{otherwise}
\end{cases} \quad (14)$$

\(^{19}\)See, for example, Maddala (1983).

\(^{20}\)We have also performed the regressions using OLS to compare our results to previous literature in this field, e.g., La Porta et al. (2002). Using a different regression technique does not materially alter our results. The OLS results are available on request.
Finally, we report regression results for simultaneous tests of $\gamma$, $\lambda$ and $q$ on the state share in the banking system both with and without the legal origin dummies as control variables:

\[
s_i = \begin{cases} 
  a + b\lambda + c\gamma + dq, & \text{if RHS} > 0 \\
  0, & \text{otherwise}
\end{cases}
\] (15)

\[
s_i = \begin{cases} 
  a + b\lambda + c\gamma + dq + e \text{ French} + f \text{ German} + g \text{ Scand} + h \text{ Social}, & \text{if RHS} > 0 \\
  0, & \text{otherwise}
\end{cases}
\] (16)

### 3.3 Summary Statistics

There was considerable cross-country variation in the share of assets of state-controlled banks in banking systems in 1998. SOB50 ranges from 0% to 97.1%. The mean share of banks in which the state had a 50% share in 1999 was 20.6%. Predictably, the (formerly) socialist countries had the highest share of government owned banks with a mean of 32.11%. The same countries also had the highest incidence of banking crises and the lowest mean regulatory quality. Scandinavian origin countries showed the highest level of regulatory quality overall.

The pairwise correlations reported in Table 3 provide a first confirmation of our hypotheses. The percentage of the banking system’s assets in state-controlled banks is positively correlated with the incidence of a banking crisis in the 1990s. State control over assets is negatively linked with the quality of regulation, rule of law and the extent of disclosure requirements on banks.

The proxies for $\gamma$, $\lambda$ and $q$ are not highly correlated with each other. This is encouraging, because $\gamma$ and $\lambda$ could be strongly linked in principle. The higher the probability of offending banks being caught, the lower is the incentive for opportunists to enter into the banking system. The correlation coefficient between the indicator of regulatory quality and the disclosure requirements on banks is at most 0.425, indicating that the two variables capture different aspects of institutional quality. The broader “rule of law” proxy for $\lambda$ is even less strongly linked to the $\gamma$ proxy, with a correlation coefficient of 0.238. The two proxies for $\lambda$ (regulatory quality and rule of law) are strongly correlated with a correlation coefficient of 0.538.
Tables 4 and 5 present the Tobit estimation results for equations (13)–(14) and (15)–(16), respectively. In both tables, letters A and C signify the two alternative proxies used for λ (regulatory quality and rule of law, respectively). Letter B signifies a further refinement of the regulatory quality variable, which is explained below.

The proxies for γ and λ are statistically significant at the 1% or at the 5% level, regardless of the specification of the regression. The regression coefficients are also relatively robust to different specifications of the equations. Specifically, the coefficient for γ is only minimally affected by different specifications of the equation.

Equations (13A) and (14A) use the raw regulatory quality index, which is shown to be highly significant and of the expected sign, with higher regulatory quality decreasing the share of state banks. At low levels of disclosure requirements (scores of 0–2 on the index grouped as a dummy) the share of state banking is increased, while each further disclosure requirement reduces the number of state banks. None of the legal origin variables is statistically significant.

Equations (13B) and (14B) aim to test whether there is a cut-off point for λ (λ̄ in our theoretical model, see Fig. 2) above which high equilibrium prevails. The regulatory quality variable is, therefore, split into a low regulatory quality spline (80% of the sample) and a high regulatory quality spline (20% of the sample). While the lower regulatory quality spline remains significant, the high regulatory quality spline loses its statistical significance. It is therefore shown that increases in λ cease to have a statistically significant effect on state ownership once a certain threshold of regulatory quality is reached. The estimates for the disclosure requirements are almost unchanged and none of the legal origin dummies is statistically significant.

Equations (13C) and (14C) utilize the Knack and Keefer rule of law indicator instead of the Kaufmann regulatory quality variable as the λ proxy. Again, rule of law has effects of the expected sign (higher scores lower the share of state-owned banks) and it is statistically significant, at the 5% level if the legal origins are excluded and at the 1% level if legal origins are included. For the first time the socialist legal origin indicator becomes statistically significant at the 5% level (equation (14C)). The result could be interpreted as showing that there are some aspects of contract enforcement in the banking systems, which are captured less well by the rule of law indicator than by the regulatory quality index. On the
other hand, the regressions are based on a smaller number of observations than regressions (14A) and (14B).

