PRIVATIZATION THROUGH THE SALE OF EQUITY – CONCEPTUAL FRAMEWORK AND ACHIEVED RESULTS IN SERBIA

Privatizacija putem metoda prodaje – konceptualni okvir i ostvareni rezultati u Srbiji

Abstract

Following the political changes in 2000, Serbia aggressively accelerated its process of economic transition, which initially started in 1990. As a key element of its transitional strategy, a new privatization model was defined in order to radically change the ownership structure of the Serbian economy. Based on characteristics of the Serbian economy in 2001, the new model stipulated the sale of socially- and state-owned enterprises through tenders, auctions, and auctions on financial markets to strategic and financial investors. As methods of privatization, tenders were used for the privatization of large, while auctions were used for the privatization of medium and small size enterprises. By analyzing the results of implementation of the new privatization model, this paper confirms a hypothesis that the method of sale was the most adequate privatization model in late transition. In addition, it also confirms that tenders were the most suitable method of privatization for large, while auctions were the most suitable method of privatization for medium- and small-size enterprises.

Key words: economic transition, privatization, methods of sale, public tenders, public auctions

Introduction

Privatization represents the “initial trigger of transition” [5, p. 12], and its essence relates to the choice of the prevalent privatization model and the range of privatization. In literature dealing with privatization, this term is defined in various ways. Some authors define privatization only as the disposal of the state-owned property. For example, Kikeri, Nellis and Shirley define it as the transfer of a majority ownership in state-owned enterprises to the private sector, through the sale of equity or assets following liquidation [10, p. 14]. Ramamurti defines the privatization process as the sale of all or parts of a government’s equity stake in state-owned enterprises to the private sector [12, p. 225]. Finally, World Bank defines privatization as the divestiture by the state of enterprises, land or other assets [15].

Other authors, however, consider privatization in a broader context, seeing it as a phenomenon connecting the activities which reduce the level of the state ownership and its control over the business to the activities which promote participation of the private sector in management of the state-controlled enterprises. Vickers and Wright regard privatization as a common denominator for a larger number of diverse activities directed towards the strengthening of the market and reducing the state’s influence [13, p. 1-15]. Hartley and Parker define privatization as “creation of a market economy with the aim of allowing companies to do business on a commercial basis” [9, p. 11]. Cook and Kirkpatrick define the privatization process as a range of policies designed to shift in balance between the public and private sector and the services they offer [3, p. 3].

Finally, Blommestein, Geiger and Hare view privatization...
as “any transfer of ownership of a state enterprise to other agents which results in their effective private control of the business” [1, p. 21]. These authors argue that the privatization does not necessarily require a state to sell a majority stake in its enterprises and that a state agency, such as the ministry of finance, may still retain some ownership in privatized companies.

In transition economies, the larger the private sector was, the less complex the transition process was [4, p. 2]. Besides, without a radical change in ownership structure, it was hardly possible to change the economic system [7, p. 11].

Privatization in Serbia was carried out throughout the whole process of transition. The process was initiated back in 1990 by the enactment of the Law on Socially-Owned Capital, and continued by the enactment of the Law on Conditions and Procedure for Conversion of Socially-Owned Property into Other Forms of Property, and the Law on Ownership Transformation. Since 2001, privatization has been carried out in accordance with the provisions of the Law on Privatization.

For purposes of this paper, the privatization process may be defined in a broader sense as the transfer of the state- or socially-owned property or capital to the private sector, followed by the market liberalization designed to stimulate competition.

The literature offers arguments both for and against privatization. Some of the arguments in favor of privatization are that (a) privatization increases the size of the private sector and thus the growth rate, (b) privatization contributes to the technological development and entrepreneurship, (c) private enterprises are more efficient than the state-owned ones, and (d) the privatization process is beneficial for the state budget [2, p. 25]. On the other hand, the same author presents the following arguments against privatization: (a) privatization leads to increase in costs, (b) privatization decreases the employment rate, and (c) privatization leads to loss of quality. In spite of all of the stated arguments, the author concludes that experience has shown that private enterprises are more efficient than the state-owned ones, while the remaining arguments are more theoretical and not well researched.

According to one group of authors, the advantages of privatization are increase in the scope of investments, better quality of services, innovations and savings of tax payers’ money [14, p. 352].

