An Empirical Analysis of the 2000 Corporate Tax Reform in Germany: Effects on Ownership and Control in Listed Companies

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An Empirical Analysis of the 2000 Corporate Tax Reform in Germany: Effects on Ownership and Control in Listed Companies*

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Abstract

This paper is a first attempt to analyse the implications of the 2000 corporate tax reform on ownership concentration in Germany. The empirical results document a fall in ownership concentration and a decrease in the power of top institutional owners including the big banks. The description of German corporate governance as a bank-based system may hence no longer apply. However, contrary to what was expected by proponents of the reform, the corporate tax reform did not revolutionise German corporate governance. Ownership concentration in 2005 is still high compared to the Anglo-American economies and an active market for corporate control is not observed.

JEL classification: G30, G32, G38

Keywords: Voting-block statistics, blockholders, corporate control

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I. Introduction

One of the most significant developments in German corporate governance was the change in corporate income tax law (Körperschaftssteuergesetz), which was introduced in 2000 and took effect at the beginning of 2002. The 2000 corporate tax reform totally abolished the tax on profits from the sale of long-term equity stakes held by banks and large firms. It was expected that the corporate tax reform would encourage firms to sell off their big share blocks on a large scale and hence create a less concentrated ownership structure in Germany (Lane 2004). It was also hoped that the more dispersed ownership would provide investment opportunities for outsiders, make firms more vulnerable to takeovers and thereby create a more active market for shareholder orientation (Deeg 2001).

The change in the corporate income tax law was presumably introduced because many politicians and economists thought that it was useful to create an Anglo-American system with a strong focus on shareholder wealth maximisation in Germany. It was argued that European integration and globalisation, which expand product, labour and capital markets beyond national boundaries expose countries to the pressure of adopting a governance system that comes as close as possible to the outsider controlled model of the Anglo-American economies (Walter 1993). However, the Anglo-American system with its dispersed ownership structure is an exception as typically most economies have very concentrated ownership (La Porta et al 1999). One explanation that has been put forward to explain this high level of ownership concentration is that it may be the result of weak shareholder protection (La Porta et al 1997, 1998). It is hence not clear whether one can expect major changes to ownership concentration in Germany just as a consequence of the corporate tax reform.

By assembling a new and unused dataset, the aim of this paper is to investigate how ownership concentration has changed in Germany as a response to the 2000 corporate tax reform and to thereby assess the extent to which significant changes have taken place in the German system of corporate governance. To the best of our knowledge, it is the first attempt to analyse the effects of the 2000 corporate tax reform on ownership concentration in detail. A dataset describing ownership of German listed companies for the years 1999, 2001, 2003 and 2005 is used. The data is based on the disclosure standard under the 1995 transposition of the European Union's Large Holdings Directive into German law under which companies are required to disclose voting blocks larger than 5%. The empirical findings document a significant decrease in ownership concentration from 2001 to 2005. It is also found that the power of top institutional owners including the big banks decreases significantly. The description of the German corporate governance system as a bank-based system may hence no longer apply. However, because ownership concentration overall is still very high among listed companies in 2005 and no active takeover market is observed, the findings of this paper suggest that the 2000 corporate tax reform did not revolutionise corporate governance in Germany and that the transformation to a capital market-based system so far has not taken place.

The remainder of this paper is organised as follows: Section 2 provides an overview of the empirical evidence and theories of corporate ownership. Sections 3 and 4 outline the method and data used in this paper. Section 5 presents the results. Section 6 concludes.

II. Ownership Concentration: Theory and Evidence

Ownership concentration is a central issue of the theory of corporate governance (Shleifer and Vishny 1997). Until the 1990s it was generally assumed that the widely held corporation was common (Becht and Mayer 2000). However, in the 1990s empirical data revealed that concentrated ownership dominates worldwide with the exception of the US and the UK (La Porta et al 1999). There is very little empirical evidence on whether this concentrated

ownership that was observed in the 1990s has been stable or whether there have been important changes in ownership structures. Van der Elst (2000) and Wojcik (2003) both observe falling ownership concentration and a growing number of widely held firms in Germany in the late 1990s. Wojcik (2003) concludes that whilst ownership concentration in Germany seems to have fallen in the late 1990s it is still very high in comparison to other countries.

Several explanations have been put forward to explain this very high level of ownership concentration in Germany. It has been argued that the high ownership concentration observed in the traditional system of German corporate governance is necessary for a system with codetermination, because, given the powers of employees; owners could not assure themselves a return on their investment without large shareholdings (Roe 1998). According to La Porta et al (1998), the highly concentrated ownership structure in Germany may also be the result of weak shareholder protection. La Porta et al (1997, 1998) argue that the widely held corporation is likely to be more common in countries with good legal protection of minority shareholders because in these countries controlling shareholders are less likely to be expropriated if they lose control through a takeover. Hence, controlling shareholders may be willing to cut their ownership of voting rights in order to raise funds or to diversify. According to this theory, the developments that took place from the mid 1990s until the beginning of the millennium, which strengthened the position of minority shareholders, might have contributed to a more disperse ownership in Germany. Among those developments were the creation of a new supervisory authority, the Bundesaufsichtsamt für Wertpapierhandel, (BAWe, since 2002 incorporated into the new Bundesanstalt für Finanzaufsicht, BAFin) (Hackethal et al 2005). Furthermore in 2002 the new German takeover law was introduced, which incorporated a mandatory takeover bid (Schmidt 2003). Some authors argue that these developments greatly improved investor protection in Germany and that the assessment of La Porta et al (1998), which views German capital markets as underdeveloped does not seem justified any more (Nowak 2004 and Theissen 2004). However, others stress that the new supervisory authority lacks enforcement power and that it is hence difficult to argue that the new legal elements pave the way for an active market for shareholder orientation (Bhattacharya and Daouk 2004)¹. It is hence not clear whether one should expect ownership concentration to have fallen as a result of these developments.