In Table 5 the banking crisis dummy enters, as expected, with a positive coefficient and is highly significant in most equations, frequently at the 1% level. The qualitative nature of the rest of the results remains unchanged, except perhaps for the statistical significance of the rule of law variable, which is now sensitive to the inclusion of the legal origin variables.

Regressions (15A) and (16A) confirm the results of regression (13A) and (14A), with regulatory quality and the high disclosure spline reducing the share of state-owned banking, which is significant at the 1% level regardless of whether legal origins are included. The banking crisis dummy raises state ownership and the latter is significant at the 1% level. The low disclosure dummy is significant at the 5% level, suggesting that countries with lax disclosure requirements have higher levels of state ownership.

Regressions (15B) and (16B) re-confirm the existence of a λ-threshold: among the countries with the highest scores of regulatory quality there is no longer a significant positive effect of further raising regulatory quality.

Regression (15C) shows that while the rule of law indicator still has the expected effect of lowering state ownership, it is no longer statistically significant if the banking crisis dummy is included in the specification. The latter enters the regression positively, as expected, and is significant at the 1% level. If the legal origin variables are included into the estimation, as is the case in regression (16C), the rule of law indicator regains its statistical significance at the 5% level. However, this undermines the significance of the banking crisis dummy, which declines to the 10% level. The sensitivity of some of the results in regressions (15C) and (16C), which may be partly ascribed to the smaller sample, nevertheless highlights the possible interaction between the socialist legal origin and the banking crisis dummy, as most of the formerly socialist countries experienced a banking crisis during their transition.

The results suggest that after a decade of aggressive privatization, fixed country effects and legal traditions have little influence on the degree of government ownership of banks. Instead, regulation appears to be the key to fostering a private banking system. High de facto regulatory quality appears to inspire confidence in private sector banking practices and hence reduces the need for state banks as a safe haven for private sector deposits. Similarly, strict disclosure rules, which allow private monitoring of bank behavior, appear to deter opportunists from entering a market. Finally, systemic banking crises seem to alter public
perceptions about the risks involved in transacting with private banks. A past banking crisis appears to lower demand for private banking services and encourages depositors to keep their savings in either state banks or banks that have (at least partially) been taken over by the state in the resolution of a banking crisis.

To sum up, the results presented in this section are consistent with the predictions of the theoretical model. Specifically, the share of state control over bank assets is inversely related to institutional quality, as measured by the overall quality of regulation or the broader rule of law indicator, and stringent disclosure requirements. Additionally, perceptions of institutional quality, which are likely to be affected by previous banking crises, also seem to be important determinants of the share of state banks. Thus, improving the institutions that foster the development of private banks is an effective way of reducing the role of state banks in the economy.

4 Concluding Comments

Our findings suggest that the relationship between state banks, financial development and economic growth may be more complex than is implied by recent literature. By highlighting the importance of institutions, they open up a number of potentially fruitful avenues for further research. It would, for example, be useful to re-examine this relationship in a dynamic setting, utilizing perhaps an endogenous growth framework. This may result in a new theory of financial development, in which both institutions and state banks play a prominent, albeit changing, role. Empirically, it would be useful to examine any dynamic relationships that may emerge from theory using a long run of time-series data. Such data are clearly well suited to capture aspects of the “life-cycle” of state banks and their relationship with institutions, financial development and growth that are implied by our model. We believe that such an examination may reveal important non-linearities in these relationships, as well as changing causal patterns between the variables concerned, reflecting the evolution of institutions over time.

References


Appendix A

Proof of Proposition 1

For each type of the equilibrium, derive the necessary conditions by specifying the equilibrium behavior of an opportunistic bank, a marginal depositor, and an honest bank.