Transition to the market economy represents one of the very important and complex processes, and privatization is one of its key elements. All apparent aspects of market economy are manifested through the privatization process, from the initial causes that cause change to the means of establishing the institutions and mechanisms of the market economy [4, p. 2].

At the macroeconomic level, privatization should lead to a greater balance of the major aggregates of the national economy, such as investments and production, income and consumption. At the microeconomic level, privatization should ensure better economic performance of companies (lower operating costs, better competitiveness, lower prices, etc.) [8, p. 522].

If the aim of privatization is to rehabilitate economy and to create more successful economic entities capable of generating profit, which would be beneficial not only for these entities and their owners but also for the state, than the real benefit of the ownership transformation is creation of profitable enterprises. In transition economies which have also undergone the privatization process, the growth rate in productivity in the period from 1995 to 2005 was 30% higher than the growth rate of productivity in old European economies [5, p. 7].

**Privatization in Serbia until 2001**

In the period from 1989 until 2001, privatization in Serbia was carried out pursuant to the following three laws: Law on Socially-Owned Capital, Law on Conditions and Procedure for Conversion of Socially-Owned Property into Other Forms of Property, and the Law on Ownership Transformation.

In that respect, the privatization process in Serbia may be divided into several stages:

1. The first stage (1990-1991) is characterized by the enactment of the Law on Socially-Owned Capital which was very liberal, where the privatization process was decentralized and the role of the state was nearly eliminated.
2. The second stage (1991-1994) was carried out pursuant to the Law on Conditions and Procedure for
Conversion of Socially-Owned Property into Other Forms of Property of the Republic of Serbia. Under this Law, the enterprises of strategic significance to the state were nationalized and excluded from the privatization.

3. The third stage (1994-1997) was characterized by the annulment of the whole privatization effort that was previously carried out. Nearly 500 enterprises which had initiated the privatization process by 1994, demanded protection before the Commercial Court at the time, while the participation of share capital in economy was reduced from 43% to only 3%.

4. The fourth stage (1997-2001) was based on the implementation of the Law on Ownership Transformation. For the first time, it was possible to distribute a major portion of the enterprise’s equity (60%) free of charge. Privatization was carried out for the most part by enterprises themselves. The state, however, was not prepared to bring the process to its completion.

5. The fifth stage (from 2001 to present) is characterized by the enactment of the new Law on Privatization, Law on Privatization Agency, Law on Share Fund, and the supporting bylaws. This law envisages sale of state- and socially-owned companies to interested investors, which enables ownership concentration and more efficient corporative control. During this period, the state has shown determination to complete the privatization process.

The privatization methods used in Serbia until 2001 were internal privatization, external privatization, and free-of-charge share distribution to general public. The predominant privatization model until the enactment of the new Law on Privatization in Serbia was the employee share ownership model.

General characteristics of all the previously mentioned laws were the following: eligibility for acquiring shares was based on the years of employment in either the state- or socially-owned enterprises; the decision to initiate the privatization process depended on the enterprise itself; and, finally, there was no time limit defined for the process to be completed.

The first characteristic favored employed and retired persons. Depending on the years of employment, employees would acquire either shares or the right of their repayment under preferential conditions (under the Laws of 1991 and 1994) or would acquire shares for free (under the Law of 1997).

The second characteristic allowed the legal entity being privatized to decide for itself whether it would initiate the privatization process or not.

Finally, the third characteristic was the absence of a time limit or an obligation set to carry out the procedure. Therefore, the legal entity being privatized was under no obligation to undergo the privatization process. Under the currently valid Law on Privatization, the legal entities being privatized are not free to decide whether they do or do not want to initiate the privatization process; rather, the period of time within which the privatization process is to be completed is defined by the Law.

Up until the mid 2000, about 10% of the socially-owned capital in Serbia was privatized. The privatization results by November 2000 are shown in Table 1.

<table>
<thead>
<tr>
<th>Number of enterprises</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initiated privatization</td>
</tr>
<tr>
<td>Registration completed in the first round</td>
</tr>
<tr>
<td>Registration completed in the second round</td>
</tr>
<tr>
<td>Completed privatization</td>
</tr>
</tbody>
</table>


Based on the above data, it could be concluded that the results achieved by the end of 2000 were rather modest. This was the result of not only the adverse external circumstances but also the characteristics of the selected model, since the employee share ownership model proved to be just another unsuccessful alternative to the social ownership.