Research on the German corporate governance system has not only found a very high level of ownership concentration but has also emphasised that a majority of owners of listed companies are financial and non-financial firms (Franks and Mayer 2001). La Porta et al (1998) claim that Germany is in fact one of the few countries in which financial institutions play an essential role as owners. However, some research also shows that the description of the German system as bank-based is not confirmed by the empirical evidence (Edwards and Nibler 2000). It has been argued that the role of banks in holding equity stakes has been overemphasised. Banks may frequently hold equity stakes as the result of rescuing firms that are in financial distress. Banks may have no desire to hold large equity stakes for control purposes but may simply find that they end up with them as a result of cancelling the debts of financially distressed firms and replacing them with equity stakes. According to this view, it can be expected that the corporate tax reform induced banks to reduce these equity stakes because they no longer faced a large tax bill when selling them.

Non-financial firms also have an essential role as owners and there exist plausible theoretical arguments for why non-financial firms hold equity stakes for control purposes. As Goergen et al (2004) point out for a non-financial firm such as a car manufacturer a large shareholding in a supply firm can yield an important strategic advantage. By being represented on the supervisory board of the supplier, the car manufacturer can obtain private information on the

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¹ For an exhaustive list of developments see Höpner (2001)

firm's cost structure or on supply contracts with competitors. The presence on the supervisory board can also mitigate hold-up problems. Since the supplier can put the car manufacturer into a difficult position by not delivering the necessary car supplies on time, the manufacturer has a strong incentive to buy equity in the supply firm and hence to ensure the delivery. If the above arguments are correct, then it is likely that the 2000 corporate tax reform would have a less significant effect on ownership of non-financial firms as many of these firms enjoy benefits of control from holding large voting blocks.

It is hence not only important to assess whether ownership concentration has been stable, it is also essential to investigate whether the structure of owners of listed companies has changed and whether top institutional owners such as big banks maintained their power in corporate governance. There are several studies on the structure of share ownership in Germany before the corporate tax reform was implemented. Prigge (1998) covering the period from 1984-1996 finds that the share of non-financial corporations is growing whilst that of financial corporations is stable. Wojcik (2003) investigating data for the years 1997 and 2001 finds that the share of non-financial corporations is increasing whilst that of the financial corporations is falling. There is very little research on whether the role of top institutional owners has been changing. However, the observations of O'Sullivan (2000) suggest that big banks and insurers are selling their stakes and leaving boardrooms.

Related to the question of whether top-institutional owners have maintained their power in German corporate governance is whether the role of cross-holdings has changed. Cross-holdings have been shown to be very significant in the past, especially among those companies that have been referred to as the top 7 institutional owners (Prowse 1994, Wenger and Kaserer 1998). Among those seven companies are the Deutsche Bank AG, the Allianz AG, the E.ON AG, the Dresdner Bank AG, the Bayerische Hypo- und Vereinsbank AG, the RWE AG and the Münchener Rückversicherungs-Gesellschaft AG. The Allianz AG has often been called the spider of the web of cross-holdings because it holds voting rights in almost all of the other top-institutional owners (Story and Walter 1997). There is very little empirical evidence on whether the role of cross-holdings was already changing before the implementation of the corporate tax reform in 2002. Wojcik (2003) finds that the cross-holdings among the top 7 owners remain largely unchanged between 1997 and 2001. Whilst politicians and economists expected that the corporate tax reform would reduce the scope of cross-holdings between the top-institutional holders, further empirical evidence is needed.

III. Data and Method A. Data

The data used in this paper is provided by the Bundesanstalt für Finanzaufsicht, BAFin (formerly the Bundesaufsichtsamt für den Wertpapierhandel, BAWe) for four points in time: 1st January 1999, 1st January 2001, 1st January 2003 and 1st January 2005. The dataset is based on the disclosure standard that implements the European Union's Large Holdings Directive (88/627/EEC) and the German Securities Trading Act (Wertpapierhandelsgesetz, WpHG). Under this law all voting rights at the command of blockholders controlling at least 5% of the voting rights have to be disclosed. This obligation refers to both direct and indirect holdings of voting rights.² An entity controls an indirect voting right from a share that he does not own. This may be the case if an entity controls a direct shareholder or has been entrusted with the responsibility for his shares (Wojcik 2003). The law also requires the disclosure of identity of those in command of voting power irrespective of their 'distance' from the listed

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² The term holding, blockholding and voting block will be used interchangeably to denote the percentage of voting rights in a company held by an entity both directly and indirectly.

company (Becht and Böhmer 2003). The database hence consists of the following parts: all domestic companies listed on amtlicher Handel (Official market) and the holders of major voting rights in these companies. A detailed investigation of how voting power is measured under the WpHG as well as of the shortcomings of the database can be found in Becht and Böhmer (2003). In addition to the dataset on major holding rights in listed companies, the FTSE Global Classification System (Version 2002) is used in order to classify the listed companies into different industries.