In HE, for a given level of demand for private banking, an opportunistic bank prefers to comply with its deposit contracts:

\[ r - r_i \geq (1 + r)(1 - \lambda), \]  

(17)

the marginal depositor located at \( \bar{x}_i \) from bank \( i \) is indifferent between the two nearest private banks and prefers either of these two banks to the state bank:

\[ \begin{align*}
1 + r_i - \alpha \cdot \bar{x}_i &= 1 + r_{i+1} - \alpha \cdot \left( \frac{1}{n} - \bar{x}_i \right), \\
1 + r_i - \alpha \cdot \bar{x}_i &\geq 1 + r_s,
\end{align*} \]  

(18) (19)

and any private bank sets its deposit rate at a level that maximizes its profits,

\[ \frac{\partial V}{\partial r_i} = 0 \quad \text{where } V = (r - r_i)D_i \quad \text{for any } i = 1, \ldots, n. \]  

(20)

From (18), \( \bar{x}_i = 1/(2n) + (r_i - r_{i+1})/(2\alpha) \), and therefore:

\[ D_i = \bar{x}_i + \bar{x}_{i-1} = \frac{1}{n} + \frac{2r_i - r_{i+1} - r_{i-1}}{2\alpha}. \]  

(21)

Substituting this into (20) and using symmetry, the profit-maximizing rate of any private bank is equal to:

\[ r_i = r - \frac{\alpha}{n} \quad (i = 1, \ldots, n). \]  

(22)

Under the free-entry condition, the profits are competed away, and therefore the equilibrium number of banks that enter is found as:

\[ n = \sqrt{\frac{\alpha}{F}}. \]  

(23)

Substituting (22) and (23) back into (17) and (19), the necessary conditions of HE are formulated as:

\[ \begin{align*}
\lambda &\geq 1 - \frac{\sqrt{\alpha F}}{1 + r} \equiv \bar{\lambda}, \\
1 + r_s &\leq r - \frac{3}{2} \sqrt{\alpha F}.
\end{align*} \]  

(24) (25)
In IE, every opportunistic bank prefers to breach all its deposit contracts:

\[ r - r_i < (1 + r)(1 - \lambda). \tag{26} \]

Given that all opportunistic banks cheat, the marginal depositor located at \( \tilde{x}_i \) is indifferent between the nearest private bank \( i \) and the state bank:

\[ 1 + r_s = (1 - \gamma)(1 + r_i) + \gamma \lambda(1 + r) - \alpha \tilde{x}_i. \tag{27} \]

And an honest bank solves its profit-maximization problem, given that all opportunistic banks breach \((q = 0)\). The latter adversely affects the level of demand faced by every private bank:

\[ D_i = 2\tilde{x}_i = \frac{2}{\alpha} \cdot [(1 - \gamma)r_i - \gamma(1 - \lambda(1 + r)) - r_s], \tag{28} \]

which is derived from (27). The profit-maximization problem of an honest bank is solved by setting:

\[ r_i = \frac{r(1 - \gamma) + r_s + \gamma(1 - \lambda(1 + r))}{2(1 - \gamma)}. \tag{29} \]

(Note that an opportunistic bank optimally mimics the honest bank’s offer of the deposit rate, since otherwise the depositors could tell the two types of banks apart and would avoid contracting with the opportunists.) Substituting (29) into (26) and re-arranging, we obtain:

\[ \lambda < 1 - \frac{r - r_s}{(2 - \gamma)(1 + r)} \equiv \tilde{\lambda}_1. \tag{30} \]

The ex post profit of an honest bank is positive when the profit-maximizing level of the deposit rate \( r_i \) in (29) is smaller than \( r \) (and therefore \( \tilde{x}_i > 0 \)). This is equivalent to the following additional constraint:

\[ \lambda > 1 - \frac{r - r_s}{\gamma(1 + r)} \equiv \tilde{\lambda}_2. \tag{31} \]

It is straightforward to check that \( \tilde{\lambda}_1 \in (0, 1) \) and \( \tilde{\lambda}_1 > \tilde{\lambda}_2 \) for any \( \gamma \in (0, 1) \), \( \tilde{\lambda}_2 \in [0, 1) \) if \( \gamma \in [(r - r_s)/(1 + r), 1) \), and \( \tilde{\lambda} > \tilde{\lambda}_1 \) if \( \gamma > (2\sqrt{\alpha F} - (r - r_s))/\sqrt{\alpha F} \). The assumption of free-entry together with the necessary condition of \( 0 < D_i < 1/n \) gives an upper bound on the number of private banks that would enter the industry in this equilibrium as follows:

\[ (r - r_i) \cdot 2\tilde{x}_i = F \quad (31) \Leftrightarrow \quad \tilde{x}_i = \frac{F}{2(r - r_i)} < \frac{1}{2n} \quad \Leftrightarrow \quad 0 < n < \frac{r - r_i}{F} \equiv \tilde{n}, \]

where \( r_i \) is given by (29).