Privatization after 2001

Conceptual framework

As we have shown thus far, the total effect of privatization in Serbia until democratic changes in 2000 was minimal, primarily due to the absence of clear determination of
the political elite in power at the time to implement the reforms and transition to the market economy.

Due to the country’s isolation, the condition of the Serbian economy as a whole as well as the state- and socially-owned enterprises was rather poor by the beginning of 2001. On the other hand, Serbia’s opening to the world and the institutional changes in 2001 contributed to its image as more attractive destination for direct foreign investments. This, in turn, enabled the privatization process to be based on the sale of state- and socially-owned enterprises to interested investors. In that respect, a new Law on Privatization was enacted in 2001, with a new privatization concept defined as a sale of equity of the socially- and state-owned enterprises to interested investors through public tenders and public auctions.

Advantages of the sale model were significant and they suited the needs of Serbia at that time. Firstly, the straight sale of enterprises would ensure the best possible management which, from the point of view of economic efficiency, is the most important issue in any privatization process. A healthy and an efficient economy, capable of long-term economic growth require sound management of the enterprises being privatized. Secondly, the sale of state- and socially-owned enterprises generated much needed revenues for the state, which were then used to reduce the debt burden, cover the fiscal deficit, reduce the level of taxes and contributions, and provide welfare financing.

In the meantime, the Law on Privatization has been changed and amended three times: in 2003, 2005 and 2007. The adopted changes and amendments to the Law were designed to enable a more efficient completion of the privatization process, while the basic concept remained unchanged.

Under the new Law, the object of privatization is the socially- and state-owned equity in enterprises and other legal entities, as well as the assets of the legal entities being privatized. Natural resources and assets of general importance are not subject to privatization. Besides that, privatization also refers to the change of ownership over the remaining part of the socially- or state-owned equity in enterprises which had partially carried out the ownership transformation in accordance with the provisions of earlier privatization laws.

The Law on Privatization envisages two basic privatization models: the sale of the socially- and state-owned equity and assets, as well as the transfer of the socially- and state-owned equity without compensation. The sale model relates to the sale of majority stake in equity directly to interested investors through public tenders or public auctions. The transfer of the remaining minority equity stake without compensation is carried out in the following two ways: by the transfer of shares to the employees of the legal entity being privatized, in accordance with the criteria set under the Law, and by the transfer of shares to the general public. Also, in accordance with the new legislation, the general public is also entitled to cash compensation from the funds generated by the sale of shares which are registered in the Privatization Register.

Sale of equity or assets of the legal entities being privatized is carried out by the following two methods: public tenders or public auctions. Both methods envisage transparency and competitiveness during the privatization process. Even though it is not explicitly set under the Law, it can be inferred that all large enterprises are to be privatized through a tender process while the privatization of the medium and small size enterprises is carried out through public auctions. Both methods are carried out by the Privatization Agency. The two privatization methods, as stipulated in the new Law, are depicted in Figure 1.

As shown in Figure 1, the object of privatization is equity of the socially- and state-owned enterprises. Using two privatization methods – public tenders and public auctions – up to 70% of equity is sold, while the remaining stake is transferred without compensation. In case of sale of equity through public auctions, 30% of equity stake is transferred to employees without compensation. In the case of sale of equity through public tenders, 15% of equity stake is transferred to employees with the remaining 15% to the Privatization Register. The implementation of these two privatization methods may be preceded, if necessary, by the restructuring of the enterprises, in order to increase their attractiveness in the privatization process.
From 2002 until the end of 2011, a total of 3,945 enterprises have been privatized with the total sale proceeds amounting to EUR 3.7 billion. Besides, the required capital investments guaranteed by the buyers for further development of privatized enterprises amounted to around EUR 1.5 billion.

Table 2 summarizes the effects of the new privatization model in Serbia since 2001 until the end of 2011.

The aforementioned results are further analyzed in more detail. The criteria used for the analysis were the number of privatized enterprises, ratio of offered for privatization vs. privatized enterprises, sale proceeds, required investments, social program.

Model implementation results

From 2002 until the end of 2011, a total of 3,945 enterprises have been privatized with the total sale proceeds amounting to EUR 3.7 billion. Besides, the required capital investments guaranteed by the buyers for further development of privatized enterprises amounted to around EUR 1.5 billion.
price to book ratio (P/B), required investments, and the structure of buyers.