B. Method

According to the theoretical and empirical evidence presented in Section 3, it is expected that ownership concentration decreases between 1999 and 2005. If ownership falls continuously from 1999 to 2005, then the drop in ownership could be attributed to those developments in Germany that strengthened the power of minority shareholders. Hence, if the corporate tax reform had any effect at all on ownership concentration, acceleration in the decline in ownership concentration should be observed between 2001 and 2003. The first hypothesis to be tested is hence the following:

Hypothesis 1: The concentration of blockholdings falls between 1999 and 2005 and the fall in concentration is greater between 2001 and 2003 than between 1999 and 2001.

In order to examine how ownership concentration changes between 1999 and 2005, the whole population of listed firms in 1999, 2001, 2003 and 2005 is analysed and the empirical distribution and summary statistics for ultimate voting blocks are computed. Voting Blocks for each firm are ranked according to their size and we compute the median size of the first, second and third largest voting block. We also compute the mean and median size of the sum of the first, second and third largest voting block in each firm as well as the mean and median size of the sum of all voting blocks in each firm.

The listed firms in the sample are then classified according to the FTSE Global Classification System and summary statistics for each industry are computed in order to determine how concentration has changed across different industries. From the evidence on ownership concentration in Germany it is not clear what to expect. However, it is very probable that holders of voting rights in the non-financial industries range from financial to non-financial corporations and also include individuals. Since a general fall in ownership concentration is expected and holders of voting rights in non-financial industries probably include a mix of all blockholders, a fall in the average concentration across these industries seems likely. In the financial industries the majority of holders are likely to be financial corporations themselves. Since financial corporations often may not hold voting rights for control purposes, it can be expected that these blocks are sold as a result of the corporate tax reform. A more or less universal decrease in ownership concentration across non-financial and financial industries is hence expected. The following hypothesis is tested:

Hypothesis 2: The decrease in ownership concentration across different industries is nearly universal.

It is also investigated whether there has been a change in the power of blockholders and especially whether banks and other financial firms, which have often been characterised as an important part of the German corporate governance system, have lost some of their power in terms of blockholdings. It is hence examined how voting power has changed across blockholders. According to the theoretical and empirical evidence provided in Section 3, financial and non-financial corporations are the most important blockholders. It is likely that

as a result of the corporate tax reform financial firms sold large blocks of their holdings because very often they are not held for control purposes. A smaller reduction in the blockholdings of non-financial firms can be expected, since non-financial firms hold voting rights for control and strategic purposes. The following hypothesis is hence tested:

Hypothesis 3: The two most important holders of major voting rights are financial and non-financial firms. Whilst the share of non-financial firms in listed companies falls at best slightly as a result of the corporate tax reform, financial firms experience a significant decline between 2001 and 2005.

The above hypothesis is investigated by calculating the number of voting blocks for each type of blockholder as well as by providing summary statistics such as the mean and median size of voting blocks for each type of blockholder. Following Becht and Böhmer (2003) we divide blockholders into the following categories: industrial firms, individuals, banks, holdings (Verwaltungsgesellschaften), insurance firms, investment firms (Beteiligungsgesellschaften), public, associations, worker/family pool, coops, foundations and foreign companies. First, all listed companies are investigated. Since cross-holdings among financial companies are very common (Franks and Mayer 2001), we then investigate blockholdings across all non-financial companies.

The fourth hypothesis to be tested relates to the power of the top institutional owners such as the big banks. According to the empirical and theoretical evidence presented in section 3, one would expect that the top-institutional owners lost some of their power between 2001 and 2005. There is very limited evidence available on the scope of cross-holdings. However, since many economists expected that the corporate tax reform would lead to an erosion of the web of cross-holdings, the following is hypothesised:

Hypothesis 4: The power of the top-institutional owners decreases between 2001 and 2005 and there is an erosion of the web of cross-holdings between the top 7 institutional owners.

In order to assess whether the role of top institutional owners has changed, the number of blocks controlled by top institutional owners are identified. We list all blockholders controlling votes in five or more listed companies in either 2001 or 2005 and investigate whether they experience a decline in the number of voting blocks controlled and in the average size of voting blocks. It is then investigated whether the role of cross-holdings has changed between 2001 and 2005. We examine how many of the holders of major voting rights in the top 7 institutional owners are top-institutional owners themselves and whether there have been significant changes in the size of their voting blocks between 2001 and 2005.

IV. Results

A. Hypothesis 1: The level of ownership concentration

Between 1999 and 2005 there is a substantial rise in the number of listed companies under consideration, with the number of listed companies rising from 425 in 1999 to 753 in 2005. Figure 1 shows the median size of the first, second and third largest voting block in 1999, 2001, 2003 and 2005. The median size of all voting blocks is also shown. It can be seen that there is a significant drop in the median size of the first, second and third largest voting block from 2001 to 2003 and from 2003 to 2005. The median size of the largest voting block seems to be affected most.