Finally, LE is characterized by the same constraints as IE, except that now honest banks find it unprofitable to enter: the level of \( r_i \) which satisfies FOC of their profit maximization
problem results in non-positive ex post profits, i.e., \( r - r_i \leq 0 \) which from the above analysis arises when (31) is invalidated. Non-positive profits imply that honest banks do not enter, and therefore the depositors expect to face a breaching opportunistic private bank with certainty when

\[
\lambda \leq \hat{\lambda}_2. \tag{32}
\]

The certainty of breach of a private deposit contract implies that no depositor is willing to bank in the private sector. Hence the equilibrium demand is \( D_i = 0 \) for any \( n > 0 \) and \( i = 1, \ldots, n \) when (32) holds. The equilibrium zero level of demand for private deposit contracts ensures that no private bank enters. □

**Proof of Remark 3**

To establish the claim, we need to find the range of \( \delta \)-values for which \( \hat{\lambda}_1^c \geq 1 \), and therefore constraint (10) is validated for any \( \gamma \in (0, 1) \):

\[
\hat{\lambda}_1^c = \frac{1}{1 - \delta} \cdot \left(1 - \frac{r - r_s}{\gamma(1 + r)}\right) \geq 1 \quad \Leftrightarrow \quad \gamma \leq \frac{2\delta(1 + r) - (r - r_s)}{\delta(1 + r)}. \tag{33}
\]

The latter is true for any \( \gamma \in (0, 1) \) if

\[
\frac{2\delta(1 + r) - (r - r_s)}{\delta(1 + r)} \geq 1 \quad \Leftrightarrow \quad \delta \geq \frac{r - r_s}{1 + r} \equiv \hat{\delta}. \tag{34}
\]

□
Appendix B

Table 2: Description of Variables and Data Sources

<table>
<thead>
<tr>
<th>Variable</th>
<th>Variable name</th>
<th>Definition</th>
<th>Date</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>( s_i ) (dependent)</td>
<td>SOB50</td>
<td>Share of total banking sector assets of banks in which the government holds a share of at least 50%</td>
<td>1999</td>
<td>Barth, Caprio and Levine (2001)</td>
</tr>
<tr>
<td>( \lambda_1 )</td>
<td>Regulatory quality</td>
<td>Measure of whether regulation is effective in promoting private markets</td>
<td>1997/1998</td>
<td>Kaufmann (1999a)</td>
</tr>
<tr>
<td>( \lambda_2 )</td>
<td>Rule of law</td>
<td>Reflects the degree to which the citizens of a country are willing to accept the established institutions to adjudicate disputes</td>
<td>1997</td>
<td>Knack and Keefer, ICRG</td>
</tr>
<tr>
<td>( \gamma )</td>
<td>Disclosure index</td>
<td>Disclosure rules: consolidated balance sheets, statement of non-performing loans and off-balance sheet items, risk management procedures, certified audits required and top 5 banks rated by international agencies (yes = 1, no = 0, missing entry = 0). Index created by adding up dummies</td>
<td>1999</td>
<td>Barth, Caprio and Levine (2001)</td>
</tr>
<tr>
<td>( q )</td>
<td>BCD</td>
<td>Perception of the quality of institutions: Banking crisis dummy = 1 if there was a banking crisis in the 1990s</td>
<td>1990s</td>
<td>Caprio and Klingebiel (2002)</td>
</tr>
</tbody>
</table>

Table 3: Correlations

<table>
<thead>
<tr>
<th></th>
<th>SOB50</th>
<th>Regul. Low</th>
<th>High Rule of Law</th>
<th>Low Discl. Dummy</th>
<th>High Discl. Spline Dummy</th>
<th>Banking Crisis Spline Dummy</th>
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29
Table 4: Regression results for tests of $\gamma$ and $\lambda$ proxies

Dependent variable: Share of banking system assets in state-owned or state-controlled banks

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***, ** and * indicate significance at the 1%, 5% and 10% level, respectively. Standard errors in parentheses.
Table 5: Regression results for tests of $\gamma$, $\lambda$ and $q$ proxies

*Dependent variable: Share of banking system assets in state-owned or state-controlled banks*

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