**Number of privatized enterprises**

Table 3 shows the number of companies that were privatized through public tenders and public actions from 2002 until the end of 2011. As shown in the table, the number of privatized companies increased in 2003, especially the ones sold through the public auctions. In 2004, that number decreased significantly, due to the parliamentary elections and the long process of selecting the new government. Since 2009, the number of enterprises being privatized has been decreasing gradually, with the least number of companies privatized in 2011.

Figure 2 shows the number of privatized companies through public tenders and public auctions. It can be concluded that the largest number of enterprises was privatized through the public auctions and auctions on financial markets (56% and 41% respectively), while only 3% of the companies were privatized through public tenders.

The presented results are logical since most enterprises offered for privatization were small and medium size companies that were intended to be privatized through public auctions.

**Ratio of offered for privatization vs. privatized enterprises (success rate)**

Table 4 shows the relationship between the number of companies offered for privatization and the number of privatized companies from 2002 to 2011. A high success rate (calculated as a ratio of offered for privatization to number of privatized companies) was realized during the first couple of years of the new model implementation. With the passage of time, this rate gradually decreased since the remaining companies for privatization were less attractive.

Until the end of 2007, the success rate was higher in the privatization through public auctions than public tenders, while in 2010 and 2011 this rate was higher for public tenders.
Sale proceeds from privatization

Table 5 shows the level of sales proceeds that was realized from the sale of privatized companies in the period from 2002 to 2011.

The highest level of proceeds was achieved in 2003, while the figure for 2010 and 2011 was rather low. Figure 3 presents the breakdown of realized sales proceeds for different privatization methods. As shown, proceeds realized from public tenders are higher than proceeds from public auctions.

Around 44% of the total proceeds were realized from public tenders, 38% from public auction and the remaining 18% through the auctions on financial markets.

Price to book ratio (P/B)

One of the key indicators of the success of the new privatization model is the relationship between the purchase price for equity compared to its book value (P/B ratio). Table 6 shows the price to book ratio for different privatization methods from 2002 to 2011.

On average, for the analyzed period, the P/B ratio for public tenders amounted to 1.23, indicating that the realized price for equity offered for privatization was higher than its book value. The P/B ratio for public auctions was lower but still higher than 1.

It is important to emphasize that, in general, the book value of equity of socially- and state-owned companies...
is undervalued. There are more explanations for this, the major one being that the value of companies’ assets is usually understated and well below its market value. This would lead us to conclude that the real average P/B ratio is probably below 1 for all three privatization methods. If, however, value of required investments and social programs is added to the price paid for shares (as an indicator of the total transaction value), the P/B ratio would probably be even higher than shown in Table 6.

**Amount of required investments**

One of the indicators of the success of the new privatization model is the required investments into privatized companies that were guaranteed by the buyers. As already mentioned, one of the major goals of the new privatization concept was to attract investors who would bring management, new equipment and technologies, know-how, etc., thus increasing the efficiency of the privatized companies. In that respect, apart from the purchase price, the buyers were required to guarantee a certain level of capital investments as well as the social programs. Table 7 shows the amount of required capital investments that were guaranteed by the buyers to be invested into privatized companies from 2002 to 2011.

The highest figure of required investments was realized in 2003 for both public tenders and public auctions. If these figures are compared to the total numbers of privatized companies, it can be concluded that the average amount of required investments per companies privatized through public tenders was EUR 9,261,000, while the average amount of required investments per companies privatized through public auctions was EUR 131,000.

Table 8 shows the relationship between the amount of required investments and the book value of equity in the privatized companies from 2002 to 2012.

As stated in the table, the ratio of required investments to book value of equity for companies privatized through public tenders was higher than for public auctions. This result is a consequence of the fact that the companies privatized through public tenders were large and required more additional capital investments in absolute terms.