Table 1 shows that the mean size of the largest voting block (C₁) falls from 59.76% in 1999 to 52.62% in 2005. This decrease is not continuous as there is a slight increase from 1999 to 2001. From 2001 and 2003, there is a significant fall in the mean size of the largest voting

block with the mean size falling by almost 6%. From 2003 to 2005 there is again a decrease of approximately 2% in the mean size of the largest voting block, which is however, smaller than from 2001 to 2003. The median size of the largest voting block also falls between 1999 and 2005. Again there is a slight increase from 1999 to 2001. From 2001 to 2005 the median size of the largest voting block falls by more than 12%, from 62.81% to 50.1%. The most significant decrease takes place between the years 2001 and 2003, between which the median size falls by almost 10 percent.

Voting power is highly concentrated in most companies. When there exist multiple voting blocks in the same firm they do not add much voting power. Adding the second and third largest voting block (C_3) increases the mean concentration ration by 11.5% to 71.26 % in 1999³. Including all blockholders (C_{all}) increases the mean concentration ratio to 73.29% in 1999.

As can be seen from table 1, the mean and median concentration ratio of C_3 and C_{all} follow more or less the same pattern as the mean and median of C_1 . Whilst there is a slight increase in voting power from 1999 to 2001, there is a significant decrease in the mean and median of C_3 and C_{all} from 2001 to 2005. These results suggest that voting power in companies falls between 2001 and 2005 and that the most significant drop takes place between 2001 and 2003.

Table 1 also shows the empirical distribution of blockholdings. The block size distribution confirms that the concentration of voting rights has fallen between 1999 and 2005 and that ownership concentration has been and still is very concentrated. At the lower end of the distribution, 15.5% of each company's largest voting block is smaller than 25% in 1999 whereas in 2005, 25.2% are smaller than 25%. At the top end of the distribution, 39.1% of voting blocks are greater than 75% in 1999 and 31.6% of voting blocks are greater than 75% in 2005.

To summarise, the findings presented in this section clearly support hypothesis 1. There is a significant fall in ownership concentration as measured by the concentration of voting blocks among listed companies between 1999 and 2005. The most significant decrease takes place between 2001 and 2003, which suggests that the corporate tax reform had a significant effect on ownership concentration. Nevertheless ownership of listed companies is still very concentrated in 2005 as indicated by the mean and median size of the largest voting block, which still exceeds 50% and the block size distribution.

B. Hypothesis 2: Changes in ownership concentration across different industries

Table 2 shows the sector structure of listed companies in 2001 and 2005. It can be seen that whilst some industries experience a rising share of listed companies between 2001 and 2005, the share of other industries as a proportion of total listed companies declines. The industry that experiences the highest growth in the number of listed companies is the information technology and hardware sector. In 2001, 1.8% of listed companies are in the IT sector, whereas in 2005 almost 11% of listed companies are in the IT sector. The telecommunication services sector also experiences a rise in listed companies with the percentage of listed companies almost tripling between 2001 and 2005. Other industries show a marked decline in listed companies. As table 2 shows, the number of banks, insurance companies and investment firms as a proportion of total listed companies decreases between 2001 and 2005. In addition there is a significant fall in the number of firms as a percentage of all listed

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 $^{^3}$ C_n is the sum of the n largest blockholdings in each listed companies. For example if there were 3 listed companies in the sample, then the mean of C_n is computed by adding up the sums of the n largest blockholdings in each company and dividing this sum by 3.

companies in the building and construction, steel and automobile industries. This suggests, that the importance of the technology sectors has increased whilst that of the more traditional industries decreased between 2001 and 2005. Changes in ownership concentration across different industries are also examined. Figures 2 and 3 show the median size of voting blocks in the most important non-financial as well as financial industries in 2001 and 2005. In Figure 2 it can be seen that the decrease in ownership concentration across the non-financial sector is almost universal across industries. The majority of industries experience a marked decline in the median size of voting blocks between 2001 and 2005. Among those industries that experience a significant decline are telecommunication services, transport, pharmaceuticals and biotechnology, electronics, chemicals and steel. Whilst Figure 2 also shows an increase in the median size of voting blocks in industries such as energy, beverages and personal care and household products, the number of observations for these industries is in general quite small and thus the results are not very conclusive. Figure 3 shows the median size of voting blocks in the financial sector industries. It can be seen that the insurance industry experiences a large fall in the median size of voting blocks between 2001 and 2005. Investment companies and the specialty and finance industry also experience a decline which is however not as marked as in the insurance industry. Banks and real estate experience a rise in the size of the median voting block. With the exception of banks and real estate, there hence seems to be a decrease in ownership concentration amongst the industries in the financial sector. Whilst this decrease is not universal, overall it seems as if there had been a significant decrease of ownership concentration across the financial industries. These results hence support hypothesis 2.