**Structure of buyers**

In the analyzed period of time from 2002 to 2011, most of the buyers in the privatization process were domestic investors from Serbia. Those investors usually participated in public auctions acquiring smaller companies. Less than 7% of all investors that participated in the privatization process under the new Law were foreign investors. Out of 1,600 enterprises that were privatized until 2006, around 130 were bought by foreign investors [11, p. 126]. It should be noted, however, that foreign investors mostly participated in the privatization of large enterprises through public tenders.
Table 9: Privatization results achieved through public tenders (2002-2011)

<table>
<thead>
<tr>
<th>Year</th>
<th>2002</th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
<th>2010</th>
<th>2011</th>
<th>Total</th>
</tr>
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<tbody>
<tr>
<td>Number of public announcements</td>
<td>49</td>
<td>46</td>
<td>14</td>
<td>29</td>
<td>41</td>
<td>60</td>
<td>35</td>
<td>15</td>
<td>5</td>
<td>4</td>
<td>301</td>
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<tr>
<td>Number of companies offered for privatization</td>
<td>26</td>
<td>38</td>
<td>11</td>
<td>21</td>
<td>29</td>
<td>45</td>
<td>26</td>
<td>9</td>
<td>5</td>
<td>4</td>
<td>217</td>
</tr>
<tr>
<td>Number of privatized companies</td>
<td>12</td>
<td>19</td>
<td>9</td>
<td>16</td>
<td>25</td>
<td>17</td>
<td>19</td>
<td>7</td>
<td>2</td>
<td>2</td>
<td>128</td>
</tr>
<tr>
<td>Number of nullified contracts</td>
<td>1</td>
<td>3</td>
<td>3</td>
<td>7</td>
<td>11</td>
<td>11</td>
<td>7</td>
<td>2</td>
<td>0</td>
<td>1</td>
<td>46</td>
</tr>
<tr>
<td>Number of employees</td>
<td>11,977</td>
<td>15,927</td>
<td>11,984</td>
<td>9,372</td>
<td>21,633</td>
<td>12,271</td>
<td>9,675</td>
<td>2,963</td>
<td>178</td>
<td>578</td>
<td>96,588</td>
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<tr>
<td>Average number of employees</td>
<td>998</td>
<td>838</td>
<td>1,332</td>
<td>586</td>
<td>865</td>
<td>722</td>
<td>509</td>
<td>423</td>
<td>89</td>
<td>289</td>
<td>6,651</td>
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<tr>
<td>Book value of equity in 000 EUR</td>
<td>160,016</td>
<td>441,199</td>
<td>64,867</td>
<td>119,949</td>
<td>57,416</td>
<td>92,379</td>
<td>119,949</td>
<td>57,416</td>
<td>92,379</td>
<td>119,949</td>
<td>1,320,993</td>
</tr>
<tr>
<td>Sales proceeds in 000 EUR</td>
<td>200,771</td>
<td>600,361</td>
<td>15,205</td>
<td>95,586</td>
<td>101,202</td>
<td>81,956</td>
<td>491,673</td>
<td>31,525</td>
<td>1,021</td>
<td>1,619,750</td>
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<tr>
<td>Required investments in 000 EUR</td>
<td>305,152</td>
<td>318,612</td>
<td>75,007</td>
<td>73,719</td>
<td>206,463</td>
<td>85,122</td>
<td>4,598</td>
<td>4.3</td>
<td>1,181,109</td>
<td></td>
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<tr>
<td>Social program in 000 EUR</td>
<td>147,069</td>
<td>129,025</td>
<td>147,069</td>
<td>129,025</td>
<td>147,069</td>
<td>129,025</td>
<td>147,069</td>
<td>129,025</td>
<td>147,069</td>
<td>129,025</td>
<td>278,731</td>
</tr>
</tbody>
</table>

Source: Privatization Agency (www.priv.rs)

Privatization results achieved through public tenders

Table 9 provides a detailed summary of the privatization results achieved through public tenders, including the number of public announcements, number of companies offered for privatization and privatized companies, number of employees, book value of equity, sales proceeds to the state, amount of required investments and social programs, etc.

As shown in the table, the total number of companies that were offered for privatization through public tenders from 2002 to 2011 was 217, out of which 128 were successfully privatized (the success rate of 59%). The largest number of tender privatizations occurred in 2006, while the least in 2010 and 2011. Of all the privatized companies, 46 contracts with the buyers have been nullified in the meantime.

Figure 4 shows the number of tender privatizations that occurred in period 2002-2011. As already mentioned, the largest number of companies was sold in 2006 (a total of 25 companies), while the least number was privatized in 2010 and 2011 (only two companies in each year).

If we compare the number of companies offered for privatization to the number of privatized companies, as shown in Figure 5, it can be concluded the highest success rate was achieved in 2006 (86%), while the lowest rate occurred in 2007 (38%).

Total sales proceeds from public tenders amounted to EUR 1.62 billion. The price realized for the sale of equity was significantly higher than the book value of equity,
with the price to book ratio (P/B ratio) of 1.23. The highest
proceeds were realized in 2003, while the lowest occurred
in 2010. The total number of employees in the companies
that were sold through public tenders was 96,558.

Based on the above-mentioned results, the privatization
model through public tenders was very important for
the development of the Serbian economy as a whole and
the achieved results have been impressive. Since these
companies, because of their size, needed more time to
find appropriate buyers, lesser number of socially-owned
companies was offered for sale through public tenders
compared to public auctions but now they represent the
leaders in their respective industries. The high success
rate indicates that public tenders are the appropriate
privatization method for large enterprises while the low
number of contracts that were later nullified indicates
that the process was well organized and that the selected
buyers/investors were appropriate. The price to book ratio
is higher for public tenders than for public auctions, which
also indicates the effectiveness of this privatization method.

In addition, the public tenders’ method required
from the buyers to guarantee a certain level of investments
("required investments") as well as to provide a social program
to resolve the excess workforce. From 2002 to 2011, total
required investments amounted to almost EUR 1.2 billion,
while the investments in social programs amounted to EUR
279 million. Through the required investments, the public
tenders’ method attracted strategic investors that introduced
new technologies and know-how, increased productivity and
improved corporate governance in privatized companies.
Additionally, by providing additional investments in
social programs, buyers enabled the government to use
the privatization proceeds for other purposes, namely
macroeconomic stability and infrastructure projects.

Table 10: Privatization results achieved through public auctions (2002-2010)

<table>
<thead>
<tr>
<th></th>
<th>2002</th>
<th>2003</th>
<th>2004</th>
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<th>2006</th>
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<td>492</td>
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<td>449</td>
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<td>306</td>
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<td>Number of privatized companies</td>
<td>206</td>
<td>681</td>
<td>254</td>
<td>201</td>
<td>209</td>
<td>282</td>
<td>226</td>
<td>69</td>
<td>25</td>
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<td>2,155</td>
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<tr>
<td>Number of nullified contracts</td>
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<td>43</td>
<td>54</td>
<td>113</td>
<td>89</td>
<td>23</td>
<td>7</td>
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<td>622</td>
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<tr>
<td>Number of employees</td>
<td>15,125</td>
<td>59,935</td>
<td>27,651</td>
<td>22,662</td>
<td>21,845</td>
<td>26,610</td>
<td>7,517</td>
<td>3,160</td>
<td>689</td>
<td>112</td>
<td>185,306</td>
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<tr>
<td>Average number of employees</td>
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<td>109</td>
<td>113</td>
<td>105</td>
<td>94</td>
<td>93</td>
<td>33</td>
<td>46</td>
<td>28</td>
<td>56</td>
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<tr>
<td>Book value of equity in 000 EUR</td>
<td>81,890</td>
<td>357,831</td>
<td>204,868</td>
<td>143,961</td>
<td>151,480</td>
<td>255,957</td>
<td>82,928</td>
<td>46,376</td>
<td>7,529</td>
<td>277</td>
<td>1,333,115</td>
</tr>
<tr>
<td>Sales proceeds in 000 EUR</td>
<td>60,425</td>
<td>272,441</td>
<td>120,059</td>
<td>172,547</td>
<td>161,736</td>
<td>358,984</td>
<td>191,676</td>
<td>43,968</td>
<td>6,923</td>
<td>11</td>
<td>1,388,770</td>
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<tr>
<td>Required investments in 000 EUR</td>
<td>14,297</td>
<td>61,548</td>
<td>47,746</td>
<td>42,379</td>
<td>42,503</td>
<td>49,291</td>
<td>11,092</td>
<td>11,544</td>
<td>1,345</td>
<td>45</td>
<td>281,790</td>
</tr>
</tbody>
</table>

Source: Privatization Agency (www.priv.rs)
Privatization results achieved through public auctions

Table 10 provides detailed analysis of the privatization through public auctions from 2002 to 2011. The selected criteria for analysis include the number of public announcements, number of companies offered for privatization as well as the number of privatized companies, number of employees, sales proceeds, book value of equity, etc.