C. Hypothesis 3: Control across blockholders

There are 921 blockholdings in 2001 compared to 1679 blockholdings in 2005. Table 3 shows the distribution of blockholdings in all listed companies for 2001 and 2005. It can be seen that individuals and families hold most blocks in 2001 and 2005, but that the mean holding (24.9% in 2001 and 25.1% in 2005) is smaller than that of industrial firms (53.3% in 2001 and 41% in 2005). Table 3 also shows that the share of the entities in the financial sector is small compared to the share of individuals and industrial companies. The percentage of total blockholdings of the whole financial sector is 29.9% in 2001 and 24.8% in 2005, which is less than that of individuals in both years. This observation gives support to the observation of Edwards and Nibler (2000) and Edwards and Fisher (1994) that the role of financial companies and especially banks is limited. These findings also partially contradict hypothesis 3, since the largest groups of blockholders are wealthy families and non-financial corporations followed by financial institutions. These observations do, however, confirm the findings of Böhmer and Becht (2001) who come to the same conclusion.

Table 4 shows the distribution of blockholdings in non-financial companies. It can be seen that the share of individuals and families is rising in terms of the proportion of blockholdings held but that the mean size of their blockholdings is falling. The share of industrial firms is falling sharply from 2001 to 2005 in terms of the number of blocks held and the mean size of their blockholdings. Foreign firms experience a rising share of voting blocks but a decrease in the mean size of their blockholdings. The position of the financial sector seems to be deteriorating significantly although the big three banks (Deutsche Bank, Dresdner Bank and Commerzbank) are an exception to this to some extent⁴. The big three banks as well insurance companies experience a significant decline in terms of the percentage of blocks held between 2001 and 2005. Insurance companies also experience a decline in the mean size of their blockholdings, whereas the mean size of blockholdings of the three big banks increases

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⁴ In 2001 Dresdner bank still exists as a separate entity whereas in 2005 in belongs to the Allianz Group. Hence in 2005, there are only 2 out of the big 3 banks left

between 2001 and 2005. As table 4 shows, this increase is however, offset by the sharp decline in the mean size of blockholdings of the other banks⁵.

There is hence evidence that the big firms such as non-financial corporations and companies in the financial sector are selling large blocks of their voting rights. The results partly contradict hypothesis 3 since we observe a significant decrease in the power of both non-financial as well as financial firms in terms of the number and size of their blockholdings. The reason for this may be that the blocks of shares held by non-financial corporations are very often blocks of shares in `unrelated' firms and hence the control benefits are limited⁶.

The results in this section hence support the observation of O'Sullivan (2000) that insurance companies and banks are losing some of their power. They also confirm the findings of the earlier sections namely that the 2000 corporate tax reform had a significant effect on ownership concentration and that it has led to a decrease in the power of blockholders. The next section examines changes in the power of the top-institutional holders in more detail by focusing on the identity of large shareholders.

D. Hypothesis 4: The role of top-institutional owners

First, the number of blockholders and the number of their holdings in listed companies in 2001 and 2005 are analysed. The results are shown in table 5. It can be seen that most shareholders (87.17% in 2001 and 88.8% in 2005) hold just one voting block. It is then investigated who the holders of the multiple voting blocks are. Table 6 lists all blockholders controlling votes in five or more listed companies in either 2001 or 2005. It can be seen that in 2001 and 2005 the holders of multiple voting blocks are mostly banks and insurance companies. Table 6 also shows that most of those companies that have often been quoted as the top 7 institutional holders are experiencing a decline in the number of voting blocks they control. Between 2001 and 2005, Deutsche Bank AG halves its holdings in listed companies from 20 to 10. The Allianz AG increases its holdings from 19 to 21 between 2001 and 2005. However, since in 2005 the Dresdner Bank, which holds 13 voting blocks in 2001, belongs to the Allianz AG, there is evidence that the Allianz AG sells some of its holdings between 2001 and 2005. The E.ON AG and RWE AG decrease their holdings from 12 voting blocks to 8 and 11 voting blocks to 7 respectively between 2001 and 2005. Whilst the Bayerische Hypound Vereinsbank AG holds 11 voting blocks in 2001 as well as in 2005, the mean and median of its voting blocks decreases significantly between 2001 and 2005, with the mean falling from 52.6% to 37.8%. The Münchener Rückversicherungsgesellschaft is the only institutional holder of the top 7 that increases its holdings from 2001 to 2005. However, the mean of its holding blocks is falling from approximately 31% to 27%. Table 6 also shows that in 2005 there are some foreign companies with multiple holdings, the mean of which is in general relatively small. These findings and those of the previous section suggests that there is an increase in the number of foreign holders of voting rights in Germany, but that the average voting block held by these companies is relatively small.

It is also investigated whether the scope of cross-holdings among the top 7 institutional owners changes between 2001 and 2005. The results are shown in table 7. It can be seen that a majority of the top 7 institutional owners that hold voting blocks in one of the other top 7 institutional companies sell some of these stakes between 2001 and 2005 and that the size of cross-holdings decreases significantly between 2001 and 2005. Since there is evidence

⁵ The most important group in the category `other banks' are the Landesbanken, which are usually owned by the governments of the `Länder'

⁶ This is in fact exactly what Schmidt (2004) observes. In contrast to Rieckers and Spindler (2004) who claim that the blocks of shares held by other corporations are part of complex structures of groups of related companies, Schmidt claims that the majority of holdings of non-financial companies are in fact in completely unrelated companies.

provided by Wojcik that the role of cross-holdings did not change between 1997 and 2001, this suggests a significant influence of the 2000 corporate tax reform on the structure of ownership in Germany.