From 2002 to 2011, a total of 2,459 companies was offered for privatization through public auctions, out of which 2,155 were sold, representing a success rate of 88%. The biggest number of companies was sold in 2003, while the least number of companies was privatized in 2011, as shown in Figure 6.

Table 11 shows the success rate of the public auctions from 2002 to 2011.

The highest success rate in the privatization process

Table 11: Ratio of offered for privatization vs. privatized enterprises through public auctions

<table>
<thead>
<tr>
<th>Privatization method</th>
<th>2002</th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
<th>2010</th>
<th>2011</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auctions</td>
<td>100%</td>
<td>96%</td>
<td>85%</td>
<td>89%</td>
<td>93%</td>
<td>95%</td>
<td>74%</td>
<td>58%</td>
<td>38%</td>
<td>29%</td>
<td>88%</td>
</tr>
</tbody>
</table>

Source: Privatization Agency (www.priv.rs)
through public auctions was realized in 2002 (100%), while the lowest rate occurred in 2011 (29%). Figure 7 shows the amount of realized sales proceeds from public auctions from 2002 to 2011.

Total proceeds from public auctions equal EUR 1.39 billion and are slightly higher than the book value of equity that was offered for privatization (EUR 1.33 billion), thus indicating the price to book ratio of 1.04.

As shown in Figure 7, the highest level of proceeds was realized in 2007, while the lowest occurred in 2011, with only two companies sold through public auctions in that year. Total number of employees in companies that were privatized through public auctions was 185,306.

In summary, compared to public tenders, far greater number of companies was privatized through public auctions. This comes as no surprise since there were many more small and medium size companies that entered the privatization process through public auctions. In addition, the success rate (calculated as a number of companies offered for privatization compared to the number of privatized companies) is higher for public auctions compared to public tenders (88% vs. 59%) in the period from 2002 to 2011.

In spite of larger number of companies privatized through public auctions, total sales proceeds from public auctions were lower compared to public tenders, both in absolute terms and per individual companies. In addition, the amount of required investments is lower for companies privatized through public auctions than through public tenders. Finally, the price to book ratio is also lower for public auctions (1.04), compared to public tenders (1.23).

Although the sales proceeds were lower compared to public tenders, public auctions have proven to be effective and efficient method of privatization of small and medium size companies in a relatively short period of time.

Conclusion

In conclusion, we would like to summarize the results achieved by the implementation of the new Law on Privatization in order to test the hypotheses defined in the introduction. Firstly, we shall determine whether the sale of equity of socially- and state-owned enterprises, as a privatization method, is the most adequate one in the period of delayed transition. Secondly, we shall prove the hypothesis that the public tender is the most adequate privatization method for sale of large enterprises, while the public auctions are best suited for the privatization of small and medium size enterprises.

Serbia restarted the privatization process in 2001 – at the time when this process was nearly completed in other Central and Eastern European countries. This fact presented an advantage for Serbia to define a new privatization model in such a way to avoid mistakes made by other countries in the privatization processes. Besides, Serbia entered the privatization process with an economy which, after the years of sanctions and isolation, was on its knees and required not only fresh foreign capital, know-how and new technologies but also a clearly identified owner who would take responsibility for the enterprise’s business. All these elements had an impact on the definition and selection of the appropriate privatization model, which was then defined under the new Law on Privatization in 2001.

Based on the implementation results shown in this paper, in can be concluded that ten years after the beginning of the implementation of the new Law, a total of 3,945 enterprises have been privatized, out of which 128 through public tenders, 2,155 through public auctions and 2,699 through auctions on financial markets. The largest number of companies was privatized during 2003 and 2007, while the highest sales proceeds were achieved in 2003 and 2008.

In addition, the success rate defined as a ratio of number of offered vs. number of privatized enterprises is rather high. This rate amounts to 59% in case of public tenders while the figure for public auctions is even higher and equals 88%.

The price to book ratio (the ratio between the sales price and the book value of equity) for all privatization methods cumulatively equals 1.11, indicating that the method of sale was successful to achieve price for equity that was higher that its book value.

The amount of required investments that buyers guaranteed through the privatization process was largest
In 2002 and 2003. In the analyzed period, the ratio between the amount of the required investments and the book value of equity was 0.9 and 0.21, for public tenders and public auction respectively. The higher ratio for the tender privatization is the consequence of larger companies requiring more investments in absolute terms.