The results in this section hence strongly suggest that the top-institutional holders have lost some of their power as holders of voting blocks, with the Deutsche Bank AG being a particularly striking example because it halved its voting rights between 2001 and 2005. There also has been an erosion of the web of cross-holdings between the top 7 institutional owners. Hypothesis 4 is hence confirmed by the empirical findings of this paper. The conclusions of the earlier sections are also strengthened, namely that the corporate tax reform had a significant effect not only on ownership concentration overall but also on the power of top institutional owners in terms of their blockholdings. There is furthermore evidence that the corporate tax reform led to a disintegration of the web of cross-holdings between the top 7 institutional owners just as had been expected by the proponents of the reform.

V. Conclusion

According to the evidence provided in this paper the corporate tax reform had a significant effect on ownership concentration in Germany. The mean and median size of major voting blocks fell significantly between 1999 and 2005, with the most significant decline taking place between 2001 and 2003. This suggests, that it is possible to isolate the effects of the corporate tax reform from other major developments in German corporate governance, which strengthened the power of minority shareholders to some extent but which took place before 2000. It was also expected that the corporate tax reform would induce the top institutional owners such as the big banks and insurance companies to sell their blockholdings. The empirical evidence clearly confirms this. The findings of this paper document that as a result of the 2000 corporate tax reform the power of the big blockholders, such as banks and insurance companies diminished and that the web of cross-holdings among the top-institutional owners has been disintegrated. This also suggests a significant influence of the 2000 corporate tax reform on the structure of ownership in Germany.

Furthermore there is evidence that the role of banks changed between 2001 and 2005 as the big banks such as the Deutsche Bank sold many of their equity stakes and hence lost some of their power as major holders of voting rights in listed companies. According to Hackethal et al (2005), the big banks have also reduced their corporate lending activities considerably and seem to be trying to become what might almost be described as investment banks. These two developments together suggest, that the big banks are reducing their active involvement in German corporate governance. Since the importance of banks has often been presented as a building block of the German corporate governance system, these changes are quite fundamental and it may hence no longer be accurate to refer to the German corporate governance system as a bank-based system.

However, even though the corporate tax reform had a significant effect on ownership concentration and on the power of the top-institutional blockholders, the change in the corporate income tax law did not revolutionise German corporate governance. Ownership concentration is still very high in Germany compared to the dispersed ownership structure that is found in the Anglo-American countries. It also very much seems as if the corporate tax reform had a once and for all effect on ownership concentration, since deconcentration, although still very significant, slowed down between 2003 and 2005 compared to 2001 and 2003. An explanation for this may be that the system of codetermination, which requires concentrated ownership, is still in place and that it is debatable whether the power of minority shareholders has been sufficiently strengthened.

There is also yet no evidence that the change in the capital gains taxation resulted in a wave of takeovers (Hackethal et al 2005). Whilst the Mannesmann-Vodaphone take-over battle of

1999 and 2000 was a hostile one, the success of Vodaphone in taking over Mannesmann has not been the beginning of an active public takeover market in Germany. The reasons that have always made hostile tender offers difficult in Germany, such as the legal structure of German joint stock corporations with the codetermination as part of it still apply (Schmidt 2004). In addition, according to Becht (1999) dispersed ownership is a prerequisite for an open market for corporate control and the concentrated ownership that still prevails in Germany protects companies from hostile bids. Hence, although many significant changes have been observed in the German corporate governance system, the transformation to a capital market-based system so far has not taken place.

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Appendix A
Figure 1, Figure 2, Figure 3, Table 1, Table 2, Table 3, Table 4, Table 5, Table 6, Table 7

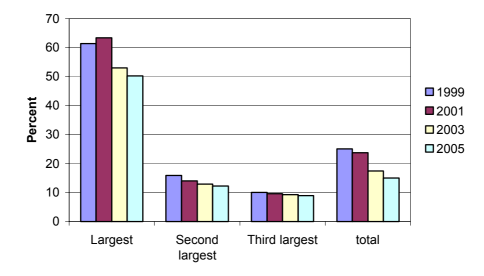


Figure 1: Median size of voting block held by first, second, third largest holder and of all voting blocks

Table 1: Empirical Distribution of Voting Blocks

Year	Range	(C1	C3		C all		
		Frequency	Percentage	Frequency	Percentage	Frequency	Percentage	
A.	.Empirical distributio	n						
1999	0-24.99%	66	15.53	27	6.35	27	6.35	
	25-49.99%	81	19.06	59	13.88	45	10.59	
	50-74.99%	112	26.35	106	24.94	104	24.47	
	75-100%	166	39.06	233	54.82	249	58.59	
	Total	425	100.00	425	100.00	425	100.00	
2001	0-24.99%	74	16.30	26	5.73	25	5.51	
	25-49.99%	87	19.16	73	16.08	56	12.33	
	50-74.99%	109	24.01	105	23.13	106	23.35	
	75-100%	184	40.53	250	55.07	267	58.81	
	Total	454	100.00	454	100.00	454	100.00	
2003	0-24.99%	159	23.31	79	11.58	73	10.70	
	25-49.99%	142	20.82	114	16.72	94	13.78	
	50-74.99%	148	21.70	182	26.69	185	27.13	
	75-100%	233	34.16	307	45.01	330	48.39	
	Total	682	100.00	682	100.00	682	100.00	
2005	0-24.99%	190	25.23	85	11.29	80	10.62	
	25-49.99%	175	23.24	149	19.79	124	16.47	
	50-74.99%	150	19.92	198	26.29	204	27.09	
	75-100%	238	31.61	321	42.63	345	45.82	
	Total	753	100.00	753	100.00	753	100.00	
	B. Descriptive							
	Statistics							
		Mean	Median	Mean	Median	Mean	Median	
1999		59.76	61.40	71.26	76.10	73.29	79.00	
2001		60.16	62.81	71.22	77.48	73.59	80.99	
2003		54.84	52.90	65.44	69.59	67.45	73.80	
2005		52.62	50.10	64.15	66.50	66.80	70.63	

Table 2: Industry structure of listed companies

	No. of		No. of	
Industry	firms	% of total firms	firms	% of total firms
	2001		2005	
Aerospace and Defense	C	0.00	1	0.13
Automobiles and Parts	18	3.96	18	2.39
Banks	27	5.95	28	3.72
Beverages	27	5.95	23	3.05
Chemicals	26	5.73	26	3.45
Construction and Building materials	42	9.25	45	5.98
Diversified Industrials	5	1.10	12	1.59
Electronic and Electrical Equipment	14	3.08	33	4.38
Energy	14	3.08	17	2.26
Engineering and Machinery	32	7.05	38	5.05
Food Producers and Processors	7	1.54	- 11	1.46
Forestry and Paper	5	1.10	4	0.53
General Retailing	16	3.52	22	2.92
Health	7	1.54	21	2.79
Household Goods and Textiles	40	8.81	52	6.91
Information Technology and				
Hardware	8			10.76
Insurance	18			
Investment Companies	16			
Leisure, Entertainment and Hotels	12	_,,		
Media and Photography	2		_	
Mining	1			
Oil and Gas	C	0.00	2	0.27
Personal Care and Household	2	0.66		0.52
Products	. 13			
Pharmaceuticals and Biotechnology				
Real Estate	22			
Specialty and other Finance Steel and other Metals	21			
	14			
Support Services	6			
Telecommunication Services	4	0.00		2.79
Transport	9			
Unspecified	13			4.12
Utilities	13			
Total	454	100.00	753	100.00

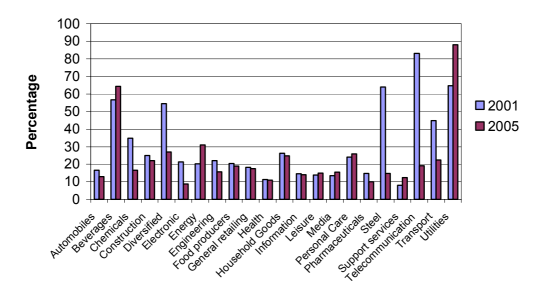


Figure 2: Median size of voting blocks in non-financial companies according to their industry classification

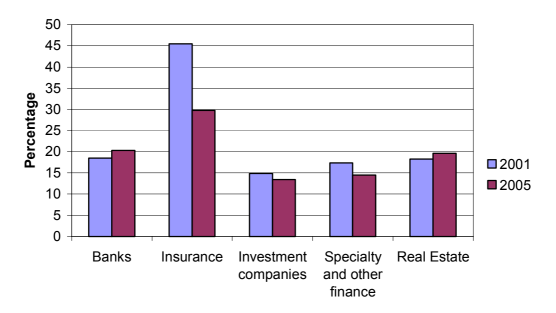


Figure 3: Median size of voting blocks in financial companies according to their industry classification

Table 3: Holdings of entities in listed companies

Blockholder	Number of voting blocks	% of total	Number of voting blocks	% of total	Mean	
	2001		2005		2001	2005
Industrial Firm	188	20.41	266	15.84	53.27	41.03
Individual	311	33.77	717	42.70	24.88	25.10
Banks: Big3	39	4.23	20	1.19	25.14	26.35
Banks: Other Domestic	45	4.89	68	4.05	30.31	26.68
Holding	75	8.14	100	5.96	42.66	36.39
Investment Firm	54	5.86	141	8.40	30.88	25.36
Insurance Company	51	5.54	54	3.22	27.75	22.39
Other Financial	11	1.19	33	1.97	31.81	16.91
Public	27	2.93	29	1.73	42.42	51.88
Association,Family Pool	10	1.09	20	1.19	30.73	21.26
Foundation	7	0.76	18	1.07	24.08	28.34
Foreign Company	101	10.97	207	12.33	49.26	35.97
Other	2	0.22	6	0.36	39.06	30.62
Total	921	100.00	1679	100.00	36.29	29.96