In summary, ten years following the day of initiation of the privatization process under the new Law, it can be concluded that the results of the new model are much better than the results achieved under the Law on Ownership Transformation of 1997, as indicated in Table 12.

Firstly, the number of enterprises sold under the new Law is far greater than the number of enterprises privatized under the Law on Ownership transformation, even though the number of enterprises sold is not taken as the prevalent criterion for the assessment of the privatization success. In addition, the enterprises sold under the Law of 2001 generated substantial cash revenues for the state, with additional investment and social programs what were financed by the buyers.

Secondly, because of its transparency, the selected method was acceptable to both foreign and local investors who brought in their capital, knowledge and technology to the privatized enterprises thus contributing to the increase in their competitiveness.

Finally, the method of sale enabled the state to generate substantial budget revenues (as opposed to the privatization method of free share distribution), which it later used for macroeconomic stability and infrastructure projects.

The above results support the *first hypothesis* of this paper that the selected privatization method – the method of sale – is the most adequate method of privatization in delayed transition. The new method contributed to both the privatization of a large number of enterprises in a relatively short period of time and the attraction of the “right” investors who improved business of the privatized enterprises. Additionally, implementation of the new model ensured a large influx of funds into the state budget and contributed to the improvement of macroeconomic stability in Serbia.

Privatization results presented in this paper also prove the *second hypothesis*, namely that public tender is the most adequate privatization method for large enterprises while public auctions are best suited for the privatization of small and medium size companies. Privatization through public tenders is a more complex process than privatization through auctions, considering the size of the privatized companies as well as the government’s goal to attract strategic investors that usually need more time to decide whether to invest or not. In case of public auctions, on the other hand, companies are smaller, the due diligence process is shorter and the buyer is not necessarily from the same line of business. In that respect, revenues generated from public tenders as well as the amounts of required investment and social programs are far greater than those generated from public auctions. Privatization through public auctions, however, is faster and results in a greater number of privatized enterprises.

It would be unrealistic to expect the privatization process alone to bring prosperity to a nearly devastated economy such as Serbian, in a relatively short period of time. Besides, privatization is only one of the factors contributing to the success of the transition process as a whole. It is, however, hard to dispute that the new privatization concept was well suited to the political and economic circumstances that prevailed in Serbia in 2001 and that the results achieved in the meantime are impressive. The privatized enterprises are now at the forefront of the economic activity and employment in Serbia.

| Table 12: Comparative overview – Law of 2001 vs. Law of 1997 (in EUR 000) |
|----------------|----------------|----------------|----------------|----------------|
|                | Number of enterprises sold | Sales proceeds | Required investments | Social program | Number of employees |
| Tenders (T)    | 128             | 1,619,750      | 1,185,405          | 278,731        | 96,558            |
| Auctions (A)   | 2,155           | 1,388,870      | 281,79             | -              | 185,306           |
| Auctions on financial markets (Tk) | 1,662        | 684,342        | 5,902            | -              | 141,839           |
| Total (T+A+Tk) | 3,945           | 3,692,962      | 1,473,097          | 278,731        | 423,703           |
| Law on Ownership Transformation (1997) | 775         | -              | -                | -              | 198,632           |

Source: Privatization Agency (www.priv.rs)
References


Siniša Mali

He graduated from the School of Economics, University of Belgrade and received Master of Arts degree from the same school. As a Ron Brown Scholar, Mali also received Master of Business Administration degree (MBA) from Olin Business School, Washington University in St. Louis, USA, with concentration in Finance. He is currently in the process of completing his PhD dissertation at the Faculty of Organizational Sciences, University of Belgrade.

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During his professional career, Mali worked for a consulting company Oli Consulting from Belgrade as an Executive Director, for a consulting company Deloitte as a Manager in the Financial Advisory Services in Belgrade and Prague, and for a major investment bank Credit Suisse First Boston in the Mergers & Acquisitions department in New York, USA. During 2001, Mali served as an Assistant Minister for Privatization in the Ministry of Economy and Privatization, while during 2002 and 2003 he was Head of the Tender Privatization Center in the Privatization Agency. His major professional competences relate to the financial advisory in mergers & acquisitions, business and financial restructuring, and real-estate development. Starting from January 1, 2013, Mali serves as an Advisor to the First Deputy Prime Minister of the government of the Republic of Serbia for economic and business affairs. Mali is member of the Management board of the Clinical Center of Serbia.