Table 4: Holdings on entities in non-financial listed companies

Blockholder	Number of voting blocks	% of total	Number of voting blocks	% of total	Mean	
	2001		2005		2001	2005
Industrial Firm	169	24.71	239	17.46	53.90	41.52
Individual	236	34.50	601	43.90	27.17	25.30
Banks: Big3	27	3.95	15	1.10	15.00	18.99
Banks: Other Domestic	20	2.92	44	3.21	29.67	21.25
Holding	52	7.60	71	5.19	43.16	35.15
Investment Firm	35	5.12	105	7.67	32.57	23.47
Insurance Company	22	3.22	32	2.34	24.29	17.51
Other Financial	9	1.32	24	1.75	34.53	11.88
Public	21	3.07	19	1.39	40.85	50.15
Association, Family Pool	9	1.32	20	1.46	32.29	21.26
Foundation	5	0.73	15	1.10	20.46	24.25
Foreign Company	75	10.96	178	13.00	45.56	33.77
Other	4	0.58	6	0.44	39.06	30.62
Total	684	100.00	1369	100.00	37.45	29.28

Table 5: Number of blocks held by blockholders

No. of blocks	2001	1	2005	
			Frequency	Percent
	1 598			88.80
	. 56°c 2 5′			6.13
	3 12			2.42
	4 9	9 1.31	8	0.61
Į	5 2	0.29	6	0.45
(6 5	5 0.73	5	0.38
-	7 2	0.29	3	0.23
8	3 (0.00	5	0.38
Ç	9 ^	0.15	1	0.08
10) (0.00	1	0.08
1.	1 2	0.29	4	0.30
12	2 ′	0.15	1	0.08
13	3 1	0.15	0	0.00
19	9 1	0.15	0	0.00
20) ′	0.15	0	0.00
2	1 (0.00	1	0.08
Total	686	100.00	1321	100.00

Table 6: Shareholders controlling more than four votes in either 2001 or 2005

	2001		2005	
Name	Number	Mean (%) No	ımber M	ean (%)
Deutsche Bank AG	20	23.40	10	28.84
Allianz AG	19	25.92	21	23.55
Dresdner Bank AG	13	23.89	0	
E.ON AG	12	51.48	8	72.50
Bayerische Hypo- und Vereinsbank AG	11	52.60	11	37.77
RWE	11	62.16	7	57.81
Münchener Rückversicherungs-Gesellschaft AG	9	30.99	11	27.25
Assicurazioni Generali S.p.A.	7	66.00	6	63.67
Bayerische Landesbank Girozentrale	7	25.48	6	21.78
Commerzbank AG	6	33.65	9	25.70
Energie Baden-Württemberg AG	6	39.06	4	54.81
Merckle, Adolf	6	20.97	8	33.13
WCM Beteiligungs- und Grundbesitz AG	6	46.60	11	51.31
Wüstenrot und Württembergische AG	6	38.00	4	48.84
GIE AXA S.A.	5	38.71	7	17.96
Oetker, Rudolf August	5	90.42	5	58.81
Siemens AG	4	47.64	5	27.85
Westdeutsche Landesbank, Girozentrale	4	14.84	6	13.00
SüdKA SüdKapitalanlagegesellschaft mbH	0		12	6.98
Fidelity International Limited	0		11	6.28
Bundesrepublik Deutschland	2	76.42	8	67.92
DWS Investment GmbH	0		8	5.64
Landesbank Baden-Württemberg	3	27.15	8	49.85
Baden-Württembergische Versorgungsanstalt für Ärzte,			_	
Zahnärzte und Tierärzte	0		7	7.40
HSBC Bank plc.	1		6	18.66
The Capital Group Companies, Inc.	0		6	6.63
Barclays Bank PLC	0		5	5.98
Deutsche Balaton AG	1		5	18.98
Julius Baer Multistock	0		5	7.68
Universal-Investment-Gesellschaft mbH	0		5	7.92

Table 7: Crossholdings between the top-7 institutional holders

Name	Holders		Voting block (%)		
		2001	2005		
Allianz Aktiengesellschaft	Bayerische Hypo- und Vereinsbank Aktiengesellschaft	6.8	No voting rights		
	Deutsche Bank Aktiengesellschaft	9.31	No voting rights		
	Dresdner Bank Aktiengesellschaft	10	No voting rights		
	Münchener Rückversicherungs- Gesellschaft Aktiengesellschaft	24.99	9.9		
Bayerische Hypo- und Vereinsbank Aktiengesellschaft	Allianz Aktiengesellschaft	18.27	No voting rights		
· ·	E.ON Aktiengesellschaft	8.7	6.72		
	Münchener Rückversicherungs-	5.4	18.4		
	Gesellschaft Aktiengesellschaft				
Dresdner Bank Aktiengesellschaft	Allianz Aktiengesellschaft	21.97	N/A		
E.ON Aktiengesellschaft	Allianz Aktiengesellschaft	11.46	No voting rights		
Münchener Rückversicherungs- Gesellschaft Aktiengesellschaft	Allianz Aktiengesellschaft	24.9	9.4		
, and the second	Bayerische Hypo- und Vereinsbank Aktiengesellschaft	13.29	9.97		
	Deutsche Bank Aktiengesellschaft	9.92	No voting rights		
	Dresdner Bank Aktiengesellschaft	9.1	No voting rights		
RWE Aktiengesellschaft	Allianz Aktiengesellschaft	13.32	7.55		